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FINAL

Legislative Synopsis and Digest

of the

Nintieth General Assembly

1997 - 1998

STATE OF ILLINOIS

(No. 12)



Vol. III

Action on all Bills and Resolutions Through April 5,1999

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

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(404521,2534-5-99)	

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2007 HB-1369

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HB-1369 KOSEL – BERGMAN – BIGGERT – LYONS, EILEEN – WOOD.
625 ILCS 5/6-208 from Ch. 95 1/2, par. 6-208
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625 ILCS 5/6-208 from Ch. 95 1/2, par. 6-208 from Ch. 95 1/2, par. 11-401

Amends the Illinois Vehicle Code. Increases various periods for which revocation of driver's licenses are effective after conviction for leaving the scene of an accident, reckless homicide, and DUI. Provides that leaving the scene of an accident is a Class 4 felony if the motor vehicle accident does not result in death; and if death results, it is a Class 2 felony for which the offender may be sentenced to at least 3 years and not more than 14 years imprisonment. Effective immediately.

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NOTE(S) THAT MAY APPLY: Correctional
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```
97-03-05 H First reading
         H Added As A Joint Sponsor BERGMAN
                                      Referred to Hse Rules Comm
97-03-06 H
                                      Assigned to Judiciary II - Criminal Law
97-03-13 H
                                      Do Pass/Consent Calendar 015-000-000
         H Consnt Caldr Order 2nd Read
97-03-18 H Added As A Co-sponsor BIGGERT
         H Added As A Co-sponsor LYONS, EILEEN
         H Added As A Co-sponsor WOOD
97-04-10 H Cnsent Calendar, 2nd Reading
         H Consnt Caldr Order 3rd Read
97-04-18 H Remvd from Consent Calendar
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-19 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 080-021-013
97-04-23 S Arrive Senate
         S Chief Sponsor MAHAR
         S Placed Calendr, First Reading
         S First reading
                                      Referred to Sen Rules Comm
97-04-29 S
                                      Assigned to Transportation
97-05-07 S
                                      Postponed
         S
                                      Committee Transportation
97-05-10 S
                                      Refer to Rules/Rul 3-9(a)
99-01-12 H Session Sine Die
```

HB-1370 MYERS.

720 ILCS 5/33B-1

from Ch. 38, par. 33B-1

Amends the Criminal Code of 1961 relating to habitual criminals. Provides that a person who had been twice convicted of a felony sex offense committed against a person who was under 18 years of age at the time of the commission of the offense and is thereafter convicted of a third such offense shall be adjudged a habitual criminal and sentenced to life imprisonment.

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NOTE(S) THAT MAY APPLY: Correctional
```

```
97-03-05 H First reading
97-03-06 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1371 JONES JOHN.

725 ILCS 5/122-1

from Ch. 38, par. 122-1

Amends the Post-Conviction Hearing Article of the Code of Criminal Procedure of 1963. Provides that only one petition may be filed under the Article on behalf of the same person for the same conviction. Provides that subsequent petitions shall be dismissed by the court.

```
97-03-05 H First reading Referred to Hse Rules Comm
97-03-06 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1372 WINTERS.

730 ILCS 5/3-7-8 new

Amends the Unified Code of Corrections. Provides that a prisoner convicted of a forcible felony who is committed to a Department of Corrections facility shall be exam-

ined by a psychiatrist before release from the facility. If the psychiatrist determines that the prisoner is a person who because of his or her mental illness is reasonably expected to inflict serious physical harm upon himself or herself or another person in the near future, the warden shall file a petition to have the prisoner involuntarily admitted to a mental health facility until the person is no longer subject to involuntary admission. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal

97-03-05 H First reading Referred to Hse Rules Comm

97-03-06 H Assigned to Judiciary II - Criminal Law

97-03-11 H Re-assigned to Prison Management Reform

97-03-18 H Waive Posting Notice WINTERS

H Waive Posting Notice WINTERS

27-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
```

HB-1373 MITCHELL - LYONS, EILEEN - CLAYTON.

```
720 ILCS 5/12-7.1 from Ch. 38, par. 12-7.1
720 ILCS 5/19-4 from Ch. 38, par. 19-4
720 ILCS 5/21-3 from Ch. 38, par. 21-3
730 ILCS 5/5-9-1.5 from Ch. 38, par. 1005-9-1.5
```

Amends the Criminal Code of 1961 and the Unified Code of Corrections. Changes name of the offense of "criminal trespass to residence" to "criminal trespass to a building or residence". Includes in the offense of criminal trespass to a residence, knowingly, without authority, entering or remaining within or on a building, water tower, grain silo, or residence. Removes references to buildings and barns in criminal trespass to real property offense. Effective immediately.

```
HOUSE AMENDMENT NO. 2.
```

```
Deletes reference to: 720 ILCS 5/12-7.1 720 ILCS 5/19-4 730 ILCS 5/5-9-1.5
```

Deletes everything. Amends the Criminal Code of 1961. Provides that whoever enters or remains within or on a building, 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. Exempts from violation entering or remaining in a building that is open to the public during its normal hours of operation. Effective immediately.

SENATE AMENDMENT NO. 1.

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.

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NOTE(S) THAT MAY APPLY: Correctional
    97-03-05 H First reading
                                         Referred to Hse Rules Comm
    97-03-06 H
                                         Assigned to Judiciary 11 - Criminal Law
    97-03-13 H
                                         Do Pass/Short Debate Cal 010-000-002
             H Placed Cal 2nd Rdg-Sht Dbt
    97-03-19 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    97-04-08 H Relld 2nd Rdng-Short Debate
             H Held 2nd Rdg-Short Debate
    97-04-10 H
                    Amendment No.01
                                         MITCHELL
             Н
                    Amendment referred to HRUL
             Η
                    Amendment No.02
                                         MITCHELL
             Η
                    Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
    97-04-11 H
                    Amendment No.01
                                         MITCHELL
             Η
                                         Be adopted
             Н
                    Amendment No.02
                                         MITCHELL
             Н
                                         Be adopted
             H Held 2nd Rdg-Short Debate
```

```
97-04-12 H
                 Amendment No.01
                                      MITCHELL
                                                                Adopted
                 Amendment No.02
                                      MITCHELL
                                                                Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Relld 2nd Rdng-Short Debate
                                      Mtn Prevail - Table Amend No 01
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-000
         H Added As A Joint Sponsor LYONS, EILEEN
         H Added As A Co-sponsor CLAYTON
97-04-17 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor SIEBEN
97-04-18 S First reading
                                      Referred to Sen Rules Comm
97-04-23 S
                                      Assigned to Judiciary
97-04-30 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
97-05-12 S Filed with Secretary
         S
                 Amendment No.01
                                      SIEBEN
                 Amendment referred to SRUL
97-05-13 S Added as Chief Co-sponsor RADOGNO
                 Amendment No.01
         S
                                      SIEBEN
                                        SJUD
         S
                 Rules refers to
97-05-15 S Second Reading
         S Placed Calndr, Third Reading
                                      SIEBEN
97-05-16 S
                 Amendment No.01
         S Be approved consideration SJUD/007-000-000
         S Recalled to Second Reading
                                                                Adopted
                 Amendment No.01
                                      SIEBEN
           Placed Calndr, Third Reading
            Third Reading - Passed 057-001-000
         H Arrive House
         H Place Cal Order Concurrence 01
97-05-19 H Motion Filed Concur
         H Refer to Rules/Rul 75(a)
         H Place Cal Order Concurrence 01
97-05-20 H Be approved consideration 01/HRUL
         H H Concurs in S Amend. 01/118-000-000
         H Passed both Houses
97-06-18 H Sent to the Governor
97-08-15 H Governor vetoed
         H Placed Calendar Total Veto
97-10-30 H Total veto stands.
```

HB-1374 CAPPARELLI – BUGIELSKI – MCAULIFFE – SANTIAGO – SAVIANO AND LYONS, EILEEN.

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 office or places) and fix lines of promotion from lower classifications to higher classifications (now from offices and 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 the 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 or 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.

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STATE MANDATES FISCAL NOTE
HB 1374 fails to create a State mandate.
HOME RULE NOTE
HB 1374 fails to preempt home rule authority.
FISCAL NOTE (DCCA)
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HB 1374 imposes no additional requirements that would have a

fiscal impact on units of local gov't.

SENATE AMENDMENT NO. 1. (Senate recedes Jne 1, 1997)

Adds immediate effective date.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

Recommends that the bill be amended as follows:

Deletes reference to: 70 ILCS 2605/4.10 Adds reference to: New Act 30 ILCS 305/6 from Ch. 17, par. 6606 65 ILCS 5/7-3-6 from Ch. 24, par. 7-3-6 65 ILCS 5/11-74.4-9 from Ch. 24, par. 11-74.4-9 235 ILCS 5/6-15

from Ch. 43, par. 130 from Ch. 110, par. 7-103

735 ILCS 5/7-103

Deletes everything. 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. 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. Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Provides that if within any redevelopment project area the municipality has obtained ownership of additional parcels within 2 years of adoption of the ordinance establishing tax increment allocation financing and such ownership would result in an exemption for property owned by a taxing district under the Property Tax Code, and such properties constitute not more than 7 parcels with a total acreage of not more than 20 acres and not less than 10 acres, then the county clerk shall adjust the initial equalized assessed value of all taxable real property within the redevelopment project area to reflect the exemption. Provides that the county clerk shall determine the total exemption for the additional parcels obtained by the municipality and then shall deduct that amount from the total initial equalized assessed value. Provides that the county clerk shall then promptly certify such amount as the "total initial equalized assessed value as adjusted" of the taxable real property within the redevelopment project area. Amends the quick-take provisions of the Code of Civil Procedure to authorize the Village of Elmwood Park to acquire certain property for a period of 3 years after July 1, 1997, Amends the Liquor Control Act of 1934. Provides that alcoholic liquors may be delivered and sold at the Louis Joliet Renaissance Center, City Center Campus and at the Food Services/Culinary Arts Department facilities, Main Campus, owned or under the control of Joliet Junior College. Effective immediately.

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97-03-05 H First reading
         H Added As A Joint Sponsor BUGIELSKI
         H Added As A Co-sponsor MCAULIFFE
         H Added As A Co-sponsor SANTIAGO
         H Added As A Co-sponsor SAVIANO
         H Added As A Co-sponsor LYONS, EILEEN
                                    Referred to Hse Rules Comm
        Н
97-03-06 H
                                     Assigned to Executive
97-03-19 H
                                    Fiscal Note Requested STEPHENS
        Н
                                    St Mandate Fis Nte Requestd STEPHENS
        Η
                                    Committee Executive
97-03-20 H
                                     Do Pass/Stdnrd Dbt/Vo008-002-003
        H Plcd Cal 2nd Rdg Std Dbt
97-04-08 H
                                    Fiscal Note Requested HUGHES
        Η
                                     St Mandate Fis Nte Requestd HUGHES
                                     Home Rule Note Requested HUGHES
```

H Cal 2nd Rdg Std Dbt

97-04-15		St Mandate Fis Note Filed	
	H H Cal 2nd Rdg Std Dbt	Home Rule Note Filed Fiscal Note Filed	
]	H Second Reading-Stnd Debate H Pld Cal Ord 3rd Rdg-Std Dbi	2	
97-04-24	H 3rd Rdg-Stnd Dbt-Pass/V106 S Arrive Senate		
97-04-29	S Placed Calendr, First Reading S Chief Sponsor WALSH, T		
97-04-30	S First reading	Referred to Sen Rules Com Assigned to Local Governm	nent & Elections
	S Placed Calndr, Second Readn	Recommended do pass 008 g	-000-000
	S Second ReadingS Placed Calndr, Third ReadingS Filed with Secretary	\$	
	S Amendment No.01 S Amendment referred to	WALSH,T SRUL	
97-05-13	S Amendment No.01 S Be approved consideration S	WALSH,T RUL	
97-05-14	S Recalled to Second Reading S Amendment No.01	WALSH,T	Adopted
	 S Placed Calndr, Third Reading S Third Reading - Passed 057- H Arrive House 		
	H Place Cal Order Concurrence H Motion Filed Non-Concur 0		
	H Place Cal Order ConcurrenceH H Noncners in S Amend. 01		
97-05-20	S Secretary's Desk Non-concu S Filed with Secretary		
	S S Refuses to Recede Amend S S Requests Conference Com		end
	S Sen Conference Comm App S S		
97-05-22	H Hse Accede Req Conf Com	n 1ST	
	H Hse Conference Comm App H	BURKE, HANNIG,	
	H H	CHURCHILL AND RUTHERFORD	
97-05-31	H House report submitted 1ST H Conf Comm Rpt referred to	/CAPPARELLI	
	H Be approved consideration I	4RUL/003-002-000	
	S Added as Chief Co-sponsor S Filed with Secretary	WALSH,L	
	S Conference Committee Repo		
	S Conf Comm Rpt referred to S Conference Committee Repo		
	S Rules refers to	SLGV	
	S Added as Chief Co-sponsor H House Conf. report lost 1ST		
	H ·	Floor motion RECONSIDE	ER VOTE
	H H	BY WHICH THE 1ST CONF. COMM. REPT.	
	Н	LOST-DEERING	
	H H House report submitted 1ST	Mtn Reconsider Vote Prevalence /CAPPARELLI	au
	H House Conf. report Adopted	1ST/071-045-000	
	S Conference Committee Rep S Be approved consideration S		
97-06-01	S Senate report submitted	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	S S Senate Conf. report Adopted	3/5 vote required	
	H Both House Adoptd Conf rp		
	H Passed both Houses		

HB-1374—*Cont.* **2012**

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97-06-27 H Sent to the Governor

97-08-22 H Governor vetoed

H Placed Calendar Total Veto

97-10-29 H Mtn filed overrde Gov veto #1/CAPPARELLI

H Placed Calendar Total Veto

97-10-30 H Total veto stands.
```

HB-1375 CAPPARELLI – BUGIELSKI – SAVIANO – MCAULIFFE – SANTIAGO AND MOORE,EUGENE.

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 title 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 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 the pay or title of an employee. Makes other changes.

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HOME RULE NOTE
HB1375 does not preempt home rule authority.
FISCAL NOTE (DCCA)
This bill will have no fiscal impact upon the District.
STATE MANDATES FISCAL NOTE
HB1375 fails to create a State mandate.
SENATE AMENDMENT NO. 1.
Deletes reference to:
70 ILCS 2605/4.3
```

Adds reference to: 70 ILCS 2605/9.6a from Ch. 42, par. 328.6a

Amends the Metropolitan Water Reclamation District Act. Allows the corporate authorities of a sanitary district to issue bonds on or before December 31, 2006 (now, on or before December 31, 2001) in an aggregate amount not to exceed 3.35% of the EAV of the taxable property within the sanitary district for certain projects of the district.

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97-03-05 H First reading
         H Added As A Joint Sponsor BUGIELSKI
         H Added As A Co-sponsor SAVIANO
         H Added As A Co-sponsor MCAULIFFE
         H Added As A Co-sponsor SANTIAGO
                                      Referred to Hse Rules Comm
         Н
97-03-06 H
                                      Assigned to Executive
97-03-19 H
                                      Fiscal Note Requested STEPHENS
                                      St Mandate Fis Nte Requestd STEPHENS
         Н
         H
                                      Committee Executive
97-03-20 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                      Home Rule Note Filed
97-04-08 H
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-12 H
                                      Fiscal Note Filed
                                       St Mandate Fis Note Filed
         H
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-14 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-19 H 3rd Rdg-Sht Dbt-Pass/Vote 111-000-001
97-04-23 S Arrive Senate
         S Placed Calendr, First Reading
97-04-24 S Chief Sponsor WALSH,T
         S First reading
                                      Referred to Sen Rules Comm
97-04-30 S
                                       Assigned to Local Government & Elections
97-05-06 S
                 Amendment No.01
                                      LOCAL GOVERN S
                                                                Adopted
                                      Recommided do pass as amend 006-003-000
         S Placed Calndr, Second Reading
97-05-07 S Second Reading
         S Placed Calndr, Third Reading
97-05-09 S Third Reading - Passed 033-018-000
         H Arrive House
         H Place Cal Order Concurrence 01
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97-05-14 H Motion Filed Concur
               H Refer to Rules/Rul 75(a)
               H Place Cal Order Concurrence 01
      97-05-15 H Be approved consideration 01/HRUL
                                            003-002-000
               H Place Cal Order Concurrence 01
      97-05-21 H Motion to Concur Lost 01/047-069-000
               H Place Cal Order Concurrence 01
      97-05-23 H Motion Filed Concur
               H Refer to Rules/Rul 75(a)
               H Place Cal Order Concurrence 01
      97-05-29 H Be approved consideration 01/HRUL
               H Place Cal Order Concurrence 01
      97-05-30 H H Concurs in S Amend. 01/076-039-002
               H Passed both Houses
               H Added As A Co-sponsor MOORE, EUGENE
      97-06-27 H Sent to the Governor
      97-08-22 H Governor approved
                    Effective Date 98-01-01
               Н
                    PUBLIC ACT 90-0510
HB-1376
             TURNER, ART.
   40 ILCS 5/14-110
                                    from Ch. 108 1/2, par. 14-110
  Amends the State Employee Article of the Pension Code to provide the alternative
(State Police) formula for polygraph examiners employed by the Department of State
Police. Effective immediately.
      PENSION NOTE
      Fiscal impact of HB1376 has not been determined.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension
      97-03-05 H First reading
                                             Referred to Hse Rules Comm
      97-03-06 H
                                             Assigned to Personnel & Pensions
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      97-04-11 H
                                             Pension Note Filed
                Н
                                             Committee Rules
      99-01-12 H Session Sine Die
            TURNER, ART - GRANBERG.
HB-1377
  405 ILCS 30/4
                                    from Ch. 91 1/2, par. 904
  Amends the Community Services Act. Provides that funds appropriated to the De-
partment of Human Services to finance community services shall be adjusted annually
to reflect changes in the Implicit Price Deflator for State and Local Government Pur-
chases. Effective immediately.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB1377 fails to create a State mandate
      under the State Mandates Act.
      FISCAL NOTE (Bureau of Budget)
      The total GRF cost of HB 1377 could be as high as $125 M.
  NOTE(S) THAT MAY APPLY: Fiscal
      97-03-05 H First reading
                                             Referred to Hse Rules Comm
      97-03-06 H
                                             Assigned to Human Services
      97-03-19 H
                                             St Mandate Fis Note Filed
                Н
                                             Committee Human Services
      97-03-20 H
                                             Do Pass/Short Debate Cal 009-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
                Η
                                             Fiscal Note Requested ZICKUS
                                             Fiscal Note Filed
                Η
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-09 H Added As A Joint Sponsor GRANBERG
      97-04-12 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-19 H 3rd Rdg-Sht Dbt-Pass/Vote 102-006-001
      97-04-23 S Arrive Senate
                S Chief Sponsor SIEBEN
                S Placed Calendr, First Reading
```

Referred to Sen Rules Comm

Assigned to Public Health & Welfare

S First reading

97-04-29 S

2014

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97-05-06 S
                                        Held in committee
         S
                                        Committee Public Health & Welfare
97-05-10 S
                                        Refer to Rules/Rul 3-9(a)
99-01-12 H Session Sine Die
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TURNER, ART - FEIGENHOLTZ. HB-1378

```
65 ILCS 5/11-74.4-2
                                   from Ch. 24, par. 11-74.4-2
65 ILCS 5/11-74.4-3
                                   from Ch. 24, par. 11-74.4-3
65 ILCS 5/11-74.4-4
                                   from Ch. 24, par. 11-74.4-4
65 ILCS 5/11-74.4-4.1
65 ILCS 5/11-74.4-5
                                   from Ch. 24, par. 11-74.4-5
65 ILCS 5/11-74.4-6
                                   from Ch. 24, par. 11-74.4-6
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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

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates
    97-03-05 H First reading
                                          Referred to Hse Rules Comm
    97-03-06 H
                                          Assigned to Revenue
    97-03-12 H Added As A Joint Sponsor FEIGENHOLTZ
    97-03-21 H
                                          Re-Refer Rules/Rul 19(a)
    99-01-12 H Session Sine Die
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HB-1379 TURNER, ART.

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65 ILCS 5/11-74.4-2
                                   from Ch. 24, par. 11-74.4-2
65 ILCS 5/11-74.4-3
                                   from Ch. 24, par. 11-74.4-3
                                   from Ch. 24, par. 11-74.4-4
65 ILCS 5/11-74.4-4
65 ILCS 5/11-74.4-5
                                   from Ch. 24, par. 11-74.4-5
65 ILCS 5/11-74.4-8a
                                   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 dis**2015** HB-1379—Cont.

trict, 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.

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NOTE(S) THAT MAY APPLY: Fiscal, Housing Afford
97-03-05 H First reading Referred to Hse Rules Comm
97-03-06 H Assigned to Revenue
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1380 JONES, SHIRLEY.

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410 ILCS 320/Act title

410 ILCS 320/0.01 from Ch. 111 1/2, par. 4800

410 ILCS 320/0.5 new

410 ILCS 320/1 from Ch. 111 1/2, par. 4801

410 ILCS 320/2 from Ch. 111 1/2, par. 4802
```

Amends the Prenatal Syphilis Act. Changes short title to Prenatal Syphilis and HIV Act. Provides that every physician or other professional attending a pregnant woman in Illinois, in addition to taking a blood sample at first examination and in the third trimester of pregnancy to test for syphilis, shall also take a blood sample at those times to test for human immunodeficiency virus (HIV), using an enzyme-linked immunosorbent assay (ELISA) test, or other Illinois Department of Public Health approved test. If the ELISA or other approved test provides a positive result the Western Blot Assay or more reliable confirmatory test shall be administered. Provides that, upon a physician's request, the tests shall be performed free of charge by the Illinois Department of Public Health or a municipal health department. Effective immediately.

```
FISCAL NOTE (Dept. of Public Health)
This legislation could cost the Dept. $5,365,000 annually.
STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB 1380 fails to create a State mandate
under the State Mandates Act.
97-03-05 H First reading
                                        Referred to Hse Rules Comm
97-03-06 H
                                        Assigned to Human Services
97-03-21 H
                                        Re-Refer Rules/Rul 19(a)
97-03-26 H
                                        Fiscal Note Filed
         Η
                                        Committee Rules
97-04-03 H
                                        St Mandate Fis Note Filed
                                        Committee Rules
99-01-12 H Session Sine Die
```

HB-1381 GRANBERG - SAVIANO.

```
225 ILCS 30/60
                                  from Ch. 111, par. 8401-60
Amends the Dietetic and Nutrition Services Practice Act to make a technical change.
    STATE MANDATES FISCAL NOTE
    HB1381 fails to create a State mandate.
    HOME RULE NOTE
    HB 1381 does not preempt home rule authority.
    FISCAL NOTE (Dpt. Professional Regulation)
    HB1381 has no measurable fiscal impact.
    97-03-05 H First reading
                                           Referred to Hse Rules Comm
    97-03-06 H
                                           Assigned to Registration & Regulation
    97-03-19 H Added As A Joint Sponsor SAVIANO
    97-03-20 H
                                           Do Pass/Stdnrd Dbt/Vo013-012-000
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H Plcd Cal 2nd Rdg Std Dbt
H Fiscal Note Requested BLACK
H St Mandate Fis Nte Requestd BLACK
H Ome Rule Note Requested BLACK
H Cal 2nd Rdg Std Dbt

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97-04-07 H
                                             St Mandate Fis Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-10 H
                                             Home Rule Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-11 H
                                             Fiscal Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-12 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1382
             SAVIANO.
  225 ILCS 50/7
                                    from Ch. 111, par. 7407
  Amends the Hearing Instrument Consumer Protection Act to make a technical
change.
      STATE MANDATES FISCAL NOTE
      HB1382 fails to create a State mandate.
      FISCAL NOTE (Dpt. Professional Regulation)
      HB1382 has no measurable fiscal impact.
      HOME RULE NOTE
      HB1382 does not preempt home rule authority.
      97-03-05 H First reading
                                             Referred to Hse Rules Comm
      97-03-06 H
                                             Assigned to Registration & Regulation
      97-03-19 H Added As A Joint Sponsor SAVIANO
      97-03-20 H
                                             Do Pass/Stdnrd Dbt/Vo013-012-000
                H Plcd Cal 2nd Rdg Std Dbt
                Η
                                             Fiscal Note Requested BLACK
                Η
                                             St Mandate Fis Nte Requestd BLACK
                Н
                                             Home Rule Note Requested BLACK
                H Cal 2nd Rdg Std Dbt
      97-04-07 H
                                             St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-09 H Primary Sponsor Changed To SAVIANO
      97-04-11 H
                                             Fiscal Note Filed
                                             Home Rule Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-12 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1383
             SAVIANO.
  225 ILCS 340/16
                                    from Ch. 111, par. 6616
  Amends the Structural Engineering Licensing Act of 1989 to add a caption.
      STATE MANDATES FISCAL NOTE
      HB1383 fails to create a State mandate.
      FISCAL NOTE (Dpt. Professional Regulation)
      HB1383 has no measurable fiscal impact.
      HOME RULE NOTE
      HB1383 does not preempt home rule authority.
      97-03-05 H First reading
                                             Referred to Hse Rules Comm
      97-03-06 H
                                             Assigned to Registration & Regulation
      97-03-19 H Added As A Joint Sponsor SAVIANO
                                             Do Pass/Stdnrd Dbt/Vo013-012-000
      97-03-20 H
                H Plcd Cal 2nd Rdg Std Dbt
                Н
                                             Fiscal Note Requested BLACK
                Η
                                             St Mandate Fis Nte Requestd BLACK
                                             Home Rule Note Requested BLACK
                H Cal 2nd Rdg Std Dbt
      97-04-07 H
                                             St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-09 H Primary Sponsor Changed To SAVIANO
      97-04-11 H
                                             Fiscal Note Filed
                                             Home Rule Note Filed
                Н
                H Cal 2nd Rdg Std Dbt
      97-04-12 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
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97-04-25 H
99-01-12 H Session Sine Die
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Re-Refer Rules/Rul 19(a)

HB-1384 PANKAU.

35 ILCS 200/18-185

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

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Makes a technical change in the definition Section.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 35 ILCS 200/18-185 Adds reference to: 35 ILCS 200/18-195

625 ILCS 5/6-208.2

Deletes everything. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, upon written request of the corporate authority of a village, the county clerk shall calculate separate limiting rates for the library funds and for the aggregate of the other village funds in order to reduce the funds as may be required by this Law. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates
      97-03-05 H First reading
                                            Referred to Hse Rules Comm
      97-03-06 H
                                            Assigned to Revenue
      97-03-21 H
                       Amendment No.01
                                            REVENUE
                                                         Н
                                                                     Adopted
                                            Do Pass Amend/Short Debate 011-000-000
               Н
               H Placed Cal 2nd Rdg-Sht Dbt
      97-04-08 H
                       Amendment No.02
                                            PANKAU
               Η
                       Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-09 H
                       Amendment No.02
                                            PANKAU
               Н
                       Rules refers to
                                             HREV
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-10 H
                      Amendment No.02
                                            PANKAU
               Н
                                            Be adopted
               H Second Reading-Short Debate
                       Amendment No.02
                                            PANKAU
                                                                     Adopted
               Н
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-14 H 3rd Rdg-Sht Dbt-Pass/Vote 104-011-002
      97-04-15 S Arrive Senate
               S Chief Sponsor KARPIEL
               S Placed Calendr, First Reading
               S First reading
                                            Referred to Sen Rules Comm
      97-04-29 S
                                            Assigned to Revenue
      97-05-01 S Sponsor Removed KARPIEL
               S Alt Chief Sponsor Changed FAWELL
               S Added as Chief Co-sponsor KARPIEL
      97-05-08 S
                                            Recommended do pass 010-000-000
               S Placed Calndr, Second Reading
      97-05-09 S Second Reading
               S Placed Calndr, Third Reading
      97-05-13 S Third Reading - Passed 057-000-000
               H Passed both Houses
      97-06-11 H Sent to the Governor
      97-08-08 H Governor approved
               Н
                    Effective Date 97-08-08
                    PUBLIC ACT 90-0339
HB-1385
            LEITCH.
  410 ILCS 515/7 new
  625 ILCS 5/6-208.1
                                   from Ch. 95 1/2, par. 6-208.1
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from Ch. 95 1/2, par. 11-501
625 ILCS 5/11-501
625 ILCS 5/11-503
                                    from Ch. 95 1/2, par. 11-503
625 ILCS 5/11-601
                                    from Ch. 95 1/2, par. 11-601
625 ILCS 5/12-603.1
                                    from Ch. 95 1/2, par. 12-603.1
625 ILCS 25/6
                                    from Ch. 95 1/2, par. 1106
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Amends the Illinois Vehicle Code, the Child Passenger Protection Act, and the Head and Spinal Cord Injury Act. Amends the Vehicle Code to provide that an additional reinstatement of driving privileges fee shall be imposed for having a license suspended for driving while under the influence and to provide that an additional fine shall be imposed for driving while under the influence, reckless driving, exceeding the posted speed limit, and not wearing a seat belt when required to do so. Provides that these fees and fines shall be deposited into the Brain and Spinal Cord Injury Trust Fund (less 5% for administrative costs for the fines). Amends the Child Passenger Protection Act to provide that an additional fine shall be imposed for violating the Act's provisions, to be deposited into the Trust Fund (less 5% for administrative costs). Amends the Head and Spinal Cord Injury Act to create the Trust Fund. Requires the Department of Human Services to use the money in the Trust Fund to fund the Brain and Spinal Cord Injury Resource Center, established by the Department and managed by the Advisory Council on Spinal Cord and Head Injuries in conjunction with the Brain Injury Association of Illinois and the Illinois Chapter of the National Spinal Cord Injury Association. Requires the Advisory Council to establish priorities and criteria for the disbursement of money in the Trust Fund and to assure maximum benefits from the Trust Fund.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-05 H First reading	Referred to Hse Rules Comm
97-03-06 H	Assigned to Human Services
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HB-1386 HASSERT.

415 ILCS 5/28.5

from Ch. 111 1/2, par. 1028.5

Amends the Environmental Protection Act to extend the repeal date of the provisions providing for fast-track rulemaking pursuant to the Clean Air Act Amendments of 1990. Effective immediately.

HOUSE AMENDMENT NO. 1.

97-07-30 H Governor approved

Н

H Effective Date 97-07-30 PUBLIC ACT 90-0265

Deletes changes in underlying bill. Changes the extended repeal date for the fast-track Clean Air Act rules from December 31, 2007 to December 31, 2002, Provides that fast-track clean air rules may be adopted under a method otherwise provided for in the Environmental Protection Act. NOTE(S) THAT MAY APPLY: Fiscal

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97-03-05 H First reading
                                      Referred to Hse Rules Comm
97-03-06 H
                                      Assigned to Environment & Energy
97-03-20 H
                 Amendment No.01
                                      ENVRMNT ENRGY H
                                                              Adopted
                                      Do Pass Amend/Short Debate 018-000-000
         Η
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-12 H 3rd Rdg-Sht Dbt-Pass/Vote 112-002-000
97-04-14 S Arrive Senate
         S Placed Calendr, First Reading
97-04-25 S Chief Sponsor RAUSCHENBERGER
         S First reading
                                      Referred to Sen Rules Comm
97-04-30 S
                                      Assigned to Environment & Energy
97-05-08 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
97-05-09 S Second Reading
         S Placed Calndr, Third Reading
97-05-13 S Third Reading - Passed 057-001-000
         H Passed both Houses
97-06-11 H Sent to the Governor
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2019 HB-1387

HB-1387 JONES, JOHN.

35 ILCS 505/8

from Ch. 120, par. 424

Amends the Motor Fuel Tax Law. Requires the Illinois Commerce Commission to develop annual and 5-year project plans of rail crossing capital improvements that will be paid for from the Grade Crossing Protection Fund. Requires the Commission to submit the annual and 5-year project plans to the Governor, the President of the Senate, the Senate Minority Leader, the Speaker of the House of Representatives, and the Minority Leader of the House of Representatives on the first Wednesday in April of each year.

97-03-05 H First reading Referred to Hse Rules Comm
97-03-06 H Assigned to Transportation & Motor Vehicles
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-1388 NOLAND – SLONE – WIRSING – JONES, JOHN.

625 ILCS 5/6-106.3

from Ch. 95 1/2, par. 6-106.3

Amends the Illinois Vehicle Code to make a technical change to a provision concerning requirements for a driver transporting senior citizens.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/6-106.3 Adds reference to: 625 ILCS 5/6-106.1a new 625 ILCS 5/6-106.1b new

Deletes everything. Amends the Illinois Vehicle Code. Provides that a person who has been issued a school bus driver permit who drives or is in actual physical control of a school bus is deemed to have given consent to a chemical test or tests of blood, breath, or urine for the purpose of determining the alcohol content of the person's blood if arrested if a police officer has probable cause to believe that the driver has consumed any amount of an alcoholic beverage. Provides that if the person refuses testing or submits to a test that discloses an alcohol concentration of more than 0.00, the law enforcement officer shall submit a report to the Secretary of State. Provides that upon receipt of the report, the Secretary shall enter a school bus driver permit sanction on the person's driving record. Provides for notice of the sanction to be given to the driver and the driver's current employer. Provides for a hearing to contest the sanction. Provides that a person whose privilege to possess a school bus driver permit has been cancelled is not eligible for restoration of the privilege until the expiration of 3 years. Effective January 1, 1998.

97-03-05 H First reading Referred to Hse Rules Comm 97-03-06 H Assigned to Transportation & Motor Vehicles 97-03-18 H Added As A Joint Sponsor SLONE H Added As A Co-sponsor WIRSING Amendment No.01 97-03-19 H TRANSPORTAT'N H Adopted DP Amnded Consent Calendar 020-000-000 H Consnt Caldr Order 2nd Read H Added As A Co-sponsor JONES, JOHN 97-03-21 H Remvd from Consent Calendar H Placed Cal 2nd Rdg-Sht Dbt 97-04-08 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt 97-04-14 H 3rd Rdg-Sht Dbt-Pass/Vote 118-000-000 97-04-15 S Arrive Senate S Placed Calendr, First Reading 97-04-16 S Chief Sponsor BURZYNSK1 97-04-17 S First reading Referred to Sen Rules Comm 97-04-23 S Added as Chief Co-sponsor SIEBEN Assigned to Transportation 97-04-30 S Recommended do pass 007-000-000 S Placed Calndr, Second Reading 97-05-08 S Second Reading S Placed Calndr, Third Reading 97-05-13 S Third Reading - Passed 057-000-000 H Passed both Houses 97-06-11 H Sent to the Governor

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97-07-14 H Governor approved
             Effective Date 98-01-01
         Н
              PUBLIC ACT 90-0107
         Н
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HB-1389 WOOD AND ERWIN.

New Act

Creates the Assisted Living Establishment Act (short title only). HOUSE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 3960/3 from Ch. 111 1/2, par. 1153 210 ILCS 45/1-113 from Ch. 111 1/2, par. 4151-113

Deletes everything. 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.

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97-03-05 H First reading
                                     Referred to Hse Rules Comm
97-03-06 H
                                     Assigned to Human Services
97-03-20 H
                Amendment No.01
                                     HUMAN SERVS H
                                                              Adopted
                                      Do Pass Amend/Short Debate 008-000-003
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-09 H Added As A Co-sponsor ERWIN
97-04-12 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Rclld 2nd Rdng-Short Debate
         H Held 2nd Rdg-Short Debate
97-04-18 H
                                     Re-committed to Rules
99-01-12 H Session Sine Die
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HB-1390 KUBIK.

New Act

Creates the Retired Professionals Pro Bono Act to allow a retired person to provide certain professional services to State agencies and not-for-profit organizations under a limited pro bono license.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-05 H First reading
                                       Referred to Hse Rules Comm
97-03-06 H
                                       Assigned to Registration & Regulation
97-03-19 H Primary Sponsor Changed To KUBIK
97-03-21 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1391 KUBIK.

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.

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97-03-05 H First reading
                                      Referred to Hse Rules Comm
97-03-06 H
                                      Assigned to Children & Youth
97-03-19 H Primary Sponsor Changed To KUBIK
97-03-21 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1392 YOUNGE - DAVIS, MONIQUE - SAVIANO.

New Act

Creates the Intermodal Surface Transportation Efficiency Task Force Act. Creates an 8 member Task Force to study ways to implement a program similar to the federal program created in the Intermodal Surface Transportation Efficiency Act of 1991. Requires the study to include funding alternatives and additional duties that would be required of State departments and agencies. Requires the Task Force to submit a report to the Governor and the General Assembly on or before March 1, 1998. Repeals the Act on May 31, 1998. Effective immediately.

2021 HB-1392—Cont.

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There will be some costs associated with DOT providing staff
      assistance to the task force. The actual dollar amount is in-
      determinate at this time.
      STATE MANDATES FISCAL NOTE
      HB1392 fails to meet the definition of a State mandate.
      HOME RULE NOTE
      HB 1392 does not preempt home rule authority.
  NOTE(S) THAT MAY APPLY: Fiscal
      97-03-05 H First reading
                                              Referred to Hse Rules Comm
      97-03-06 H
                                              Assigned to Transportation & Motor Vehicles
      97-03-18 H
                                              Fiscal Note Filed
                                              Committee Transportation & Motor Vehicles
      97-03-19 H
                                              Motion Do Pass-Lost 008-009-000 HTRN
                                              Remains in CommiTransportation & Motor
                Н
                                                 Vehicles
                                              Do Pass/Stdnrd Dbt/Vo011-007-000
                H Plcd Cal 2nd Rdg Std Dbt
                                              Fiscal Note Requested WAIT
                Η
                                              St Mandate Fis Nte Requestd WAIT
                Η
                                              Home Rule Note Requested WAIT
                H Cal 2nd Rdg Std Dbt
      97-03-21 H
                                              St Mandate Fis Nte Requestd YOUNGE
                                              Home Rule Note Requested YOUGE
                H Cal 2nd Rdg Std Dbt
      97-04-09 H
                                              St Mandate Fis Note Filed
                                              Home Rule Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-10 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-11 H Added As A Co-sponsor DAVIS, MONIQUE
                H Added As A Co-sponsor SAVIANO
      97-04-14 H 3rd Rdg-Stnd Dbt-Pass/V095-023-000
      97-04-15 S Arrive Senate
                S Placed Calendr, First Reading
      97-04-29 S Chief Sponsor DEL VALLE
      97-04-30 S First reading
                                              Referred to Sen Rules Comm
      99-01-12 H Session Sine Die
HB-1393
             LINDNER.
    5 ILCS 315/3
                                     from Ch. 48, par. 1603
    5 ILCS 315/5
                                     from Ch. 48, par. 1605
                                     from Ch. 48, par. 1606
    5 ILCS 315/6
   10 ILCS 5/7-10.1 rep.
   10 ILCS 5/7-60
                                     from Ch. 46, par. 7-60
   10 ILCS 5/7-60.1
                                     from Ch. 46, par. 7-60.1
   10 ILCS 5/8-8
                                     from Ch. 46, par. 8-8
   10 ILCS 5/10-5
                                     from Ch. 46, par. 10-5
   10 ILCS 5/7-42 rep.
   10 ILCS 5/7-43
                                     from Ch. 46, par. 7-43
   10 ILCS 5/10-2
                                     from Ch. 46, par. 10-2
   10 ILCS 5/10-5
                                     from Ch. 46, par. 10-5
   10 ILCS 5/29-14
                                     from Ch. 46, par. 29-14
   30 ILCS 560/Act rep.
   35 ILCS 520/Act rep.
  725 ILCS 215/2
                                     from Ch. 38, par. 1702
  725 ILCS 215/3
                                     from Ch. 38, par. 1703
   35 ILCS 200/20-180 rep.
   35 ILCS 200/20-185 rep.
   70 ILCS 705/14.14
                                     from Ch. 127 1/2, par. 34.14
   70 ILCS 705/19a
                                     from Ch. 127 1/2, par. 38.2a
  105 ILCS 5/24-2
                                     from Ch. 122, par. 24-2
  110 ILCS 310/1
                                     from Ch. 144, par. 41
  220 ILCS 5/8-402.1 rep.
  220 ILCS 5/9-212
                                     from Ch. 111 2/3, par. 9-212
  220 ILCS 5/9-214
                                     from Ch. 111 2/3, par. 9-214
  220 ILCS 5/9-220
                                     from Ch. 111 2/3, par. 9-220
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from Ch. 23, par. 5005

FISCAL IMPACT NOTE (DOT)

20 ILCS 505/5

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225 ILCS 25/32
                                    from Ch. 111, par. 2332
                                    from Ch. 43, par. 167
235 ILCS 5/9-2
305 ILCS 5/10-2
                                    from Ch. 23, par. 10-2
430 ILCS 70/2.5 new
515 ILCS 5/5-25
                                    from Ch. 56, par. 5-25
515 ILCS 5/20-35
                                    from Ch. 56, par. 20-35
625 ILCS 5/4-104
                                    from Ch. 95 1/2, par. 4-104
625 ILCS 5/4-209
                                    from Ch. 95 1/2, par. 4-209
625 1LCS 5/8-105
                                    from Ch. 95 1/2, par. 8-105
625 ILCS 5/11-501.6
                                    from Ch. 95 1/2, par. 11-501.6
705 ILCS 405/1-15
                                    from Ch. 37, par. 801-15
720 ILCS 5/37-4
                                    from Ch. 38, par. 37-4
725 ILCS 5/110-6.2
                                    from Ch. 38, par. 110-6.2
725 ILCS 5/122-8 rep.
735 ILCS 5/12-1006
                                    from Ch. 110, par. 12-1006
735 ILCS 5/13-202.1
                                    from Ch. 110, par. 13-202.1
740 ILCS 110/10
                                    from Ch. 91 1/2, par. 810
745 ILCS 25/5 rep.
750 ILCS 5/501.1
                                    from Ch. 40, par. 501.1
820 ILCS 135/2.1 rep.
820 ILCS 135/2.2 rep.
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Amends and repeals various Acts and Sections of Acts to revise statutes held unconstitutional by the U.S. Supreme Court, the Illinois Supreme Court, the U.S. Court of Appeals, Seventh Circuit, and federal district courts in Illinois.

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97-03-05 H First reading
97-03-06 H Assigned to Judiciary I - Civil Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1394 LINDNER - HUGHES - SKINNER.

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 Act. Provides that the district's EAV for State aid purposes shall be its EAV for the year prior to the first year in which the Property Tax Limitation Law is implemented in the district, increased for each year thereafter by the lesser of 5% or the percentage increase in the Consumer Price Index, plus the assessed value attributable to the district's new property, plus the equalized assessed value of property annexed to the district, minus the result obtained by dividing the aggregate amount of the abatements in district taxes made under specified Sections of the Property Tax Code by the district's maximum operating tax rate. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
97-03-05 H First reading
H Added As A Joint Sponsor SKINNER
H Referred to Hse Rules Comm
97-03-06 H Assigned to Revenue
97-03-07 H Joint Sponsor Changed to HUGHES
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

```
HB-1395 MOFFITT - NOVAK.
```

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625 ILCS 5/3-112 from Ch. 95 1/2, par. 3-112
```

Amends the Illinois Vehicle Code. Provides that a county treasurer shall charge a \$5 fee for the certification, required to transfer the owner's interest in a mobile home, that all taxes owed by the owner of a mobile home have been paid. Provides that all moneys collected from this fee shall be deposited into the Tax Sale Automation Fund. Effective immediately.

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

Requires approval by the county board before the implementation of the certification fee

```
NOTE(S) THAT MAY APPLY: Fiscal
97-03-05 H First reading
H Added As A Joint Sponsor NOVAK
H Referred to Hse Rules Comm
```

2023 HB-1395—Cont.

```
97-03-06 H
                                      Assigned to Local Government
97-03-21 H
                                      LOCAL GOVT H
                 Amendment No.01
                                                                Adopted
                                      Do Pass Amend/Short Debate 017-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-14 H 3rd Rdg-Sht Dbt-Pass/Vote 099-018-000
97-04-15 S Arrive Senate
         S Placed Calendr, First Reading
97-04-30 S Chief Sponsor SEVERNS
97-05-01 S First reading
                                      Referred to Sen Rules Comm
         S
                                      Assigned to Transportation
97-05-07 S
                                      Postponed
         S
                                      Committee Transportation
         S Sponsor Removed SEVERNS
         S Alt Chief Sponsor Changed JACOBS
97-05-10 S
                                      Refer to Rules/Rul 3-9(a)
99-01-12 H Session Sine Die
```

HB-1396 MOFFITT - NOVAK.

35 ILCS 200/20-12 new

Amends the Property Tax Code. Provides that the township collector or county collector shall charge a fee of up to \$10 for any duplicate tax bill. Provides that amounts collected from this fee shall be deposited into the Tax Sale Automation Fund. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the collector, upon approval by the county board, shall assess a fee of up to \$5 for duplicate tax bills.

```
NOTE(S) THAT MAY APPLY: Fiscal

97-03-05 H First reading
H Added As A Joint Sponsor NOVAK
Referred to Hse Rules Comm

97-03-06 H Assigned to Local Government

97-03-21 H Amendment No.01 LOCAL GOVT H Adopted
Do Pass Amd/Stndrd Dbt/Vote 009-003-000
H Plcd Cal 2nd Rdg Std Dbt

97-04-08 H Second Reading-Stnd Debate
H Pld Cal Ord 3rd Rdg-Std Dbt

97-04-14 H 3rd Rdg-Stnd Dbt-Lost043-066-007
```

HB-1397 SAVIANO - CHURCHILL.

720 ILCS 5/17-22 new

Amends the Criminal Code of 1961. Provides that it is a Class A misdemeanor for an applicant for employment with a public or private agency that provides State funded services to persons with mental illness or developmental disabilities to furnish false information on an application for employment with the agency if the position requires contact with persons with mental illness or developmental disabilities. Penalty is a Class A misdemeanor.

HOUSE AMENDMENT NO. 1.

Provides that wilful furnishing of false information is unlawful rather than just furnishing the information.

SENATE AMENDMENT NO. 1.

Limits scope of the bill to furnishing false information regarding professional certification, licensing, criminal background, or employment history for the 5 years immediately preceding the date of application.

```
NOTE(S) THAT MAY APPLY: Correctional

97-03-05 H First reading Referred to Hse Rules Comm

97-03-06 H Assigned to Judiciary II - Criminal Law

97-03-21 H Amendment No.01 JUD-CRIMINAL H Adopted
Do Pass Amend/Short Debate 015-000-000
H Placed Cal 2nd Rdg-Sht Dbt

97-04-08 H Second Reading-Short Debate
H Pld Cal Ord 3rd Rdg-Sht Dbt

97-04-14 H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-000
```

```
97-04-15 S Arrive Senate
                S Placed Calendr, First Reading
      97-04-18 S Chief Sponsor WALSH,T
      97-04-23 S First reading
                                             Referred to Sen Rules Comm
      97-04-24 S Added as Chief Co-sponsor VIVERITO
      97-04-30 S
                                             Assigned to Judiciary
      97-05-07 S
                       Amendment No.01
                                             JUDICIARY S
                                                                      Adopted
                                             Recommided do pass as amend 009-000-000
                S Placed Calndr. Second Reading
                S Added as Chief Co-sponsor GEO-KARIS
      97-05-08 S Added As A Co-sponsor DILLARD
      97-05-12 S Second Reading
                S Placed Calndr, Third Reading
      97-05-13 S Third Reading - Passed 056-000-000
                H Arrive House
                H Place Cal Order Concurrence 01
      97-05-16 H Motion Filed Concur
                H Refer to Rules/Rul 75(a)
                H Place Cal Order Concurrence 01
      97-05-17 H
                       Motion referred to
                                              01/HJUB
                H Place Cal Order Concurrence 01
      97-05-19 H Added As A Joint Sponsor CHURCHILL
      97-05-20 H Be approved consideration 01/015-000-000
                H H Concurs in S Amend, 01/118-000-000
                H Passed both Houses
      97-06-18 H Sent to the Governor
      97-08-15 H Governor approved
                    Effective Date 98-01-01
                     PUBLIC ACT 90-0390
                Η
HB-1398
             GRANBERG.
  415 ILCS 5/39
                                    from Ch. 111 1/2, par. 1039
  Amends the Environmental Protection Act to make a technical change.
      FISCAL NOTE (Environmental Protection Agency)
      No fiscal impact on IEPA.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB1398 fails to create a State mandate.
      97-03-05 H First reading
                                             Referred to Hse Rules Comm
                                             Assigned to Environment & Energy
      97-03-06 H
      97-03-19 H
                                             Fiscal Note Filed
                Н
                                             Committee Environment & Energy
      97-03-21 H
                                             St Mandate Fis Note Filed
                                             Committee Environment & Energy
                Н
                Η
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1399
             GRANBERG.
   55 ILCS 5/5-1047
                                    from Ch. 34, par. 5-1047
                                    from Ch. 24, par. 11-19-4
   65 ILCS 5/11-19-4,5 new
```

55 ILCS 5/5-1047.5 new 65 ILCS 5/11-19-4

Amends the Illinois Municipal Code and the Counties Code. Limits a municipality or county's authority to directly provide a waste collection, disposal or recycling service to its residents when, by doing so, it displaces a private company providing the same service. Requires a public hearing, 5 years notice, and compensation to a displaced company; provides exceptions. Preempts home rule powers.

```
STATE MANDATES FISCAL NOTE
    HB1399 fails to create a State mandate.
    HOME RULE NOTE
    HB 1399 does preempt home rule authority.
    FISCAL NOTÊ (DCĈA)
    Costs are difficult to determine due to the nature of the bill.
NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
    97-03-05 H First reading
                                          Referred to Hse Rules Comm
    97-03-06 H
                                          Assigned to Local Government
    97-03-21 H
                                          Re-Refer Rules/Rul 19(a)
```

```
97-04-07 H St Mandate Fis Note Filed
H Committee Rules
H HOME Rule Note Filed
Committee Rules
Fiscal Note Filed
Committee Rules
Fiscal Note Filed
Committee Rules
Fiscal Note Filed
Committee Rules
```

HB-1400 LEITCH - MAUTINO - WOOLARD.

215 ILCS 105/5

from Ch. 73, par. 1305

Amends the Comprehensive Health Insurance Plan Act. Provides that the Plan shall be administered by a plan administrator rather than an administering carrier. Provides that criteria for bids to administer the Plan shall include disclosure of discounts or income that may be derived by the Plan and the timeliness of claim processing procedures. Effective July 1, 1997.

```
FISCAL NOTE (Dept. of Insurance)
```

There will be no fiscal impact on this Dept. or CHIP.

STATE MANDATES ACT FISCAL NOTE

HB1400 fails to create a State mandate.

SENATE AMENDMENT NO. 1.

Deletes effective date.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1.

97-04-24 S Chief Sponsor MADIGAN

Recommends that the bill be further amended as follows:

```
215 ILCS 97/50 new
215 ILCS 105/12
215 ILCS 123/5
215 ILCS 123/10
215 ILCS 123/35
```

Adds reference to:

from Ch. 73, par. 1312

215 ILCS 123/40 215 ILCS 123/45

215 ILCS 123/65

215 ILCS 123/50rep.

Amends the Illinois Health Insurance Portability and Accountability Act to establish guaranteed renewability provisions for individual health insurance coverage. Amends the Comprehensive Health Insurance Plan Act to establish procedures for appeal by insurers of assessments under the Act. Amends the Health Care Purchasing Group Act. Provides that insurance issued under that Act is subject to the provisions of the Illinois Health Insurance Portability and Accountability Act. Requires money collected under the Act to be deposited into the Insurance Producer Administration Fund. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   97-03-05 H First reading
             H Added As A Joint Sponsor MAUTINO
                                          Referred to Hse Rules Comm
   97-03-06 H
                                          Assigned to Insurance
   97-03-19 H
                                          Do Pass/Consent Calendar 022-000-000
             H Consnt Caldr Order 2nd Read
                                          Fiscal Note Filed
             H Consnt Caldr Order 2nd Read
   97-04-03 H
                                          St Mandate Fis Note Filed
             H Consnt Caldr Order 2nd Read
   97-04-10 H Cnsent Calendar, 2nd Reading
             H Consnt Caldr Order 3rd Read
   97-04-15 H Added As A Co-sponsor WOOLARD
   97-04-18 H Remvd from Consent Calendar
             H Placed Cal 2nd Rdg-Sht Dbt
             H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
             H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
    97-04-23 S Arrive Senate
             S Placed Calendr, First Reading
```

97-04-25		First reading	Referred to Sen Rules Comm
07.05.00	S		Assigned to Insurance & Pensions
97-05-09		Placed Calndr, Second Readn	Recommended do pass 010-000-000
97-05-12		Second Reading	B
), 03 1 <u>2</u>		Placed Calndr, Third Reading	r
97-05-14		Filed with Secretary	•
	S	Amendment No.01	MADIGAN
	S	Amendment referred to	
	S	Amendment No.01	MADIGAN
97-05-15		Be approved consideration S Recalled to Second Reading	RUL
77-03-13	S	U	MADIGAN Adopted
		Placed Calndr, Third Reading	
97-05-16		Third Reading - Passed 058-0	000-000
		Arrive House	
07.05.20		Place Cal Order Concurrence	
97-03-20		Motion Filed Non-Concur 01 H Noncners in S Amend. 01	ZEITCH
		Secretary's Desk Non-concur	r 01
97-05-21		Filed with Secretary	
	S	•	Mtn refuse recede-Sen Amend
97-05-22		S Refuses to Recede Amend	
		S Requests Conference Com	
	S	Sen Conference Comm Appt	WALSH,T,
	S		FITZGERALD.
	S		JACOBS, BERMAN
97-05-27		Hse Accede Req Conf Comm	
		Hse Conference Comm Appt	
	H H		WOOLARD, HANNIG,
97-07-02		Re-refer Rules/Rul 19(b) RU	CHURCHILL & LEITCH
97-11-12			Recommends Consideration HRUL
		House report submitted 1ST/	
		Conf Comm Rpt referred to 1	
	H		HINS
07 11 12		House report submitted 1ST Be approved consideration 19	ST/012 000 000
<i>77-11-13</i>		House report submitted 1ST	31/012-000-000
		Filed with Secretary	
		Conference Committee Repo	
	S	Conf Comm Rpt referred to S	SRUL
	S	Conference Committee Repo Rules refers to	nt IST/MADIGAN SINS
		House Conf. report Adopted	
97-11-14		Conference Committee Repo	
	S	Be approved consideration S	INS/008-000-000
		Senate report submitted	107/050 000 000
	Э	Senate Conf. report Adopted Both House Adoptd Conf rpt	151/058-000-000
		Passed both Houses	131
97-12-12		Sent to the Governor	
98-01-23	Н	Governor approved	
	Н		
	Н	PUBLIC ACT 90-0567	
		SS.	
720 ILCS 570			56 1/2, par. 1210
			es Act. Provides that butorphanol tartrate
(Stadol) is a Schedule IV controlled substance. NOTE(S) THAT MAY APPLY: Correctional			
		MAY APPLY: Correctional First reading	Referred to Hse Rules Comm
97-03-06		r not reading	Assigned to Judiciary II - Criminal Law
97-03-00			Re-Refer Rules/Rul 19(a)
		Session Sine Die	

2027 HB-1402

HB-1402 SILVA.

105 ILCS 5/34-8.7

Amends the School Code. Makes changes of style in provisions relating to the Chicago Learning Zone.

97-03-05 H First reading Referred to Hse Rules Comm 97-03-06 H Assigned to Elementary & Secondary Education 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1403 SILVA.

> 105 ILCS 5/18-8 from Ch. 122, par. 18-8

Amends the School Code. In the provisions of the State aid formula relating to the amount of State Chapter 1 funds that are required to be allocated by the Chicago Board of Education to attendance centers, replaces the current required allocation of \$261,000,000 per school year with an allocation amount equal to 95% of the State Chapter 1 funds provided to the district per school year, reduced by \$16,000,000. Effective July 1, 1997.

```
NOTE(S) THAT MAY APPLY: Fiscal
   97-03-05 H First reading
                                          Referred to Hse Rules Comm
   97-03-06 H
                                          Assigned to Elementary & Secondary
                                            Education
    97-03-20 H
                                          Motion Do Pass-Lost 001-014-003 HELM
             Н
                                          Remains in CommiElementary & Secondary
                                            Education
    97-03-21 H
                                          Re-Refer Rules/Rul 19(a)
    99-01-12 H Session Sine Die
```

HB-1404 ZICKUS.

30 1LCS 105/5.449 new 625 ILCS 5/3-639

Amends the Illinois Vehicle Code and the State Finance Act. Authorizes special license plates designated as Education license plates. Provides for increased fees for these plates to be distributed, subject to appropriation by the General Assembly, to the State Board of Education. Provides that the State Board of Education shall make grants of this money to school districts.

```
NOTE(S) THAT MAY APPLY: Fiscal
    97-03-05 H First reading
                                          Referred to Hse Rules Comm
    97-03-06 H
                                           Assigned to State Govt Admin & Election
                                             Refrm
    97-03-21 H
                                          Do Pass/Stdnrd Dbt/Vo007-004-001
             H Plcd Cal 2nd Rdg Std Dbt
    97-04-08 H Second Reading-Stnd Debate
             H Pld Cal Ord 3rd Rdg-Std Dbt
    97-04-16 H 3rd Rdg-Stnd Dbt-Pass/V107-009-000
    97-04-17 S Arrive Senate
             S Placed Calendr, First Reading
    99-01-12 H Session Sine Die
          GIGLIO.
```

HB-1405

```
40 ILCS 5/9-128.1
                                  from Ch. 108 1/2, par. 9-128.1
                                  from Ch. 108 1/2, par. 9-170
40 1LCS 5/9-170
40 ILCS 5/9-219
                                  from Ch. 108 1/2, par. 9-219
40 1LCS 5/9-220
                                  from Ch. 108 1/2, par. 9-220
30 ILCS 805/8.21 new
```

Amends the Cook County Article of the Pension Code to provide, for employees of the county department of corrections who have daily contact with prisoners, the special retirement formula currently received by deputy sheriffs who are members of the county police department. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Fiscal impact has not been determined, but is expected to be

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

```
97-03-05 H First reading
                                                  Referred to Hse Rules Comm
       97-03-06 H
                                                  Assigned to Personnel & Pensions
       97-03-21 H
                                                  Re-Refer Rules/Rul 19(a)
       97-03-28 H
                                                  Pension Note Filed
                                                  Committee Rules
       99-01-12 H Session Sine Die
              GIGLIO.
HB-1406
    40 ILCS 5/9-133
                                        from Ch. 108 1/2, par. 9-133
    40 ILCS 5/9-133.1
                                        from Ch. 108 1/2, par. 9-133.1
from Ch. 108 1/2, par. 9-134
    40 ILCS 5/9-134
    40 ILCS 5/9-146.1
                                        from Ch. 108 1/2, par. 9-146.1
    40 ILCS 5/9-146.2 new
    40 ILCS 5/9-179.3
                                        from Ch. 108 1/2, par. 9-179.3
    30 ILCS 805/8.21 new
```

Amends the Cook County Article of the Pension Code. Compounds the 3% annual increase in retirement pensions. Provides for a compounded 3% annual increase in widow's annuity. Also makes technical and stylistic changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PEŃSION NOTE

Fiscal impact has not been determined but could be significant.

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NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    97-03-05 H First reading
                                           Referred to Hse Rules Comm
    97-03-06 H
                                           Assigned to Personnel & Pensions
    97-03-21 H
                                           Re-Refer Rules/Rul 19(a)
    97-03-28 H
                                           Pension Note Filed
                                           Committee Rules
             Н
```

99-01-12 H Session Sine Die

BROSNAHAN - MCKEON - FEIGENHOLTZ AND DART. **HB-1407**

720 ILCS 5/9-3.1

from Ch. 38, par. 9-3.1

Amends the Criminal Code of 1961. In provisions regarding concealing a homicidal death makes a stylistic change.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
720 ILCS 5/9-3.1
Adds reference to:
720 ILCS 5/31-4
                             from Ch. 38, par. 31-4
720 ILCS 5/32-2
                             from Ch. 38, par. 32-2
720 ILCS 5/32-3
                             from Ch. 38, par. 32-3
                             from Ch. 38, par. 1005-5-3
730 ILCS 5/5-5-3
```

Deletes the title and everything after the enacting clause. Changes the offense of obstructing justice, perjury, and subornation of perjury. Provides that a person convicted of perjury, obstructing justice, or subornation of perjury involving a hearing, trial, or proceeding in a case involving first degree murder or a Class X felony shall not receive probation, conditional discharge, or periodic imprisonment.

> Judicial Note Request BLACK Committee Judiciary II - Criminal Law

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JUDICIAL NOTE, H-am 1
It has been determined that there may be an increase in ju-
dicial workloads. However, 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 1 (Dept. of Corrections)
There will be minimal impact on this bill.
CORRECTIONAL NOTE, H-AM 1
No change from previous note.
STATE MANDATES FISCAL NOTE, H-AM 1
HB1407, with H-am 1, fails to create a State mandate.
HOME RULE NOTE, H-AM 1
HB1407, amended by H-am 1, does not preempt home rule autho-
rity.
97-03-05 H First reading
                                       Referred to Hse Rules Comm
          H Added As A Co-sponsor DART
97-03-06 H
                                        Assigned to Judiciary II - Criminal Law
                                       Fiscal Note Requested BLACK
97-03-20 H
                                       St Mandate Fis Nte Requestd BLACK
         Н
                                       Correctional Note Requested BLACK
          Η
```

```
97-03-21 H
                      Amendment No.01
                                           JUD-CRIMINAL H
                                                                   Adopted
                                           Do Pass Amend/Short Debate 014-000-000
              H Placed Cal 2nd Rdg-Sht Dbt
     97-03-25 H Added As A Joint Sponsor MCKEON
              H Added As A Co-sponsor FEIGENHOLTZ
                                           Judicial Note Filed
     97-04-04 H
              H Cal Ord 2nd Rdg-Shr Dbt
     97-04-07 H
                                           Fiscal Note Filed
                                           Correctional Note Filed AS AMENDED
              H Cal Ord 2nd Rdg-Shr Dbt
     97-04-08 H
                                           St Mandate Fis Note Filed
              H Cal Ord 2nd Rdg-Shr Dbt
     97-04-10 H Second Reading-Short Debate
              H Pld Cal Ord 3rd Rdg-Sht Dbt
     97-04-11 H Relld 2nd Rdng-Short Debate
                      Amendment No.02
                                           BROSNAHAN
              Н
              Н
                      Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
                                           BROSNAHAN
     97-04-12 H
                      Amendment No.02
                                           Be adopted
               H Held 2nd Rdg-Short Debate
                                           Home Rule Note Requested AS AMENDED/
      97-04-18 H
                                             BLACK
                                           Home Rule Note Filed
               Н
               H Held 2nd Rdg-Short Debate
     97-04-23 H
                      Amendment No.03
                                           BROSNAHAN
                      Amendment referred to HRUL
               Н
                      Amendment No.03
                                           BROSNAHAN
               Н
               Н
                                           Be adopted
               H Held 2nd Rdg-Short Debate
      97-04-25 H
                                           Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1408
            O'BRIEN - NOVAK - DAVIS STEVE AND PHELPS.
  730 ILCS 150/2
                                   from Ch. 38, par. 222
  730 ILCS 150/3
                                   from Ch. 38, par. 223
                                   from Ch. 38, par. 226
  730 ILCS 150/6
  730 ILCS 152/105
  730 ILCS 152/110
  730 ILCS 152/126 new
```

Amends the Sex Offender Registration Act. 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. Provides that if the sex offender is employed in the same county in which he or she resides, the sex offender needs only to register once but must provide both work and residence addresses. 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.

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CORRECTIONAL NOTE
    There will be minimal fiscal and corrections population impact.
    FISCAL NOTE (Dpt. Corrections)
    No change from correctional note.
    JUDICIAL NOTE
    The bill would not increase the need for the number of judges.
    STATE MANDATES FISCAL NOTE
    HB1408 creates a service mandate for which reimbursement of
    50% to 100% of increased cost to local gov't. is required. No
    estimate of the cost is available at this time.
    HOME RULE NOTE
    HB1408 does not preempt home rule authority.
NOTE(S) THAT MAY APPLY: Fiscal
    97-03-05 H First reading
```

H Added As A Joint Sponsor NOVAK

Referred to Hse Rules Comm

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97-03-06 H
                                       Assigned to Judiciary II - Criminal Law
97-03-12 H Added As A Co-sponsor PHELPS
97-03-13 H
                                       Judicial Note Request ROSKAM
                                       Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-03-18 H
                                       Fiscal Note Requested BLACK
         Н
                                       St Mandate Fis Nte Requestd BLACK
         Н
                                       Correctional Note Requested BLACK
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-19 H
                                       Correctional Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-25 H Added As A Co-sponsor DAVIS, STEVE
97-04-03 H
                                       Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H
                                       Judicial Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-16 H
                                       St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-18 H
                                       Home Rule Note Requested BLACK
                                       Home Rule Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-19 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-23 H 3rd Rdg-Sht Dbt-Pass/Vote 114-001-000
97-04-24 S Arrive Senate
         S Placed Calendr, First Reading
97-04-25 S Chief Sponsor WELCH
         S First reading
                                       Referred to Sen Rules Comm
97-05-01 S
                                       Assigned to Judiciary
97-05-10 S
                                       Refer to Rules/Rul 3-9(a)
99-01-12 H Session Sine Die
```

HB-1409 STROGER.

New Act 5 ILCS 70/8 65 ILCS 5/9-2-9

from Ch. 1, par. 1107 from Ch. 24, par. 9-2-9

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. Effective immediately.

STATE DEBT IMPACT NOTE
The bill would not impact the level of State debt.
STATE MANDATES FISCAL NOTE
HB 1409 fails to create a State mandate.
HOME RULE NOTE
HB 1409 does not preempt home rule authority.
FISCAL NOTE (DCCA)

HB 1409 does not have a fiscal impact on units of local gov't.

HOUSING AFFORDABILITY NOTE

No direct impact on the cost of a single-family residence.

NOTE(S)	THAT MAY A	PPLY: Housing	Afford

97-03-05	Η	First reading	Referred to Hse Rules Comm
97-03-06	H	_	Assigned to Local Government
97-03-20	Н		Do Pass/Stdnrd Dbt/Vo009-003-003
	Н	Plcd Cal 2nd Rdg Std Dbt	
	Н	5	Fiscal Note Requested HUGHES
	Н		St Mandate Fis Nte Requestd HUGHES
	Н		Home Rule Note Requested HUGHES
	Н		State Debt Note Requested HUGHES
	H	Cal 2nd Rdg Std Dbt	•
97-03-21	Н	_	State Debt Note Filed
	Н	Cal 2nd Rdg Std Dbt	
97-04-03	Н		St Mandate Fis Note Filed
	Η		Home Rule Note Filed
	Н	Cal 2nd Rdg Std Dbt	
97-04-09	Н		Fiscal Note Filed
	Н	Cal 2nd Rdg Std Dbt	
97-04-10	Н	_	Housing Aford Note Filed
	Н	Cal 2nd Rdg Std Dbt	-
97-04-12		Second Reading-Stnd Debate	

HB-1410 LEITCH AND BRADFORD.

H Pld Cal Ord 3rd Rdg-Std Dbt 97-04-18 H 3rd Rdg-Stnd Dbt-Lost024-082-007

215 ILCS 5/155.31 new

Amends the Illinois Insurance Code concerning structured settlements. Adds a Section caption only.

HOUSE AMENDMENT NO. 1.

Amends the Illinois Insurance Code. Prohibits an insurance company from making payments on a structured settlement of a claim for personal injury without court approval. Prohibits a beneficiary from assigning payments under a structured settlement for a personal injury claim without court approval.

ŀ	cisonai i	այա	ry ciaini wimout court app	iovai.
	97-03-05	Η	First reading	Referred to Hse Rules Comm
	97-03-06	Η		Assigned to Judiciary I - Civil Law
	97-03-20	Η	Amendment No.01	JUD-CIVIL LAW H Adopted
		Η		Do Pass Amend/Short Debate 010-000-000
		Η	Placed Cal 2nd Rdg-Sht Dbt	
	97-04-08	H	Second Reading-Short Debat	e
		Η	Pld Cal Ord 3rd Rdg-Sht Dbt	
	97-04-10		3rd Rdg-Sht Dbt-Pass/Vote 1	
		Η	Added As A Co-sponsor BRA	ADFORD
	97-04-11	S	Arrive Senate	
			Placed Calendr, First Reading	
			Chief Sponsor HAWKINSON	N
	97-04-14	S	First reading	Referred to Sen Rules Comm
	97-04-23	S		Assigned to Judiciary
	97-04-30	S		Recommended do pass 009-000-000
		S	Placed Calndr, Second Readn	g
	97-05-07	S	Second Reading	
		S	Placed Calndr, Third Reading	
	97-05-09		Third Reading - Passed 057-0	000-000
			Passed both Houses	
			Sent to the Governor	
	97-08-01	Η	Governor approved	
		H	SHOOM TO DATE OF OF	
		H	PUBLIC ACT 90-0303	

HB-1411 PERSICO – BUGIELSKI – HASSERT.

415 ILCS 5/22.22 from Ch. 111 1/2, par. 1022.22

Amends the Environmental Protection Act to allow an owner or operator of a sanitary landfill to accept landscape waste for final disposal if the landfill has received a permit from the Agency to use the landscape as alternative daily cover. Effective immediately.

HOUSE AMENDMENT NO. 1.

Specifies that an owner or operator of a sanitary landfill may accept source separated and processed landscape waste under an Environmental Protection Agency permit.

```
97-03-05 H First reading
         H Added As A Joint Sponsor BUGIELSKI
         H Added As A Co-sponsor HASSERT
                                     Referred to Hse Rules Comm
97-03-06 H
                                     Assigned to Environment & Energy
97-03-20 H
                Amendment No.01
                                     ENVRMNT ENRGY H
                                                               Adopted
                                     Do Pass Amend/Short Debate 023-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-10 H 3rd Rdg-Sht Dbt-Pass/Vote 103-010-000
97-04-11 S Arrive Senate
         S Placed Calendr, First Reading
97-04-16 S Chief Sponsor RAUSCHENBERGER
97-04-17 S First reading
                                     Referred to Sen Rules Comm
97-04-24 S Added as Chief Co-sponsor FARLEY
97-05-01 S
                                     Assigned to Environment & Energy
97-05-08 S
                                     Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
97-05-09 S Second Reading
         S Placed Calndr, Third Reading
97-05-14 S Third Reading - Passed 040-011-002
        H Passed both Houses
97-06-12 H Sent to the Governor
97-07-30 H Governor approved
              Effective Date 97-07-30
        Н
              PUBLIC ACT 90-0266
```

HB-1412 CAPPARELLI – DEUCHLER – BUGIELSKI.

810 ILCS 5/9-507

FISCAL NOTE (DCCA)

from Ch. 26, par. 9-507

Amends the Secured Transactions Article of the Uniform Commercial Code. In provisions giving the debtor a right to recover an amount not less than the credit service charge plus 10% of the principal amount of the debt or the time price differential plus 10% of the cash price if the collateral is consumer goods and the secured party is not proceeding in accordance with this Article regarding secured transactions, provides that the debtor can recover in an individual action. Effective immediately.

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HB 1412 does not impose any requirements on and does not have
a fiscal impact on units of local government.
STATE MANDATES FISCAL NOTE
HB 1412 fails to create a State mandate.
FISCAL NOTE (Dpt. Financial Institutions)
HB1412 would have no fiscal impact on the Department.
JUDICIAL NOTE
The bill would not either decrease or increase the need for
the number of judges in the state.
97-03-05 H First reading
         H Added As A Joint Sponsor DEUCHLER
         H Added As A Co-sponsor BUGIELSKI
                                        Referred to Hse Rules Comm
97-03-06 H
                                        Assigned to Judiciary I - Civil Law
97-03-19 H
                                        Fiscal Note Requested CROSS
         Н
                                        Committee Judiciary I - Civil Law
97-03-20 H
                                        Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                        Fiscal Note Filed
         Н
                                        St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-26 H
                                       Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-04 H
                                        Judicial Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
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97-04-08 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-14 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-001
      97-04-15 S Arrive Senate
               S Placed Calendr, First Reading
               S Chief Sponsor O'MALLEY
      97-04-16 S First reading
                                             Referred to Sen Rules Comm
                                             Assigned to Financial Institutions
      97-04-17 S
      97-04-24 S Added As A Co-sponsor CULLERTON
                                             Recommended do pass 008-000-000
      97-05-01 S
                S Placed Calndr, Second Reading
      97-05-07 S Second Reading
                S Placed Calndr, Third Reading
      97-05-09 S Third Reading - Passed 056-000-001
               H Passed both Houses
      97-06-06 H Sent to the Governor
      97-07-25 H Governor approved
                    Effective Date 97-07-25
                    PUBLIC ACT 90-0214
                Н
HB-1413
             LEITCH.
  New Act
  Creates the Native Tribes Development Act with a short title only.
                                             Referred to Hse Rules Comm
      97-03-05 H First reading
                                             Assigned to State Govt Admin & Election
      97-03-06 H
                                             Re-Refer Rules/Rul 19(a)
      97-03-21 H
       99-01-12 H Session Sine Die
             MOORE, EUGENE.
HR-1414
  230 ILCS 20/5
                                    from Ch. 120, par. 1055
  230 ILCS 25/3
                                    from Ch. 120, par. 1103
  230 ILCS 30/9
                                    from Ch. 120, par. 1129
   Amends the Illinois Pull Tabs and Jar Games Act, the Bingo License and Tax Act,
and the Charitable Games Act. Provides that the tax imposed under these Acts shall be
imposed on the gross proceeds after deducting from the gross proceeds all amounts
awarded as prizes (now on the gross proceeds). Effective immediately.
       STATE MANDATES FISCAL NOTE
       HB1414 fails to create a State mandate.
       HOME RULE NOTE
       HB 1414 does not preempt home rule authority.
       FISCAL NOTE (Dept. of Revenue)
       The $7.8 million loss represents a 59% decrease from the $14.5
       million in tax revenues collected.
   NOTE(S) THAT MAY APPLY: Fiscal
       97-03-05 H First reading
                                             Referred to Hse Rules Comm
       97-03-06 H
                                             Assigned to Revenue
       97-03-21 H
                                             Do Pass/Short Debate Cal 011-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
                                             Fiscal Note Requested MOORE, ANDREA
                Н
                                             Home Rule Note Requested
                                                MOORE, ANDREA
                H Cal Ord 2nd Rdg-Shr Dbt
       97-04-07 H
                                              St Mandate Fis Note Filed
                                              Home Rule Note Filed
                Н
                H Cal Ord 2nd Rdg-Shr Dbt
       97-04-09 H
                                              Fiscal Note Filed
                H Cal Ord 2nd Rdg-Shr Dbt
       97-04-10 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
                                                3d Reading Consideration PP
       97-04-23 H
                                                Calendar Consideration PP.
                Н
                                              Re-Refer Rules/Rul 19(a)
       97-04-25 H
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99-01-12 H Session Sine Die

HB-1415 **2034**

HB-1415 MOORE,EUGENE – LOPEZ.

 230 ILCS 20/5
 from Ch. 120, par. 1055

 230 ILCS 25/3
 from Ch. 120, par. 1103

 230 ILCS 30/9
 from Ch. 120, par. 1129

Amends the Illinois Pull Tabs and Jar Games Act, the Bingo License and Tax Act, and the Charitable Games Act. Reduces the tax imposed under the Illinois Pull Tabs and Jar Games Act and the Bingo License and Tax Act from 5% to 2.5% for licensees that devote their proceeds primarily to the education of children. Reduces the tax imposed under the Charitable Games Act from 3% to 1.5% for licensees that devote their proceeds primarily to the education of children. Effective immediately.

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STATE MANDATES FISCAL NOTE
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HB1415 fails to create a State mandate.

HOME RULE NOTE

HB 1415 does not preempt home rule authority.

97-04-24 H 3rd Rdg-Sht Dbt-Lost/V041-076-001 H Added As A Joint Sponsor LOPEZ

FISCAL NOTE (Dept. of Revenue)

The \$7 million loss represents an approximate 50% decrease from

\$14.5 million in tax revenues collected.

NOTE(S) THAT MAY APPLY: Fiscal

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97-03-05 H First reading
                                      Referred to Hse Rules Comm
97-03-06 H
                                      Assigned to Revenue
97-03-21 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                      Fiscal Note Requested MOORE, ANDREA
                                      Home Rule Note Requested
                                        MOORE, ANDREA
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-07 H
                                       St Mandate Fis Note Filed
                                       Home Rule Note Filed
         Η
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-10 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
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HB-1416 ERWIN.

15 ILCS 505/17

from Ch. 130, par. 17

Amends the State Treasurer Act. Makes provisions in the Section concerning the Public Treasurers' Investment Pool gender neutral.

97-03-05 H First reading
97-03-06 H
Assigned to State Govt Admin & Election
Refrm
97-03-21 H
P9-01-12 H Session Sine Die
Refrm
Re-Refer Rules/Rul 19(a)

HB-1417 NOVAK - O'BRIEN.

55 ILCS 5/5-1006.5

Amends the Special County Occupation Tax For Public Safety Law in the Counties Code. Provides that the county board of a county that imposes the tax may, by ordinance, discontinue the tax or lower the rate of the tax. Provides that if the county board lowers the rate or discontinues the tax, a referendum must be held in order to increase the rate or reimpose the tax. Effective immediately.

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FISCAL NOTE (DCCA)

HB 1417 is permissive in nature and may have a fiscal impact on units of local government, specifically counties, if the aforementioned tax is discontinued or lowered.

STATE MANDATES FISCAL NOTE

HB 1417 fails to create a State mandate under the State Mandates Act.

HOME RULE NOTE

HB 1417 does not preempt home rule authority.

97-03-05 H First reading

H Added As A Joint Sponsor O'BRIEN

Referred to Hse Rules Comm
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97-03-06 H
                                       Assigned to Local Government
                                      Do Pass/Short Debate Cal 014-001-000
97-03-20 H
         H Placed Cal 2nd Rdg-Sht Dbt
                                      Fiscal Note Filed
         H
                                      St Mandate Fis Note Filed
         H
         Η
                                      Home Rule Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-10 H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-000
97-04-11 S Arrive Senate
         S Placed Calendr, First Reading
97-04-15 S Chief Sponsor KLEMM
97-04-16 S First reading
                                       Referred to Sen Rules Comm
97-04-22 S Added As A Co-sponsor LAUZEN
97-04-23 S
                                       Assigned to Local Government & Elections
         S Added as Chief Co-sponsor WALSH,L
97-04-29 S
                                       Recommended do pass 008-000-000
         S Placed Calndr, Second Reading
97-04-30 S Second Reading
         S Placed Calndr, Third Reading
97-05-09 S Third Reading - Passed 056-000-000
         H Passed both Houses
97-06-06 H Sent to the Governor
97-07-30 H Governor approved
         Н
              Effective Date 97-07-30
         Η
              PUBLIC ACT 90-0267
```

HB-1418 ERWIN - WOOD AND LINDNER.

New Act

Creates the Euro Conversion Act. Defines the euro as the single currency of the European Union. Provides that the euro shall be a commercially reasonable substitute for any currency for which it becomes a substitute, the interest rate established for the euro shall be a commercially reasonable substitute for the interest rate of any currency for which it becomes a substitute, and that the introduction of the euro and the changes made as a result does not discharge or excuse performance under a contract, security, or instrument. Provides that the parties may agree to alter the requirements of this Act by contract, and that any reference to the ECU in a contract will be rebuttably presumed to be a reference to the currency basket that is from time to time used as the unit of account of the European Union. Effective immediately.

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FISCAL NOTE (Dpt. Financial Institutions)
There would be no fiscal impact on the Department.
STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB1418 fails to create a State mandate under the State Mandates Act.
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HOUSE AMENDMENT NO. 1.

Deletes everything. Reinserts language similar to the bill as introduced but removes references to the continuity of the interest rate after conversion, and provides that a reference to the ECU as used in this Act will be a reference to the euro after it is introduced and that the euro will replace the ECU on a one to one ratio. Provides that this Act shall apply to all contracts, including commercial contracts governed by any other law of this State. Makes other changes. Effective immediately.

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97-03-05 H First reading
         H Added As A Joint Sponsor LINDNER
         Н
                                       Referred to Hse Rules Comm
97-03-06 H
                                       Assigned to Financial Institutions
97-03-19 H
                                       Do Pass/Short Debate Cal 027-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-03-20 H
                                       Fiscal Note Requested BLACK
         Н
                                       Fiscal Note Filed
                                       St Mandate Fis Nte Requestd BLACK
         H
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-07 H
                                       St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
```

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97-04-09 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Joint Sponsor WOOD
97-04-11 H Relld 2nd Rdng-Short Debate
         Н
                Amendment No.01
                                     ERW1N
         Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
97-04-12 H
                Amendment No.01
                                     ERWIN
         Н
                                     Be adopted
         Н
                Amendment No.01
                                     ERWIN
                                                              Adopted
         H Pld Cai Ord 3rd Rdg-Sht Dbt
97-04-14 H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-000
97-04-15 S Arrive Senate
         S Placed Calendr, First Reading
97-04-17 S Chief Sponsor BUTLER
         S First reading
                                      Referred to Sen Rules Comm
97-04-18 S Sponsor Removed BUTLER
         S Alt Chief Sponsor Changed CARROLL
         S Added as Chief Co-sponsor BUTLER
97-04-30 S
                                      Assigned to Financial Institutions
97-05-08 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
97-05-09 S Second Reading
         S Placed Calndr, Third Reading
97-05-13 S Added as Chief Co-sponsor SEVERNS
         S Third Reading - Passed 056-000-000
         H Passed both Houses
97-06-11 H Sent to the Governor
97-07-30 H Governor approved
         Н
              Effective Date 97-07-30
              PUBLIC ACT 90-0268
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HB-1419 MAUTINO.

35 ILCS 200/22-20

35 ILCS 200/22-30

Amends the Property Tax Code. Provides that on and after the effective date of this amendatory Act, a person may not file a petition for a tax deed until after the expiration of the redemption period, but in no case later than 3 months after the expiration of the redemption period (now at any time within 5 months but not less than 3 months prior to the expiration of the redemption period). Provides that if the notice of the expiration of the period of redemption is served by publication, it shall be given 3 times within a period of not more than 5 months but not less than 3 months prior to expiration of the redemption period (now 3 times after filing a petition for tax deed, but not less than 3 nor more than 5 months prior to the expiration of the period of redemption). Effective immediately.

97-03-05 H First reading Referred to Hse Rules Comm 97-03-06 H Assigned to Revenue 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1420 HOLBROOK.

415 ILCS 5/22.2d new

Amends the Environmental Protection Act to require current owners or operators of sanitary landfills to disclose to the Environmental Protection Agency the names of all persons and entities who currently own, operate, and manage the landfill and who previously owned, operated, or managed the landfill since January 1, 1948. Sets forth penalties.

FISCAL NOTE (EPA) HB 1420 would have no fiscal impact on EPA.

HOUSE AMENDMENT NO. 1.

Specifically requires a current owner or operator of a landfill to include in the list of prior owners and operators all persons and entities holding a legal or equitable interest in the landfill or an improvement to the landfill, in lieu of the requirement that persons who created the landfill under a blind trust be listed.

2037 HB-1420—Cont.

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FISCAL NOTE, AMENDED (EPA)
     No change from previous fiscal note.
     STATE MANDATES FISCAL NOTE
     HB1420 fails to create a State mandate.
     HOME RULE NOTE
     HB 1420 does not preempt home rule authority.
     STATE MANDATES FISCAL NOTE, H-AM 1
     No change from previous mandates note.
     HOME RULE NOTE, H-AM 1
     No change from previous home rule note.
  NOTE(S) THAT MAY APPLY: Fiscal
     97-03-05 H First reading
                                           Referred to Hse Rules Comm
                                           Assigned to Local Government
     97-03-06 H
     97-03-14 H
                                           Fiscal Note Filed
                                           Committee Local Government
                                           LOCAL GOVT H
                                                                    Adopted
     97-03-21 H
                      Amendment No.01
                                           Do Pass Amend/Short Debate 017-000-000
               Н
               H Placed Cal 2nd Rdg-Sht Dbt
                                           Fiscal Note Filed
               H Cal Ord 2nd Rdg-Shr Dbt
               Н
                                           Fiscal Note Requested AS AMENDED/
                                              HUGHES
               Н
                                            St Mandate Fis Nte Requestd AS
                                              AMENDED/HUGHES
                                            Home Rule Note Requested AS AMENDED/
               Н
                                              HUGHES
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-03 H
                                            St Mandate Fis Note Filed
                                            Home Rule Note Filed
               Η
               H Cal Ord 2nd Rdg-Shr Dbt
                                            St Mandate Fis Note Filed
      97-04-10 H
                                            Home Rule Note Filed
               H
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-12 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
               H Rclld 2nd Rdng-Short Debate
               H Held 2nd Rdg-Short Debate
      97-04-16 H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-18 H
                                            Re-committed to Rules
      99-01-12 H Session Sine Die
HB-1421
            HASSERT - TENHOUSE.
   55 ILCS 5/5-1069.7 new
   65 ILCS 5/10-4-2.7 new
                                   from Ch. 73, par. 979f
  215 ILCS 5/367f
                                   from Ch. 73, par. 979g
  215 ILCS 5/367g
  215 ILCS 5/367h
                                   from Ch. 73, par. 979h
   30 ILCS 805/8.21 new
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Amends the Counties Code, Illinois Municipal Code, and Illinois Insurance Code. Provides that a municipality or county must pay the full amount of the cost of health care benefits or insurance on behalf of surviving spouses and dependents of firefighters, police officers, and deputies whose death results from the performance of a duty. Amends the State Mandates Act to require implementation without reimbursement with respect to the continuation of insurance benefits. Effective immediately.

spect to the continuation of insurance benefits. Effective immediately.

STATE MANDATES FISCAL NOTE

HB 1421 creates a "personnel mandate" which normally requires a
100% reimbursement; however the State Mandates Act is amended
to provide an exemption from reimbursement liability.
HOME RULE NOTE

HB 1421 preempts home rule authority.
FISCAL NOTE (Dpt. of Insurance)
HB 1421 will have no fiscal impact on the Department.

NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
97-03-05 H First reading
97-03-06 H
Referred to Hse Rules Comm
Assigned to Personnel & Pens

97-03-06 H Assigned to Personnel & Pensions
97-03-21 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Sht Dbt

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97-04-10 H St Mandate Fis Note Filed
H HOme Rule Note Filed
H Cal Ord 2nd Rdg-Shr Dbt
H Added As A Joint Sponsor TENHOUSE

97-04-12 H Second Reading-Short Debate
H Pld Cal Ord 3rd Rdg-Sht Dbt

97-04-18 H 3rd Rdg-Sht Dbt-Pass/Vote 115-002-000

97-04-23 S Arrive Senate
S Placed Calendr, First Reading

99-01-12 H Session Sine Die
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HB-1422 TURNER, ART.

New Act

Creates the Right of Publicity Act with the short title as the only provision.

STATE MANDATES FISCAL NOTE

HB1422 fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Creates the Right of Publicity Act. Recognizes the right to control and to choose whether and how to use an individual's identity for commercial purposes. Provides that the right is transferable and divisible and provides for the enforcement, termination, and application of the right. Provides for the remedy of injunctive relief. Provides that a person who violates the Act is liable for the greater of either actual damages and profits derived from the violation or \$1,000. Provides that after the effective date of the Act, the provisions supplant the publicity rights and remedies available under the common law.

SENATE AMENDMENT NO. 2.

Deletes everything. Restores the provisions of the engrossed bill. Provides that "identity" means any attribute of an individual that serves to identify that individual to an ordinary, reasonable viewer or listener. Provides that the right is transferable and divisible and provides for the enforcement, termination, and application of the right. Provides that the right of transferability includes to any person by will or trust or by intestate succession to an individual's spouse, parents, children, and grandchildren and that the right terminates if the individual has not transferred the right in writing and has no living spouse, parents, children, or grandchildren. Provides for the remedy of injunctive relief. Provides that the Act does not apply to attempts to portray, describe, or impersonate the individual, provided that the performance, work, play, book, article, or film is not a commercial advertisement. Provides that a person who violates the Act is liable for the greater of either actual damages and profits derived from the violation or \$1,000. Provides that after the effective date of the Act, the provisions supplant the publicity rights and remedies available under the common law. Provides that except for the common law right of publicity, the rights and remedies provided under this Act are supplemental to any other rights and remedies provided by law, including, but not limited to, the common law right of privacy.

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97-03-05 H First reading
                                      Referred to Hse Rules Comm
97-03-06 H
                                      Assigned to State Govt Admin & Election
                                        Refrm
                                      Do Pass/Short Debate Cal 013-000-000
97-03-20 H
         H Placed Cal 2nd Rdg-Sht Dbt
         Η
                                      Fiscal Note Requested CLAYTON
                                      St Mandate Fis Nte Requestd CLAYTON
         Η
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-21 H
                Amendment No.01
                                      TURNER, ART
         Η
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-07 H
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
                                      TURNER, ART
97-04-09 H
                Amendment No.01
                Rules refers to
         Н
                                       HSGE
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-10 H
                Amendment No.01
                                      TURNER.ART
                                      Be adopted
         H
         H Cal Ord 2nd Rdg-Shr Dbt
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97-04-12 H Second Reading-Short Debate
                Amendment No.01
                                      TURNER, ART
                                                               Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-14 H
                                      Fiscal Note Request W/drawn
         H Cal Ord 3rd Rdg-Short Dbt
97-04-24 H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-000
97-04-25 S Arrive Senate
         S Chief Sponsor TROTTER
         S Placed Calendr, First Reading
                                      Referred to Sen Rules Comm
         S First reading
97-04-28 S Sponsor Removed TROTTER
         S Alt Chief Sponsor Changed HAWKINSON
         S Added as Chief Co-sponsor TROTTER
97-05-31 S Ruled Exempt Under Sen Rule 3-9(B) SRUL
                                      Re-referred to Judiciary
98-02-19
                                      Recommended do pass 007-000-000
         S
           Placed Calndr, Second Reading
98-04-29
         S
           Second Reading
         S
           Placed Calndr, Third Reading
98-04-30 S Filed with Secretary
                                      HAWKINSON
         S
                 Amendment No.01
         S
                 Amendment referred to SRUL
         S Filed with Secretary
98-05-01
         S
                Amendment No.02
                                      HAWKINSON
                 Amendment referred to SRUL
         S
                                     HAWKINSON
98-05-06
         S
                 Amendment No.01
         S
                 Rules refers to
                                       SJUD
         S
                 Amendment No.02
                                      HAWKINSON
                                       SJUD
                 Rules refers to
98-05-14
                 Amendment No.01
                                      HAWKINSON
         S
                                      Postponed
         S
                                      HAWKINSON
                 Amendment No.02
         S
                                      Be adopted
         S
            Recalled to Second Reading
         S
                 Amendment No.02
                                      HAWKINSON
                                                               Adopted
         S
            Placed Calndr, Third Reading
            Third Reading - Passed 056-000-000
            Tabled Pursuant to Rule5-4(A) SA 01
            Third Reading - Passed 056-000-000
         Н
            Arrive House
         H Place Cal Order Concurrence 02
98-05-18 H Motion Filed Concur
                                       HRUL
                 Motion referred to
         H Calendar Order of Concurren 02
98-05-19 H
                                      App For Consider - Complace
         H Calendar Order of Concurren 02
98-05-21 H H Concurs in S Amend, 02/115-000-000
         H Passed both Houses
98-06-19 H Sent to the Governor
98-08-14 H Governor approved
         Н
              Effective Date 99-01-01
         Н
              PUBLIC ACT 90-0747
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HB-1423 KENNER.

20 ILCS 1120/7 new

Amends the Energy Policy and Planning Act. Requires the Department of Natural Resources to develop an energy efficiency fact sheet relating to residential property. Provides that, upon request, the Department shall conduct presentations on energy efficiency matters. Requires the Department to distribute the fact sheets to all mortgage lenders in Illinois. Requires the mortgage lenders to make the fact sheets available to the public.

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STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB1423 fails to create a State mandate.
FISCAL NOTE (DCCA)
HB 1423 does not involve the activities of and would not have a fiscal impact on units of local government.
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NOTE(S) THAT MAY APPLY: Fiscal
      97-03-05 H First reading
                                             Referred to Hse Rules Comm
      97-03-06 H
                                             Assigned to Environment & Energy
      97-03-21 H
                                             St Mandate Fis Note Filed
                Н
                                             Committee Environment & Energy
                Н
                                             Re-Refer Rules/Rul 19(a)
      97-04-07 H
                                             Fiscal Note Filed
                                            Committee Rules
      99-01-12 H Session Sine Die
HB-1424
             BROSNAHAN - DART.
  730 ILCS 150/2
                                    from Ch. 38, par. 222
  730 ILCS 150/2.5 new
  Amends the Sex Offender Registration Act. Permits the court to order registration as
a sex offender of a defendant who is convicted of an offense, upon motion of the prose-
cuting State's Attorney or the Attorney General, if a preponderance of the evidence in-
dicates that the defendant has criminal propensities towards acts of sexual assault or
acts of sexual molestation of children. Effective January 1, 1998.
      JUDICIAL NOTE
      HB1424 would not increase the need for the number of judges.
      FISCAL NOTE, H-AM 2 (Dept. of Corrections)
      There would be a minimal fiscal and prison population impact.
      CORRECTIONAL NOTE, H-AM 2
      No change from DOC fiscal note.
      STATE MANDATES FISCAL NOTE, H-AM 2
      HB1424, amended by H-am 2, fails to create a State mandate.
      97-03-05 H First reading
                                             Referred to Hse Rules Comm
                H Added As A Joint Sponsor DART
      97-03-06 H
                                             Assigned to Judiciary II - Criminal Law
      97-03-13 H
                                             Judicial Note Request ROSKAM
                                             Do Pass/Short Debate Cal 009-000-003
               H Placed Cal 2nd Rdg-Sht Dbt
      97-04-09 H
                                            Judicial Note Filed
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-10 H
                       Amendment No.01
                                            BROSNAHAN
               H
                       Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-11 H
                       Amendment No.01
                                            BROSNAHAN
               Η
                                            Be adopted
                Н
                       Amendment No.02
                                            BROSNAHAN
                Ή
                       Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shr Dbt
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Amendment No.02 H

H Cal Ord 2nd Rdg-Shr Dbt 97-04-14 H

H Cal Ord 2nd Rdg-Shr Dbt 97-04-15 H

H Cal Ord 2nd Rdg-Shr Dbt 97-04-23 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate 97-04-25 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1425 KUBIK.

97-04-12 H

35 ILCS 735/3-7 from Ch. 120, par. 2603-7

Amends the Uniform Penalty and Interest Act. Provides that if a person fails to comply with the bonding requirements prescribed for filing under the Administrative Review Law an action to review a final assessment or revised final assessment within the 20-day period, the Department of Revenue shall file a motion to dismiss and the court shall dismiss the action unless the person filing the action complies with the bonding requirements within 30 days after the filing of the Department's motion to dismiss. Provides that these bonding provisions shall not apply to the review of a final assessment or revised final assessment relating to any trust tax imposed in accordance with the Illinois Income Tax Act.

BROSNAHAN

Fiscal Note Filed

St Mandate Fis Note Filed

Correctional Note Filed AS AMENDED

Be adopted

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97-03-05 H First reading
                                              Referred to Hse Rules Comm
      97-03-06 H
                                              Assigned to Revenue
      97-03-13 H
                                              Do Pass/Short Debate Cal 011-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
      97-03-18 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-17 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
      97-04-18 S Arrive Senate
                S Placed Calendr, First Reading
      99-01-12 H Session Sine Die
HB-1426
             LYONS, EILEEN.
   20 ILCS 515/10
   20 ILCS 515/20
  325 ILCS 5/3
                                     from Ch. 23, par. 2053
  325 ILCS 5/7.21
  705 ILCS 405/2-3
                                     from Ch. 37, par. 802-3
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Amends the Child Death Review Team Act. Provides that "child" means any person under 18 years of age and not emancipated by marriage or entry into the United States armed services and that a Child Death Review Team shall review a child's death not later than 90 days following the completion of the DCFS investigation, the law enforcement investigation, the inquest, or the medical examiner's report, whichever is later, rather than 90 days following the child's death. Amends the Abused and Neglected Child Reporting Act. Provides that multidisciplinary review committees established to review "unfounded" reports where a mandated reporter has concerns about the investigation shall draw upon the expertise of the Child Death Review Teams as necessary and practicable, rather than serve under the auspices of those teams. Amends the Abused and Neglected Child Reporting Act and the Juvenile Court Act of 1987 to include in the definition of neglected child those newborn infants whose meconium contains any amount of a controlled substance as defined in the Illinois Controlled Substances Act. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes language providing that a child death review team shall review a child death within 90 days of the completion of the DCFS investigation, the law enforcement investigation, the inquest, or the medical examiner's report, whichever is later, with language that a review is required within 90 days of the completion by the Department of the investigation of the death under the Abused and Neglected Child Reporting Act, or if none is completed, within 90 days after the team obtains the information necessary to complete the review from the coroner, pathologist, medical examiner, or law enforcement agency, depending on the nature of the case.

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NOTE(S) THAT MAY APPLY: Fiscal
   97-03-05 H First reading
                                          Referred to Hse Rules Comm
   97-03-06 H
                                          Assigned to Judiciary II - Criminal Law
   97-03-21 H
                    Amendment No.01
                                          JUD-CRIMINAL H
                                                                   Adopted
                                          Do Pass Amend/Short Debate 013-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
   97-04-08 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    97-04-10 H 3rd Rdg-Sht Dbt-Pass/Vote 113-000-000
    97-04-11 S Arrive Senate
             S Placed Calendr, First Reading
    97-04-14 S Chief Sponsor RADOGNO
    97-04-15 S First reading
                                          Referred to Sen Rules Comm
    97-04-23 S Added as Chief Co-sponsor WALSH,L
    97-04-24 S Added as Chief Co-sponsor CARROLL
   97-04-25 S
                                          Assigned to Judiciary
   97-05-07 S
                                          Recommended do pass 009-000-000
             S Placed Calndr, Second Reading
   97-05-08 S Second Reading
             S Placed Calndr, Third Reading
   97-05-09 S Added as Chief Co-sponsor TROTTER
             S Added as Chief Co-sponsor SMITH
             S Third Reading - Passed 057-000-000
             H Passed both Houses
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97-06-06 H Sent to the Governor
97-07-28 H Governor approved
              Effective Date 97-07-28
         Η
              PUBLIC ACT 90-0239
         H
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HB-1427 FANTIN.

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that any increase in assessed value resulting from the loss of the Senior Citizens Homestead Exemption or the Senior Citizens Assessment Freeze Homestead Exemp-

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tion shall be included in determining "new property". Effective January 1, 1998.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB1427 fails to create a State mandate
      under the State Mandates Act.
      FISCAL NOTE (Dept. of Revenue)
      There will be no fiscal impact on this Dept.
      HOME RULE NOTE
      HB 1427 does not afffect home rule powers and functions, nor
      does it preempt home rule.
  NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford
      97-03-05 H First reading
                                             Referred to Hse Rules Comm
      97-03-06 H
                                              Assigned to Revenue
      97-03-13 H
                                             Fiscal Note Requested MOORE,A
                                              Home Rule Note Requested MOORE,A
                                              Do Pass/Short Debate Cal 007-004-000
                H Placed Cal 2nd Rdg-Sht Dbt
      97-04-07 H
                                             St Mandate Fis Note Filed
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-08 H
                                             Fiscal Note Filed
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-10 H
                                              Home Rule Note Filed
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-14 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-19 H 3rd Rdg-Sht Dbt-Pass/Vote 105-008-000
      97-04-23 S Arrive Senate
                S Chief Sponsor PETERSON
                S Placed Calendr, First Reading
                                              Referred to Sen Rules Comm
                S First reading
       99-01-12 H Session Sine Die
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HB-1428 WINTERS - GILES.

215 ILCS 5/154.6

from Ch. 73, par. 766.6

Amends the Illinois Insurance Code. Provides that establishing arbitrary caps or limits on paint, materials, or labor when estimating vehicle repairs constitutes improper claims practice. Effective immediately.

FISCAL NOTE (Dept. of Insurance) There will be no fiscal impact on this Dept. STATE MANDATES FISCAL NOTE HB 1428 fails to create a State mandate.

HOUSE AMENDMENT NO. 2.

Further amends the Illinois Insurance Code. Changes "arbitrary caps or limits on paint, materials, or labor" to "unreasonable caps or limits on paint or materials".

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97-03-05 H First reading
         H Added As A Joint Sponsor GILES
                                      Referred to Hse Rules Comm
97-03-06 H
                                      Assigned to Insurance
97-03-19 H
                                      Do Pass/Short Debate Cal 022-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
                                      St Mandate Fis Note Filed
97-04-03 H
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H
                Amendment No.01
                                      WINTERS
         Н
                 Amendment referred to HRUL
         Н
                Amendment No.02
                                      WINTERS
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2043 HB-1428--Cont.

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97-04-09-Cont.
                 Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
                Amendment No.01
                                      WINTERS
         Н
                                      Be adopted
         Н
                 Amendment No.02
                                      WINTÉRS
         Н
                                      Be adopted
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-12 H Second Reading-Short Debate
         Η
                 Amendment No.01
                                      WINTERS
                                                               Withdrawn
                 Amendment No.02
                                                               Adopted
         Н
                                      WINTERS
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-14 H 3rd Rdg-Sht Dbt-Pass/Vote 118-000-000
97-04-15 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor BERMAN
97-04-16 S First reading
                                      Referred to Sen Rules Comm
97-04-18 S Added as Chief Co-sponsor PETERSON
97-04-24 S
                                      Assigned to Insurance & Pensions
97-05-09 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Reading
97-05-13 S Second Reading
         S Placed Calndr, Third Reading
97-05-14 S Third Reading - Passed 057-000-000
         H Passed both Houses
97-06-12 H Sent to the Governor
97-08-08 H Governor approved
         H
              Effective Date 97-08-08
              PUBLIC ACT 90-0340
         Н
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HB-1429 PHELPS - SKINNER - WOOLARD.

20 ILCS 1015/16 new

70 ILCS 2605/11.7

Amends the Public Employment Office Act. Provides that the Illinois Department of Employment Security shall include available State jobs (with specified exceptions) in its job listings at free employment offices. Provides that the listing shall be accessible to the public without special assistance on the same computer terminal, in the same format, and posted within the same amount of time as all other job listings, and shall be displayed by category, by title, and by region of the State. Provides that the State job listings shall also be available from the State's World Wide Web home page.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-05 H First reading
                H Added As A Joint Sponsor SKINNER
               H Added As A Co-sponsor WOOLARD
                                             Referred to Hse Rules Comm
      97-03-06 H
                                             Assigned to State Govt Admin & Election
                                               Refrm
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1430
             TURNER, ART.
   70 ILCS 2605/11.3
                                    from Ch. 42, par. 331.3
   70 ILCS 2605/11.6
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from Ch. 42, par. 331.6

from Ch. 42, par. 331.7 Amends the Metropolitan Water Reclamation District Act. Provides that 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.

HOUSE AMENDMENT NO. 1.

Adds reference to:

70 ILCS 2605/11.10

from Ch. 42, par. 331.10

Provides that requests involving amounts in excess of \$10,000 or \$20,000 for materials, equipment, or supplies shall not be partitioned or split in order to evade competitive bidding requirements. Provides that contracts in excess of \$10,000 for labor, services or work, the lease or sale of personal property, or the granting of any concession and every contract or purchase order involving amounts in excess of \$20,000 for materials, equipment, or supplies (now contracts or purchase orders in excess of \$10,000) shall be signed by an officer of the board of commissioners, the general superintendent, the clerk, and the purchasing order. Provides that purchase orders and contracts involving amounts of \$10,000 or less for labor, services or work, construction, the lease or sale of personal property, or the granting of any concession and all purchase orders involving amounts of \$20,000 or less for materials, equipment, or supplies (now purchase orders or contracts involving amounts of \$10,000 or less) shall be let by the purchasing agent. Makes other changes.

STATE MANDATES FISCAL NOTE, H-AM 1

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HB 1430, as amended by H-am 1, fails to create a State mandate.
STATE MANDATES FISCAL NOTE, H-AM 1
HB 1430, with H-am 1, revised, creates a "local government
organization and structure mandate" which does not require
State reimbursement.
FISCAL NOTE, H-AM 1 (DCCA)
Projected annual savings is approximately $30,000.
97-03-05 H First reading
                                       Referred to Hse Rules Comm
97-03-06 H
                                       Assigned to Executive
97-03-19 H
                                       Fiscal Note Requested AS AMENDED
         Н
                                       St Mandate Fis Nte Requestd AS AMENDED
         Η
                                       STEPHENS
                                       Committee Executive
97-03-20 H
                 Amendment No.01
                                       EXECUTIVE H
                                                                Adopted
                                       Do Pass Amd/Stndrd Dbt/Vote 008-007-000
         н
         H Plcd Cal 2nd Rdg Std Dbt
97-04-15 H
                                       St Mandate Fis Note Filed
         H Plcd Cal 2nd Rdg Std Dbt
97-04-16 H
                                       St Mandate Fis Note Filed
         Н
                                       Fiscal Note Filed
         H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-25 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1431 TURNER, ART.

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.

HOUSE 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.

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FISCAL NOTE, H-AM 1 (DCCA)
HB 1431, amended by H-am 1, imposes no additional requirements and does not have a fiscal impact on units of local gov't.
STATE MANDATES FISCAL NOTE, H-AM 1
HB1431, amended by H-am 1, fails to create a State mandate.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
97-03-05 H First reading

Referred to Hse Rules C
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97-03-05 H First reading Referred to Hse Rules Comm
97-03-06 H Assigned to Executive
97-03-19 H Fiscal Note Requested AS AMENDED
H St Mandate Fis Nie Requested AS AMENDED
TEPHENS
H Committee Executive
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97-03-20 H
                 Amendment No.01
                                      EXECUTIVE H
                                                               Adopted
                                      Do Pass Amend/Short Debate 015-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-16 H
                                      Fiscal Note Filed
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
         H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-25 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
      WOOD.
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HB-1432

765 ILCS 305/4

from Ch. 30, par. 194

Amends the Statute Concerning Perpetuities. Provides that the rule against perpetuities shall not apply to trusts created by an inter-vivos instrument, executed or amended on or after January 1, 1998, or to trusts created by will or through the exercise of a testamentary power of appointment where the testator has died on or after January 1, 1998. Effective immediately.

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97-03-05 H First reading
                                        Referred to Hse Rules Comm
97-03-06 H
                                        Assigned to Judiciary 1 - Civil Law
97-03-21 H
                                        Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1433 BEAUBIEN - FRITCHEY - BRUNSVOLD - SAVIANO - DURKIN, WOO-LARD, MULLIGAN, BIGGERT, COULSON, ERWIN, WOOD AND GASH.

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15 ILCS 310/10b.1
                                    from Ch. 124, par. 110b.1
 20 ILCS 2605/55a
                                    from Ch. 127, par. 55a
 20 ILCS 2630/3
                                    from Ch. 38, par. 206-3
 20 ILCS 2630/3.1
                                    from Ch. 38, par. 206-3.1
 20 ILCS 2635/2
                                    from Ch. 38, par. 1602
 20 ILCS 2635/3
                                    from Ch. 38, par. 1603
                                    from Ch. 38, par. 1604
 20 ILCS 2635/4
                                    from Ch. 38, par. 1605
 20 ILCS 2635/5
 20 ILCS 2635/6
                                    from Ch. 38, par. 1606
 20 ILCS 2635/7
                                    from Ch. 38, par. 1607
 20 ILCS 2635/8
                                    from Ch. 38, par. 1608
 20 ILCS 2635/9
                                    from Ch. 38, par. 1609
 20 ILCS 2635/10
                                    from Ch. 38, par. 1610
 20 ILCS 2635/12
                                    from Ch. 38, par. 1612
 20 ILCS 2635/13
                                    from Ch. 38, par. 1613
 20 ILCS 2635/14
                                    from Ch. 38, par. 1614
 20 ILCS 2635/15
                                    from Ch. 38, par. 1615
 20 ILCS 2635/17
                                    from Ch. 38, par. 1617
 20 ILCS 2635/18
                                    from Ch. 38, par. 1618
 20 ILCS 2635/20
                                    from Ch. 38, par. 1620
 20 ILCS 2635/23
                                    from Ch. 38, par. 1623
105 ILCS 5/10-21.9
                                    from Ch. 122, par. 10-21.9
105 ILCS 5/34-18.5
                                    from Ch. 122, par. 34-18.5
410 ILCS 70/5
                     FROM Ch. 111 1/2, par. 87-5
625 ILCS 5/6-411
                                    from Ch. 95 1/2, par. 6-411
720 ILCS 5/2-23 new
725 ILCS 5/115-15
```

Amends the Secretary of State Merit Employment Code, the Civil Administrative Code of Illinois, the Criminal Identification Act, the Illinois Uniform Conviction Information Act, the School Code, the Illinois Vehicle Code, and the Criminal Code of 1961. Provides that, in addition to conviction information, the Illinois State Police may disseminate the pending arrest information of certain individuals when conducting background checks on those individuals. Defines "pending arrest". Amends the Sexual Assault Survivors Emergency Treatment Act. Permits evidence and information concerning the alleged sexual assault of a minor to be released at the request of the minor (now the parent or legal guardian of the minor must sign for the release of that evidence and information). Amends the Code of Criminal Procedure of 1963 to provide that certain laboratory reports relating to an addicted minor for a violation of State law relating to controlled substances and cannabis is prima facie evidence of the content, identity, and weight of the substance. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1.

Adds reference to: 705 ILCS 405/1-10.5 new

Amends the Juvenile Court Act of 1987. Provides that a laboratory report from the Department of State Police, Division of Forensic Services is prima facie evidence of the contents, identity and weight of a controlled substance for proceedings concerning addicted minors or for a violation of any State law relating to controlled substances or cannabis.

HOUSE AMENDMENT NO. 2.

Adds reference to: 20 ILCS 2630/2.1

from Ch. 38, par. 206-2.1

Provides that upon request the Department of State Police shall furnish pending arrest information to a President of a school board or regional superintendent. Provides that a State's Attorney shall notify the Department of only those charges not filed after arrests for certain offenses (now all charges filed and charges not filed after arrest for certain offenses). Provides that pending arrest information may be disseminated for employment and licensing purposes only. Provides that evidence and information concerning an alleged sexual assault of a minor may be released at the request of the minor if the minor is 13 years of age or older or by the attending physician if the minor is under 13 years of age. Makes other changes.

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97-03-05 H First reading
                                    Referred to Hse Rules Comm
97-03-06 H
                                    Assigned to Judiciary II - Criminal Law
97-03-12 H Added As A Joint Sponsor FRITCHEY
        H Added As A Co-sponsor BRUNSVOLD
        H Added As A Co-sponsor SAVIANO
        H Added As A Co-sponsor DURKIN
97-03-13 H
                Amendment No.01
                                    JUD-CRIMINAL H
                                                            Adopted
                                    Do Pass Amend/Short Debate 015-000-000
        H Placed Cal 2nd Rdg-Sht Dbt
97-03-14 H Added As A Co-sponsor WOOLARD
        H Added As A Co-sponsor MULLIGAN
        H Added As A Co-sponsor BIGGERT
        H Added As A Co-sponsor COULSON
97-04-08 H Second Reading-Short Debate
        H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-09 H Added As A Co-sponsor ERWIN
        H Relld 2nd Rdng-Short Debate
         H Held 2nd Rdg-Short Debate
         H Added As A Co-sponsor WOOD
97-04-10 H
                Amendment No.02
                                    BEAUBIEN
                Amendment referred to HRUL
         H
         H Held 2nd Rdg-Short Debate
97-04-12 H
                Amendment No.03
                                    BEAUBIEN
         Н
                Amendment referred to HRUL
         H
                Amendment No.04
                                   BEAUBIEN
                Amendment referred to HRUL
         H
         H
                Amendment No.02
                                    BEAUBIEN
         H
                Rules refers to
                                      HJUB
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Relld 2nd Rdng-Short Debate
         H Held 2nd Rdg-Short Debate
97-04-14 H
                                    BEAUBIEN
                Amendment No.02
         Η
                                    Be adopted
         Η
                Amendment No.02
                                    BEAUBIEN
                                                            Adopted
         Н
                Amendment No.03
                                    BEAUBIEN
         Η
                                    Be adopted
         Η
                Amendment No.04
                                    BEAUBIEN
         Η
                                    Be adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-16 H Tabled Pursuant to Rule40(A) HFA 03 & 04
         H 3rd Rdg-Sht Dbt-Pass/Vote 104-007-005
         H Added As A Co-sponsor GASH
97-04-17 S Arrive Senate
         S Placed Calendr, First Reading
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97-04-22 S Chief Sponsor CRONIN	
97-04-23 S First reading	Referred to Sen Rules Comm
97-04-25 S	Assigned to Judiciary
97-05-07 S	Held in committee
S	Committee Judiciary
97-05-10 S	Refer to Rules/Rul 3-9(a)
99-01-12 H Session Sine Die	

HB-1434 YOUNGE.

20 ILCS 605/46.19c from Ch. 127, par. 46.19c

Amends the Civil Administrative Code of Illinois. Includes in the list of duties of the Office of Urban Assistance the duty to establish within each local branch of the Office a local board of directors to serve as an advisory board to the Department of Commerce and Community Affairs. Provides that each local board of directors shall consist of 9 members appointed by the Director of the Department. Provides that 5 members shall be from private industry and 4 shall be from community based organizations and community leadership. Effective immediately.

97-03-05 H First reading Referred to Hse Rules Comm 97-03-06 H Assigned to State Govt Admin & Election Refrm 97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1435 YOUNGE.

20 ILCS 1510/10

Amends the Illinois Guaranteed Job Opportunity Act. Provides that the Director of Commerce and Community Affairs (now Director of Labor) shall administer the Act. Effective July 1, 1997.

FISCAL NOTE (Dpt. of Labor)

No fiscal impact will be incurred by the Department.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1435 fails to create a State mandate

under the State Mandates Act.

97-03-05 H First reading Referred to Hse Rules Comm 97-03-06 H Assigned to State Govt Admin & Election Refrm

97-03-20 H

Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Sht Dbt

Η

Fiscal Note Requested CLAYTON St Mandate Fis Nte Requestd CLAYTON

H Cal Ord 2nd Rdg-Shr Dbt 97-04-02 H Fiscal Note Filed

H Cal Ord 2nd Rdg-Shr Dbt

97-04-07 H St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shr Dbt 97-04-08 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

97-04-19 H Relld 2nd Rdng-Short Debate

Amendment No.01 YOUNGE Н Amendment referred to HRUL

H Held 2nd Rdg-Short Debate

97-04-23 H Amendment No.01 YOUNGE H Be adopted

H Held 2nd Rdg-Short Debate

97-04-25 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1436 YOUNGE.

20 ILCS 605/46.2 from Ch. 127, par. 46.2

Amends the Civil Administrative Code of Illinois concerning the powers of the Department of Commerce and Community Affairs. Adds a caption.

STATE MANDATES ACT FISCAL NOTE

HB1436 fails to create a State mandate.

FISCAL NOTE (DCCA)

HB1436 imposes no additional requirements and does not have a

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fiscal impact on units of local gov't.
97-03-05 H First reading
                                       Referred to Hse Rules Comm
97-03-06 H
                                       Assigned to State Govt Admin & Election
97-03-21 H
                                       Do Pass/Stdnrd Dbt/Vo007-005-000
         H Plcd Cal 2nd Rdg Std Dbt
97-04-07 H
                                       Fiscal Note Requested PARKE
                                       St Mandate Fis Note Filed
         Н
         H Cal 2nd Rdg Std Dbt
97-04-10 H
                                       Fiscal Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-12 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shr Dbt
97-04-16 H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-18 H
                                       Re-committed to Rules
99-01-12 H Session Sine Die
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HB-1437 YOUNGE.

20 ILCS 1510/10

Amends the Illinois Guaranteed Job Opportunity Act. Provides that the Secretary of Human Services (now Director of Labor) shall administer the Act. Effective July 1,

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FISCAL NOTE (Dpt. of Labor)
No fiscal impact will be incurred by the Department.
STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB1437 fails to create a State mandate
under the State Mandates Act.
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HOUSE AMENDMENT NO. 1.

Adds reference to:

20 ILCS 1510/15

Provides that the projects of the Illinois Guaranteed Job Opportunity Act may be funded by State or federal sources (now only federal sources).

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HOUSE AMENDMENT NO. 2.
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Adds reference to:
20 ILCS 1510/25
20 ILCS 1510/30
20 ILCS 1510/35
20 ILCS 1510/40
20 ILCS 1510/45
20 ILCS 1510/50
20 ILCS 1510/55
20 ILCS 1510/65
20 ILCS 1510/20 rep.
20 ILCS 1510/60 rep.
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Deletes everything. Amends the Illinois Guaranteed Job Opportunity Act. Provides that the Secretary of Human Services (now the Director of Labor) shall administer the Act. Deletes the provisions establishing district executive councils, calculating the allocation of funds to each district, and granting specific administrative authority under the Act. Provides that the Department of Human Services may accept applications and issue grants for the operation of projects subject to the availability of State or federal funds and at the discretion of the Secretary. Deletes the provisions requiring basic reading and writing testing, counseling, and instruction. Provides that a participant in a job project who has not completed high school shall enroll in an education program and if necessary shall enroll in an English as a Second Language program. Deletes provisions requiring that participants receive employment benefits. Changes certain eligibility requirements and wage standards for participants in the job projects. Makes other changes. Effective July 1, 1997.

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97-03-05 H First reading
                                       Referred to Hse Rules Comm
97-03-06 H
                                       Assigned to State Govt Admin & Election
                                          Refrm
                                       Do Pass/Short Debate Cal 012-000-000
97-03-21 H
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-02 H
                                       Fiscal Note Filed
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H Cal Ord 2nd Rdg-Shr Dbt

97-04-07	Н		St Mandate Fis Note Filed	
	Н	Cal Ord 2nd Rdg-Shr Dbt		
97-04-09	Н	Amendment No.01	YOUNGE	
	Н	Amendment referred to	HRUL	
	Η	Cal Ord 2nd Rdg-Shr Dbt		
97-04-11	Н	Amendment No.01	YOUNGE	
	Η		Be adopted	
	Η	Cal Ord 2nd Rdg-Shr Dbt	•	
97-04-12	Н	Second Reading-Short Debate	e	
	Н	Amendment No.01	YOUNGE	Adopted
	Н	Held 2nd Rdg-Short Debate		
97-04-16	Н	Pld Cal Ord 3rd Rdg-Sht Dbt		
97-04-19	Н	Relld 2nd Rdng-Short Debate	•	
	Н	Held 2nd Rdg-Short Debate		
97-04-24	Η	Amendment No.02	YOUNGE	
	Н	Amendment referred to	HRUL	
	Η	Amendment No.02	YOUNGE	
	Η	Rules refers to	HSGE	
	Н	Held 2nd Rdg-Short Debate		
97-04-25	Η	Amendment No.02	YOUNGE	
	Η		Be adopted	
	Η	Amendment No.02	YOUNGE	Adopted
		Pld Cal Ord 3rd Rdg-Sht Dbt		
		3rd Rdg-Sht Dbt-Pass/Vote 0	94-021-000	
97-04-29	S	Arrive Senate		
	S	Placed Calendr, First Reading		
		Chief Sponsor TROTTER		
		First reading	Referred to Sen Rules Com	m
99-01-12	H	Session Sine Die		

HB-1438 YOUNGE.

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.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1438 fails to create a State mandate

under the State Mandates Act.

97-03-05 H First reading Referred to Hse Rules Comm 97-03-06 H Assigned to Human Services 97-03-19 H St Mandate Fis Note Filed Н Committee Human Services 97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1439 YOUNGE - COWLISHAW - BIGGINS - HOLBROOK.

New Act

30 ILCS 105/5,449 new

Creates the Metro East Academy District Act, and provides that the territory of the District consists of the contiguous territory within the boundaries of Madison and St. Clair Counties. Makes the primary purpose of the District the establishment and operation of academic centers of excellence, technology and research centers, and educational resource centers, including teaching and training facilities for teachers, administrators, and other educators, computer technology and distance learning and telecommunication facilities, laboratories, libraries, and related educational resource facilities. Provides for a 9 member Commission, 4 of whose members are appointed by the Governor (one of whom shall be representative of private industry). Makes the regional superintendents of schools of the Madison County and St. Clair County educational service regions ex-officio members of the Commission, and provides that the 3 other members shall be appointed, one each, by the Mayor of Cahokia, Illinois and the chairpersons of the County Boards of Madison and St. Clair Counties. Empowers the Authority to acquire and to sell, lease, and provide for the development of real property in the District. Authorizes the Commission to issue revenue bonds. Provides for deposit into the Metro East Academy Commission Income Fund created in the State Treasury

moneys and revenues received by the Commission that are in excess of a prescribed amount and that are not required to satisfy revenue bond obligations and authorized development and operating expenditures of the Commission. Adds other related provisions.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

30 ILCS 105/5.449 new

Replaces everything after the enacting clause. Restores those provisions of the bill as introduced which create the Metro East Academy District Act, provide that the territory of the District consists of the contiguous territory within the boundaries of Madison and St. Clair Counties, and make the primary purpose of the District the establishment and operation of academic centers of excellence, technology and research centers, and educational resource centers, including teaching and training facilities for teachers, administrators, and other educators, computer technology and distance learning and telecommunication facilities, laboratories, libraries, and related educational resource facilities.

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STATE MANDATES FISCAL NOTE, H-AM 1
   HB1439, with H-am 1, fails to create a State mandate.
   STATE DEBT IMPACT NOTE, H-AM 1
   HB I439 would not have an impact on the level of State debt.
NOTE(S) THAT MAY APPLY: Fiscal
   97-03-05 H First reading
                                         Referred to Hse Rules Comm
   97-03-06 H
                                         Assigned to Elementary & Secondary
                                           Education
   97-03-19 H
                                         Fiscal Note Requested AS AMENDED
                                         St Mandate Fis Nte Requestd AS AMENDED
             Η
                                         COWLISHAW
             Н
             H
                                         Committee Elementary & Secondary
                                           Education
   97-03-20 H
                    Amendment No.01
                                         ELEM SCND ED H
                                                                 Adopted
                                         Do Pass Amend/Short Debate 021-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
   97-04-07 H
                                         St Mandate Fis Note Filed
            H Cal Ord 2nd Rdg-Shr Dbt
   97-04-09 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
             H Added As A Joint Sponsor COWLISHAW
   97-04-10 H Added As A Co-sponsor BIGGINS
             H Added As A Co-sponsor HOLBROOK
             H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-000
    97-04-11 S Arrive Senate
             S Placed Calendr, First Reading
             S Chief Sponsor HENDON
    97-04-14 S First reading
                                         Referred to Sen Rules Comm
    97-04-16 S
                                         State Debt Note Filed AS AMENDED HA 01
                                         Committee Rules
    97-04-23 S Added As A Co-sponsor CLAYBORNE
    97-04-24 S Sponsor Removed HENDON
             S Alt Chief Sponsor Changed CLAYBORNE
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HB-1440 YOUNGE.

Makes appropriations to the Illinois Arts Council to make a building repair grant to the Katherine Dunham Centers for Arts and Humanities. Effective July 1, 1997.

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97-03-05 H First reading
97-03-06 H
Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H
Re-Refer Rules/Rul 19(a)
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99-01-12 H Session Sine Die

99-01-12 H Session Sine Die

20 ILCS 3915/10 new

HB-1441

Amends the Arts Council Act. Provides that, subject to appropriation, the Illinois Arts Council shall make a building repair grant to the Katherine Dunham Centers for Arts and Humanities. Effective July 1, 1997.

2051 HB-1441—Cont.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1441 fails to create a State mandate

under the State Mandates Act.

FISCAL NOTE (III. Arts Council)

There will be a fiscal impact of \$300,000, but no impact to the

Ill. Arts Council.

HOUSE AMENDMENT NO. 1.

Deletes the provision requiring the Illinois Arts Council grant to the Katherine Dunham Centers for Arts and Humanities be used for the repair of buildings.

HOUSE AMENDMENT NO. 2.

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Changes the caption of the new Section from "building grant" to "grant authority".
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97-03-05 H First reading Referred to Hse Rules Comm 97-03-06 H Assigned to State Govt Admin & Election

97-03-20 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Sht Dbt

H Fiscal Note Requested CLAYTON
H St Mandate Fis Nte Requestd CLAYTON

H Cal Ord 2nd Rdg-Shr Dbt

97-04-07 H St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shr Dbt

97-04-08 H Fiscal Note Filed

H Cal Ord 2nd Rdg-Shr Dbt 97-04-09 H Amendment No.01 YOUNGE

H Amendment referred to HRUL H Cal Ord 2nd Rdg-Shr Dbt

97-04-11 H Amendment No.01 YOUNGE

H Be adopted

H Cal Ord 2nd Rdg-Shr Dbt 97-04-12 H Second Reading-Short Debate

H Amendment No.01 YOUNGE Adopted

H Pld Cal Ord 3rd Rdg-Sht Dbt

97-04-15 H Relld 2nd Rdng-Short Debate

H Amendment No.02 YOUNGE

H Amendment referred to HRUL H Held 2nd Rdg-Short Debate

97-04-16 H Amendment No.02 YOUNGE H Be adopted

H Amendment No.02 YOUNGE Adopted

H Pld Cal Ord 3rd Rdg-Sht Dbt

97-04-18 H Re-committed to Rules

99-01-12 H Session Sine Die

HB-1442 NOVAK.

30 ILCS 105/5.449 new

625 ILCS 5/6-106 from Ch. 95 1/2, par. 6-106

Amends the Illinois Vehicle Code and the State Finance Act. Amends the Vehicle Code to provide that an application form for a license or instruction permit shall include a provision indicating that if the applicant wishes to contribute to the Prevent Blindness Fund, he or she may do so by stating the amount of the contribution on the form. Provides that the money in the Prevent Blindness Fund shall be paid, subject to appropriation by the General Assembly and approval by the Secretary, as grants to the Illinois based Prevent Blindness America for the purpose of preventing blindness and preserving the sight of residents. Amends the State Finance Act to create the Prevent Blindness Fund. Effective January 1, 1998.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-05 H First reading Referred to Hse Rules Comm

97-03-06 H Assigned to State Govt Admin & Election

Refrm

97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1443 SCULLY - MCCARTHY - SLONE, ERWIN, MCGUIRE, WOOLARD AND BOLAND.

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.

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STATE MANDATES ACT FISCAL NOTE
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HB1443 fails to create a State mandate.

FISCAL NOTE (DCCA)

HB 1443 imposes no additional requirements and would not have

a fiscal impact on units of local government.

NOTE(S) THAT MAY APPLY: Fiscal

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97-03-06 H First reading
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H Added As A Joint Sponsor MCCARTHY

H Referred to Hse Rules Comm

97-03-11 H Assigned to Environment & Energy

97-03-19 H Added As A Co-sponsor SLONE

97-03-20 H Do Pass/Short Debate Cal 023-000-000

H Placed Cal 2nd Rdg-Sht Dbt

H Fiscal Note Requested HASSERT
H St Mandate Fis Nte Requested HASSERT

H Cal Ord 2nd Rdg-Shr Dbt

97-03-21 H St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shr Dbt 97-04-07 H

Fiscal Note Filed

H Cal Ord 2nd Rdg-Shr Dbt 97-04-09 H Added As A Co-sponsor ERWIN

97-04-10 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

97-04-23 H Added As A Co-sponsor MCGUIRE H Added As A Co-sponsor WOOLARD

97-04-24 H 3rd Rdg-Sht Dbt-Pass/Vote 113-003-001 H Added As A Co-sponsor BOLAND

S Arrive Senate

S Placed Calendr, First Reading

98-03-26 S Chief Sponsor HALVORSON

S First reading Referred to Sen Rules Comm

99-01-12 H Session Sine Die

HB-1444 SCULLY - KOSEL AND MCGUIRE.

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 (DOT)

This bill will have no fiscal impact on this Dept.

FISCAL NOTE (Secretary of State)

This bill will have no fiscal impact on SOS.

STATE MANDATES FISCAL NOTE

HB 1444 creates a local government organization and structure

mandate for which no reimbursement is required.

FISCAL NOTE, H-AM 1 (Secretary of State)

No change from previous SOS fiscal note.

HOUSE AMENDMENT NO. 1.

Provides 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.

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

No change from previous DOT fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading

Referred to Hse Rules Comm

97-03-11 H

Assigned to Transportation & Motor Vehicles

2053 HB-1444-Cont.

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97-03-19 H
                                      Do Pass/Short Debate Cal 021-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                      Fiscal Note Requested WAIT
         Н
                                      St Mandate Fis Nte Requestd WAIT
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-21 H
                 Amendment No.01
                                      SCULLY
                Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
                                      Fiscal Note Filed
97-03-26 H
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-28 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-03 H
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H
                                      SCULLY
                Amendment No.01
                                      Be adopted
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-10 H
                                      Fiscal Note Requested AS AMENDED/
                                        LAWFER
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-11 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-12 H Second Reading-Short Debate
         Н
                 Amendment No.01
                                      SCULLY
                                                               Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-14 H
                                      Fiscal Note Filed
         H Cal Ord 3rd Rdg-Short Dbt
97-04-18 H Added As A Joint Sponsor KOSEL
         H Added As A Co-sponsor MCGUIRE
         H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-000
97-04-23 S Arrive Senate
         S Placed Calendr, First Reading
97-04-28 S Chief Sponsor HALVORSON
97-04-29 S First reading
                                      Referred to Sen Rules Comm
99-01-12 H Session Sine Die
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HB-1445

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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.

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NOTE(S) THAT MAY APPLY: Correctional
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97-03-06 H First reading
                                        Referred to Hse Rules Comm
97-03-11 H
                                        Assigned to Transportation & Motor Vehicles
97-03-21 H
                                        Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1446 HUGHES - FANTIN.

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210 ILCS 30/6.2
                                     from Ch. 111 1/2, par. 4166.2
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Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Provides that agencies and facilities licensed or operated by the Department of Mental Health and Developmental Disabilities or its successor, the Department of Human Services, or that are funded by either of those Departments that are not licensed or certified by another State agency shall be required to report incidents of suspected abuse or neglect to the Office of Inspector General within 24 hours. Requires the Office of Inspector General to establish a 24-hour telephone line for receiving reports of suspected abuse or neglect. Provides that failure to comply with reporting requirements is a Class A misdemeanor. Provides that the Office of Inspector General shall provide a preliminary report concerning cases of suspected abuse or neglect to the facility or agency in which the abuse or neglect is alleged to have happened. Effective immedi-

HOUSE AMENDMENT NO. 1.

Further amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Removes the provision that facilities operated by the Department of Mental Health and Developmental Disabilities or its successor, the Department of Human Services, and agencies and facilities licensed or certified by one of those Departments and not licensed by any other State agency and their employees shall be required to report incidents of suspected abuse or neglect to the Office of the Inspector General within 24 hours. Removes the provision that the Office of the Inspector General shall establish a 24-hour telephone line for receiving reports of suspected abuse or neglect. Provides that the Inspector General shall make a determination to accept or reject a preliminary report of an investigation of alleged abuse or neglect based on established investigative procedures. Makes other changes.

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97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Human Services
97-03-13 H Added As A Joint Sponsor FANTIN
97-03-20 H
                Amendment No.01
                                      HUMAN SERVS H
                                                              Adopted
         Н
                                      Do Pass Amend/Short Debate 010-000-001
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-10 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
97-04-11 S Arrive Senate
         S Placed Calendr, First Reading
97-04-14 S Chief Sponsor KARPIEL
         S First reading
                                      Referred to Sen Rules Comm
97-04-15 S Added as Chief Co-sponsor SMITH
97-04-24 S Added as Chief Co-sponsor CARROLL
97-04-25 S
                                      Assigned to Public Health & Welfare
         S Added As A Co-sponsor DILLARD
97-05-06 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Reading
97-05-07 S Second Reading
         S Placed Calndr, Third Reading
97-05-08 S Added As A Co-sponsor SHAW
         S Added As A Co-sponsor TROTTER
97-05-09 S Third Reading - Passed 056-000-000
         H Passed both Houses
97-06-06 H Sent to the Governor
97-07-29 H Governor approved
         Н
              Effective Date 97-07-29
              PUBLIC ACT 90-0252
      RYDER.
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HB-1447

405 ILCS 5/2-105

from Ch. 91 1/2, par. 2-105

Amends the Mental Health and Developmental Disabilities Code to provide that a service provider may petition a payor of benefits to become a representative payee for a recipient's benefits. Effective immediately.

STATE MANDATES FISCAL NOTE, H-AM 1

HB1447, amended by H-am 1, fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Provides that a recipient may deposit money with a facility (instead of a service provider). Provides that except when a recipient has given informed consent, no service provider shall be made representative payee for his or her social security, pension, trust fund, or any other form of direct payment or assistance (instead of allowing a service provider to petition a payor of benefits to become representative payee for a recipient's benefits). Provides that the term "service provider" does not include State-operated **2055** HB-1447—Cont.

mental health or developmental disabilities facilities. Provides that a facility (instead of service provider) that has become representative payee shall use the benefits in accordance with laws and regulations governing the benefits.

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97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Human Services
      97-03-20 H
                                            Do Pass/Short Debate Cal 009-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
      97-04-08 H
                       Amendment No.01
                                             RYDER
                       Amendment referred to HRUL
               Н
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-09 H
                       Amendment No.01
                                            RYDER
               Η
                       Rules refers to
                                              HHSV
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-10 H
                       Amendment No.01
                                             RYDER
                                             Be adopted
               Н
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-15 H
                                             St Mandate Fis Note Filed
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-16 H Second Reading-Short Debate
                                             RYDER
               Η
                       Amendment No.01
                                                                      Adopted
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-23 H
                                               3d Reading Consideration PP
                                               Calendar Consideration PP.
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1448
             HUGHES.
   35 ILCS 200/18-185
   60 ILCS 1/25-10
   60 ILCS-1/25-15
   60 ILCS 1/25-20
   60 ILCS 1/25-25
  305 ILCS 5/12-21.13a new
  605 ILCS 5/6-103
                                    from Ch. 121, par. 6-103
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Amends the Township Code. Provides that township organization shall cease in the county as of the date a county board is next elected or 18 months after the referendum, whichever is later (now as soon as a county board is elected and qualified). Provides that the county shall assume, exercise, and perform those powers and duties mandated by law and formerly exercised and performed by the townships. Provides that the county shall assume all assets and liabilities of the townships. Amends the Public Aid Code. Provides that in counties in which township organization is discontinued, the county board may levy a tax for general assistance purposes. Sets the amount of the levy. Amends the Property Tax Extension Limitation Law in the Property Tax Code. In the definitions of "aggregate extension" excludes extensions made for general assistance purposes under the Public Aid Code for the first year after discontinuance of township organization. Amends the Illinois Highway Code. Provides that road districts in existence immediately before the referendum to discontinue township organization shall be continued.

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97-03-06 H First reading
97-03-11 H Assigned to Local Government
97-03-21 H Motion Do Pass-Lost 002-008-001 HLGV
H Remains in CommiLocal Government
H Re-Refer Rules/Rul 19(a)
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HB-1449 HANNIG.

Appropriates money to the Office of the State's Attorneys Appellate Prosecutor for its FY 1998 ordinary and contingent expenses. Effective July 1, 1997.

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HOUSE AMENDMENT NO. 1.
```

Deletes everything. Appropriates \$1 to the Office of the State's Attorneys Appellate Prosecutor for ordinary and contingent expenses. Effective July 1, 1997.

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Public Safety
97-04-11 H Amendment No.01 APP PUB SAFTY H Adopted
Remains in CommiAppropriations-Public Safety
H Re-Refer Rules/Rul 19(a)
```

99-01-12 H Session Sine Die

HB-1450 RUTHERFORD - HANNIG - RYDER - WOOLARD.

20 ILCS 3505/7.56a from Ch. 48, par. 850.07z12a 20 ILCS 3505/8 from Ch. 48, par. 850.08 20 ILCS 3505/13 from Ch. 48, par. 850.13 20 ILCS 3515/9 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.

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SENATE AMENDMENT NO. 1. (Senate recedes June 1, 1997)
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Deletes the immediate effective date.

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CONFERENCE COMMITTEE REPORT NO. 1.
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Recommends that the Senate recede from S-am 1.

Recommends that the bill be amended as follows:

Restores the immediate effective date.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-06 H First reading
         H Added As A Joint Sponsor HANNIG
         H Added As A Co-sponsor RYDER
```

Referred to Hse Rules Comm Assigned to Executive

97-03-11 H Do Pass/Short Debate Cal 015-000-000 97-03-20 H

H Placed Cal 2nd Rdg-Sht Dbt 97-04-08 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt

97-04-09 H 3rd Rdg-Sht Dbt-Pass/Vote 095-019-003

97-04-10 S Arrive Senate

S Placed Calendr, First Reading

97-04-15 S Chief Sponsor RAUSCHENBERGER

97-04-16 S First reading Referred to Sen Rules Comm 97-04-25 S Assigned to Executive

97-05-08 S Amendment No.01 EXECUTIVE S Adopted

Recommided do pass as amend 013-000-000

S Placed Calndr, Second Reading

97-05-09 S Second Reading S Placed Calndr, Third Reading

97-05-14 S Third Reading - Passed 059-000-000

97-05-15 H Arrive House

H Place Cal Order Concurrence 01

97-05-16 H Motion Filed Concur

H Refer to Rules/Rul 75(a)

H Place Cal Order Concurrence 01 97-05-20 H Be approved consideration 01/HRUL

H Motion Filed Non-Concur 01/RUTHERFORD

H Place Cal Order Concurrence 01

97-05-21 H H Noncners in S Amend. 01

S Secretary's Desk Non-concur 01

97-05-22 H Added As A Co-sponsor WOOLARD

97-05-23 S Filed with Secretary

Mtn refuse recede-Sen Amend

S S Refuses to Recede Amend 01 97-05-27

S Requests Conference Comm 1ST/RAUSCHENBERGER S Sen Conference Comm Apptd 1ST/RAUSCHENBERGER KLEMM, WEAVER,S,

COLLINS, JONES

97-05-28 H Hse Accede Req Conf Comm 1ST

H Hse Conference Comm Apptd 1ST/HANNIG,

Н BURKE, WOOLARD. Н CHURCHILL AND

97-06-01 S Filed with Secretary

Н

S Conference Committee Report 1ST/RAUSCHENBERGER

RUTHERFORD

```
97-06-01--Cont.
         S Conf Comm Rpt referred to SRUL
         S Sen Conference Comm Apptd 1ST/97-05-27
         H House report submitted 1ST/RUTHERFORD
         H Conf Comm Rpt referred to 1ST/HRUL
         H Be approved consideration HRUL
         S Conference Committee Report 1ST/RAUSCHENBERGER
         S
                Rules refers to
                                       SEXC
         Η
                                      3/5 vote required
         H House Conf. report Adopted 1ST/115-000-003
         S Conference Committee Report 1ST/RAUSCHENBERGER
         S Be approved consideration SEXC/013-000-000
         S Senate report submitted
                                      3/5 vote required
         S Senate Conf. report Adopted 1ST/054-002-000
         H Both House Adoptd Conf rpt 1ST
         H Passed both Houses
97-06-27 H Sent to the Governor
97-08-17 H Governor approved
         Н
              Effective Date 97-08-17
         Η
              PUBLIC ACT 90-0470
```

HB-1451 BURKE.

70 ILCS 2605/9.6a

from Ch. 42, par. 328.6a

Amends the Metropolitan Water Reclamation District Act. Allows the corporate authorities of a sanitary district to issue bonds at any time (now, on or before December 31, 2001) in an aggregate amount not to exceed 3.35% of the EAV of the taxable property within the sanitary district for certain projects of the district.

FISCAL NOTE (DCCA)
HB1451 would not have a fiscal impact on local government.

STATE MANDATES FISCAL NOTE

HB1451 fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

99-01-12 H Session Sine Die

Allows the corporate authorities of a sanitary district to issue bonds on or before December 31, 2011 (now 2001) in an aggregate amount not to exceed 3.35% of the EAV of the taxable property within the sanitary district for certain projects of the district.

NOTE(S) THAT MAY APPLY: Fiscal 97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Executive 97-03-19 H Fiscal Note Requested STEPHENS St Mandate Fis Nte Requestd STEPHENS Н Committee Executive Η 97-03-20 H Do Pass/Stdnrd Dbt/Vo008-007-000 H Plcd Cal 2nd Rdg Std Dbt 97-04-11 H Fiscal Note Filed H Cal 2nd Rdg Std Dbt 97-04-12 H St Mandate Fis Note Filed H Cal 2nd Rdg Std Dbt 97-04-14 H Second Reading-Stnd Debate H Pld Cal Ord 3rd Rdg-Std Dbt 97-04-19 H Relld 2nd Rdng-Stnd Debate Н Amendment No.01 BURKE Amendment referred to HRUL H Hld Cal Ord 2nd Rdg-Shr Dbt 97-04-23 H BURKE Amendment No.01 Be adopted H Hld Cal Ord 2nd Rdg-Shr Dbt 97-04-24 H Amendment No.01 BURKE Adopted H Pld Cal Ord 3rd Rdg-Std Dbt 97-04-25 H 3d Reading Consideration PP Calendar Consideration PP. Н Re-Refer Rules/Rul 19(a)

HB-1452 **2058**

```
HB-1452
             RYDER.
     5 ILCS 312/1-102
                                      from Ch. 102, par. 201-102
     5 ILCS 312/1-104
                                      from Ch. 102, par. 201-104
     5 ILCS 312/1-105 new
     5 ILCS 312/2-101
                                      from Ch. 102, par. 202-101
     5 ILCS 312/2-102
                                      from Ch. 102, par. 202-102
     5 1LCS 312/2-103
                                      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
     5 ILCS 312/3-102
                                      from Ch. 102, par. 203-102
     5 ILCS 312/3-104
                                      from Ch. 102, par. 203-104
     5 ILCS 312/3-105
                                      from Ch. 102, par. 203-105
     5 ILCS 312/4-I01
                                      from Ch. 102, par. 204-101
     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
```

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. 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 the deposit of a portion of the fees from appointments and expedited services. Makes other changes.

HOUSE AMENDMENT NO. 1.

Deletes the provisions disqualifying a notary from performing a notarial act if the notary will receive directly from a transaction connected with the notarial act any advantage, right, title, interest, cash, property, or other consideration exceeding the value of the \$5 fee.

HOUSE AMENDMENT NO. 2.

Amends the Illinois Notary Public 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.

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NOTE(S) THAT MAY APPLY: Fiscal
   97-03-06 H First reading
                                         Referred to Hse Rules Comm
                                         Assigned to Registration & Regulation
   97-03-11 H
   97-03-20 H
                                         Do Pass/Short Debate Cal 023-000-000
            H Placed Cal 2nd Rdg-Sht Dbt
   97-04-10 H
                    Amendment No.01
                                         RYDER
            Η
                    Amendment referred to HRUL
                    Amendment No.02
            Η
                                        RYDER
                    Amendment referred to HRUL
            Н
            H Placed Cal 2nd Rdg-Sht Dbt
   97-04-12 H
                    Amendment No.01
                                         RYDER
            Η
                                         Be adopted
            Η
                    Amendment No.02
                                         RYDER
                                         Be adopted
            H Placed Cal 2nd Rdg-Sht Dbt
   97-04-16 H Second Reading-Short Debate
                                         RYDER
                                                                 Adopted
            Н
                    Amendment No.01
                    Amendment No.02
                                         RYDER
                                                                 Adopted
            H Pld Cal Ord 3rd Rdg-Sht Dbt
   97-04-18 H 3rd Rdg-Sht Dbt-Lost/V027-079-007
            Η
                                         Motion to Reconsider Vote
                                         LOST - JOHNSON, TOM
            H 3rd Rdg-Sht Dbt-Lost/V027-079-007
```

2059 HB-1453

HB-1453 GIGLIO - FANTIN.

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 determine due to the unknown number of participants.

NOTE(S) THAT MAY APPLY: Pension

97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Added As A Joint Sponsor FANTIN
97-03-21 H Re-Refer Rules/Rul 19(a)
97-03-28 H Pension Note Filed

Committee Rules

H 99-01-12 H Session Sine Die

HB-1454 MOORE,EUGENE – SAVIANO.

35 ILCS 200/18-185

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 excluded with obligations issued pursuant to referendum.

HOUSE AMENDMENT NO. 1.

Deletes amendatory provisions in definition of aggregate extension for taxing districts subject to the Law before the 1995 levy year. In the definition of aggregate extension for taxing districts that were not subject to the law before the 1995 levy year, except for taxing districts subject to the law by referendum, provides that the exclusion for the Metropolitan Water Reclamation District Act shall apply to principal and interest on bonds issued to finance flood control projects as well as to finance construction projects including without limitation, all portions of the Tunnel and Reservoir Plan, or made for payments of principal and interest on bonds issued to refund or continue to refund bonds issued to finance such flood control projects or construction projects.

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FISCAL NOTE, H-AM 1 (Dept. of Revenue)
There will be no fiscal impact on this Dept.
FISCAL NOTE, H-AM 1 (DCCA)
No increased costs are anticipated; there will be more options
for the Dist, in financing infrastructure improvements.
STATE MANDATES FISCAL NOTE, H-AM 1
HB1454, with H-am 1, fails to meet the definition of a mandate.
HOME RULE NOTE, H-AM 1
HB1454 has no impact on home rule units of government.
97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Revenue
97-03-21 H
                Amendment No.01
                                      REVENUE
                                                                Adopted
                                      Do Pass Amd/Stndrd Dbt/Vote 007-004-000
         Н
         H Plcd Cal 2nd Rdg Std Dbt
                                      Fiscal Note Requested AS AMENDED/
                                        MOORE,A
         Н
                                      St Mandate Fis Nte Requestd AS
                                        AMENDED/MOORE, A
         Н
                                      Home Rule Note Requested AS AMENDED/
                                        MOORE,A
         H Cal 2nd Rdg Std Dbt
97-04-08 H
                                      Fiscal Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-16 H Added As A Joint Sponsor SAVIANO
                                      Fiscal Note Filed
         Н
         Н
                                      St Mandate Fis Note Filed
                                      Home Rule Note Filed
         Н
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H Cal 2nd Rdg Std Dbt

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97-04-17 H Second Reading-Stnd Debate
               H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-18 H
                                                3d Reading Consideration PP
                                                Calendar Consideration PP.
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
             MOORE,EUGENE - MOORE,ANDREA - BLACK - MURPHY - HOW-
HR-1455
   35 ILCS 5/203
                                    from Ch. 120, par. 2-203
  Amends the Illinois Income Tax Act. Provides that, for purposes of determining the
base income of a corporation, the amount of a taxpayer's adjustment under Section
832(b)(5)(B)(i) of the Internal Revenue Code shall not be treated as an amount of inter-
est excluded from gross income in the computation of taxable income. Exempt from the
sunset provisions of Section 250. Effective January 1, 1998. STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB1455 fails to create a State mandate
      under the State Mandates Act.
      FISCAL NOTE (Dept. of Revenue)
      The Dept. of Revenue cannot estimate the fiscal impact.
  NOTE(S) THAT MAY APPLY: Fiscal
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Revenue
      97-03-21 H
                                             Do Pass/Short Debate Cal 011-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
                                             Fiscal Note Requested MOORE, ANDREA
                Н
                Η
                                             St Mandate Fis Nte Requestd
                                                MOORE, ANDREA
                H Cal Ord 2nd Rdg-Shr Dbt
                                             St Mandate Fis Note Filed
       97-04-07 H
                H Cal Ord 2nd Rdg-Shr Dbt
       97-04-08 H
                                             Fiscal Note Filed
                H Cal Ord 2nd Rdg-Shr Dbt
       97-04-17 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
       97-04-23 H Added As A Joint Sponsor MOORE, ANDREA
                H Added As A Co-sponsor BLACK
                H Added As A Co-sponsor MURPHY
                H Added As A Co-sponsor HOWARD
       97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
       99-01-12 H Session Sine Die
HB-1456
             MOORE, EUGENE.
                                     from Ch. 42, par. 329
    70 ILCS 2605/10
   Amends the Metropolitan Water Reclamation District Act. Provides that the board of
trustees shall provide for the collection of a tax sufficient to pay and discharge the prin-
cipal of any indebtedness within 30 (now 20) years.
       STATE MANDATES FISCAL NOTE
       HB1456 fails to create a State mandate.
       FISCAL NOTE (DCCA)
       DCCA does not anticipate that this change will increase the
       District's expenditures.
                                              Referred to Hse Rules Comm
       97-03-06 H First reading
       97-03-11 H
                                              Assigned to Executive
                                              Fiscal Note Requested STEPHENS
       97-03-19 H
                                              St Mandate Fis Nte Requestd STEPHENS
                Η
                                              Committee Executive
                Η
                                              Do Pass/Short Debate Cal 015-000-000
       97-03-20 H
                H Placed Cal 2nd Rdg-Sht Dbt
       97-04-12 H
                                              St Mandate Fis Note Filed
                                              Fiscal Note Filed
                 H
                 H Placed Cal 2nd Rdg-Sht Dbt
       97-04-14 H Second Reading-Short Debate
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H Pld Cal Ord 3rd Rdg-Sht Dbt

H 3rd Rdg-Sht Dbt-Lost/V058-059-000

H 3rd Rdg-Sht Dbt-Lost/V058-059-000

3d Reading Consideration PP Calendar Consideration PP.

Motion to Reconsider Vote

LOST/DAVIS,MONIQUE

97-04-17 H

H

2061 HB-1457

HB-1457 NOVAK - PERSICO.

420 ILCS 5/4

from Ch. 111 1/2, par. 4304

Amends the Illinois Nuclear Safety Preparedness Act to set forth the compensation that may be paid by the Department of Nuclear Safety, under a continuing appropriation not to exceed \$650,000, in fiscal years 1997, 1998, and thereafter to local governments as reimbursement for implementation of plans and programs under the Act. Sets forth annual fees that the Department may charge of an owner of a nuclear reactor beginning fiscal year 1997. Effective immediately.

FISCAL NOTE (Dept. of Natural Resources)

There will be no impact on this Dept.

FISCAL NOTE (Bureau of Budget)

Total increase in FY98 fees is estimated at \$2.6 M.

STATE MANDATES FISCAL NOTE

HB 1457 fails to create a State mandate

FISCAL NOTE (Dept. of Nuclear Safety)

HB1457 increases total compensation limit to local gov'ts. to

\$400,000 in FY97, and \$450,000 in FY98 and beyond (currently, \$300,000). Compensation would be handled through a continuing

appropriation, not to exceed \$650,000 per FY.

SENATE AMENDMENT NO. 1.

Replaces the continuing appropriation provisions with comparable provisions. Provides for annual appropriations to the Department of Nuclear Safety not to exceed \$650,000. Specifies expenditure limitations. Provides that the expenditure limitation for FY 1998 shall include the additional \$100,000 made available to local governments for FY 1997.

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NOTE(S) THAT MAY APPLY: Balanced Budget; Fiscal
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97-03-06 H First reading
         H Added As A Joint Sponsor PERSICO
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Environment & Energy
97-03-19 H
                                      Fiscal Note Filed
                                      Committee Environment & Energy
97-03-20 H
                                      Do Pass/Short Debate Cal 018-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         Н
                                      St Mandate Fis Nte Requestd HASSERT
         Н
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-03 H
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H
                                      Fiscal Note Filed
         H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-10 H 3rd Rdg-Sht Dbt-Pass/Vote 100-014-002
97-04-11 S Arrive Senate
         S Placed Calendr, First Reading
97-04-15 S Chief Sponsor GEO-KARIS
97-04-16 S First reading
                                      Referred to Sen Rules Comm
97-04-17 S Added as Chief Co-sponsor BURZYNSK1
97-04-25 S
                                      Assigned to Environment & Energy
97-05-08 S
                                      Recommended do pass 008-000-000
         S Placed Calndr, Second Reading
97-05-09 S Second Reading
         S Placed Calndr, Third Reading
97-05-12 S Filed with Secretary
         S
                 Amendment No.01
                                      RAUSCHENBERGER
                 Amendment referred to SRUL
97-05-13 S
                 Amendment No.01
                                      RAUSCHENBERGER
                 Rules refers to
                                        SENV
97-05-15
         S
                 Amendment No.01
                                      RAUSCHENBERGER
                                      Be adopted
           Recalled to Second Reading
                 Amendment No.01
                                      RAUSCHENBERGER
                                                               Adopted
         S Placed Calndr, Third Reading
97-05-16 S Third Reading - Passed 056-001-000
         H Arrive House
         H Place Cal Order Concurrence 01
```

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97-05-17 H Motion Filed Concur
         H Refer to Rules/Rul 75(a)
         H Place Cal Order Concurrence 01
97-05-19 H
                 Motion referred to
                                        01/HENE
         H Place Cal Order Concurrence 01
97-05-20 H Be approved consideration 01/023-000-000
         H H Concurs in S Amend, 01/107-008-000
         H Passed both Houses
97-06-18 H Sent to the Governor
97-06-27 H Governor approved
         Н
              Effective Date 97-06-27
              PUBLIC ACT 90-0034
```

HB-1458 GIGLIO - CROTTY AND MCGUIRE.

225 ILCS 46/80 new

Amends the Health Care Worker Background Check Act to require the Department on Aging and the Department of Human Services to develop and implement a home care worker background check program on or before July 1, 1998. Requires the Departments to jointly report to the Governor and the General Assembly concerning the effectiveness of the program.

HOUSE AMENDMENT NO. 1.

Replaces everything after the enacting clause to require the Department on Aging and the Department of Human Services to develop and design a plan to conduct background checks on home care workers. Requires the Departments to submit the plan to the Governor and the General Assembly.

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STATE MANDATES FISCAL NOTE
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In the opinion of DCCA, HB1458 fails to create a State mandate.

STATE MANDATES FISCAL NOTE, H-AM 1

No change from previous mandates note.

HOME RULE NOTE, H-AM 1

HB 1458 does not preempt home rule authority.

FISCAL NOTE, H-AM 1 (Dept. of Public Health)

There will be no fiscal impact on this Dept.

HOME RULE NOTE

97-04-25 H

99-01-12 H Session Sine Die

No change from previous home rule note.

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NOTE(S) THAT MAY APPLY: Fiscal
    97-03-06 H First reading
             H Added As A Joint Sponsor CROTTY
                                         Referred to Hse Rules Comm
    97-03-11 H
                                         Assigned to Human Services
    97-03-20 H
                    Amendment No.01
                                         HUMAN SERVS H
                                                                  Adopted
                                         Do Pass Amend/Short Debate 011-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
                                         Fiscal Note Requested AS AMENDED/
                                           ZICKUS
             Η
                                         St Mandate Fis Nte Requestd AS
                                            AMENDED/ZICKUS
             Η
                                         St Mandate Fis Note Filed
             Н
                                         Home Rule Note Requested AS AMENDED/
                                           ZICKUS
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-03 H
                                         St Mandate Fis Note Filed
                                         Home Rule Note Filed
             Н
             H Cal Ord 2nd Rdg-Shr Dbt
                                         Fiscal Note Filed
    97-04-07 H
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-12 H
                                         Home Rule Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-16 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    97-04-23 H Added As A Co-sponsor MCGUIRE
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Re-Refer Rules/Rul 19(a)

2063 HB-1459

HB-1459 DAVIS, MONIQUE.

325 ILCS 5/8.6 new

Amends the Abused and Neglected Child Reporting Act to require the Department of Children and Family Services to create an interagency committee to develop a plan to pay for medical and mental health evaluations for all children suspected of being abused or neglected. Requires the committee to report to the General Assembly and the Child Protective Service Unit by March 15, 1998. Effective immediately.

STATE MANDATES FISCAL NOTE
HB1459 fails to create a State mandate.
STATE MANDATES FISCAL NOTE, H-AM 1
No change from previous note.
FISCAL NOTE, AMENDED (DCFS)
Estimated fiscal impact is \$2,256, which cost can be absorbed within DCFS's anticipated FY98 appropriations.

HOUSE AMENDMENT NO. 1.

Deletes all substantive provisions. Provides that DCFS shall develop a plan to provide and pay for medical and mental health screenings for all children taken into temporary protective custody due to abuse or neglect, and that DCFS shall report its plan to the General Assembly by March 15, 1998.

NOTE(S) THAT MAY APPLY: Fiscal

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97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Human Services
97-03-20 H
                                      Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-21 H
                                      Fiscal Note Requested BLACK
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-11 H
                 Amendment No.01
                                      DAVIS, MONIQUE
         Н
                 Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-12 H
                 Amendment No.01
                                      DAVIS, MONIQUE
         Н
                                      Be adopted
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-15 H
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-17 H
                                      Fiscal Note Filed
         H Second Reading-Short Debate
                                      DAVIS, MONIQUE
                                                                Adopted
         Н
                 Amendment No.01
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-18 H 3rd Rdg-Sht Dbt-Pass/Vote 115-001-000
97-04-23 S Arrive Senate
         S Chief Sponsor HENDON
         S Placed Calendr, First Reading
                                      Referred to Sen Rules Comm
         S First reading
99-01-12 H Session Sine Die
```

HB-1460 PHELPS - FLOWERS - WOOLARD - MOORE, EUGENE.

305 ILCS 5/4-20 new 305 ILCS 5/12-4.32 new

Amends the Public Aid Code. Requires the Department of Public Aid to implement a family responsibility program for AFDC recipients to provide education, employability-skills training, and other services designed to make program participants self-sufficient. States the legislature's intent that the family responsibility program serve as the "alternative program" to replace AFDC that is required under Public Act 89-6. Requires the Department to submit a plan for statewide implementation by January 1, 1998 and requires statewide implementation by July 1, 1998. Effective immediately.

STATE MANDATES FISCAL NOTE (DCCA)
HB 1460 fails to create a State mandate.
FISCAL NOTE (Dpt. Public Aid)
Projected FY98 costs: extending medical benefits for 12 months,
\$97.9 M minimum; transitional child care for 12 months, \$58.5 M
annual minimum; other costs cannot be determined at this time.

STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA) No change from previous mandates note.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 305 ILCS 5/4-20 new 305 ILCS 5/12-4.32 new Adds reference to: 305 ILCS 5/9A-13 new

Deletes everything. Amends the Illinois Public Aid Code. Provides that an employer may not use any person who is assigned to work activity by the Department of Human Services as a condition of receiving public assistance if that person would displace a current employee, deprive a current employee a promotional opportunity, cause a termination, layoff, hiring freeze, or reduction in work force, fill an established unfilled vacancy, or replace a striking or locked out employee. Requires written agreement between the labor organization representing its employees and an employer before an employer employs a Department work activity participant and 15 days notice to employees before actually hiring a participant. Provides that the Department shall establish a grievance procedure for employees and labor organizations in the event of an alleged violation of these provisions.

HOUSE AMENDMENT NO. 2.

99-01-12 H Session Sine Die

Removes the requirement that an employer and the labor organization representing its employees must have a written agreement before an employer employs a Department work activity participant.

FISCAL NOTE, AMENDED (Dept. of Public Aid)

This bill will not increase State expenditures.

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NOTE(S) THAT MAY APPLY: Fiscal
    97-03-06 H First reading
                                         Referred to Hse Rules Comm
    97-03-11 H
                                         Assigned to Human Services
                                         St Mandate Fis Note Filed
    97-03-20 H
                                         Committee Human Services
                                         Do Pass/Stdnrd Dbt/Vo006-005-000
    97-03-21 H
             H Plcd Cal 2nd Rdg Std Dbt
                                         Fiscal Note Requested ZICKUS
             Н
             H Cal 2nd Rdg Std Dbt
                                         Fiscal Note Filed
    97-04-08 H
             H Cal 2nd Rdg Std Dbt
    97-04-16 H
                    Amendment No.01
                                         PHELPS
             Н
                    Amendment referred to HRUL
             H Second Reading-Stnd Debate
                     Amendment No.01
                                         PHELPS
                                           HHSV
             Н
                     Rules refers to
             H Pld Cal Ord 3rd Rdg-Std Dbt
    97-04-17 H Added As A Joint Sponsor FLOWERS
             H Added As A Co-sponsor WOOLARD
    97-04-18 H
                     Amendment No.01
                                         PHELPS
             Н
                                         Be adopted
                                         St Mandate Fis Note Filed
             H Cal Ord 3rd Rdg-Stnd Dbt
    97-04-23 H Added As A Co-sponsor MOORE, EUGENE
             H Relld 2nd Rdng-Stnd Debate
             H Hld Cal Ord 2nd Rdg-Shr Dbt
    97-04-24 H
                                         PHELPS
                     Amendment No.02
                     Amendment referred to HRUL
             Н
                     Amendment No.02
                                         PHELPS
             Н
             Η
                                         Be adopted
             H Hld Cal Ord 2nd Rdg-Shr Dbt
    97-04-25 H
                     Amendment No.01
                                         PHELPS
                                                                  Adopted
             Н
                     Amendment No.02
                                         PHELPS
                                                                  Adopted
             Н
                                         Fiscal Note Requested AS AMENDED/
                                            BLACK
                                         Fiscal Note Filed
             H Hld Cal Ord 2nd Rdg-Shr Dbt
                                         Re-Refer Rules/Rul 19(a)
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2065 HB-1461

HB-1461 HOLBROOK.

55 ILCS 5/5-1035.1

from Ch. 34, par. 5-1035.1

Amends the Counties Code. Provides that county boards may levy upon approval at a referendum a retail motor fuel tax of not more than 4 cents per gallon of motor fuel if the boards do not have the power to levy the tax by ordinance or resolution. Provides that the tax revenue shall be used for public highways and waterways within the county. Effective immediately.

FISCAL NOTE (DCCA)

HB 1461 is permissive in nature and may have a positive fiscal impact on units of local government, specifically counties, if

the aforementioned tax is passed by the electorate.

HOME RULE NOTE

HB 1461 does not preempt home rule authority.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1461 fails to create a State mandate

under the State Mandates Act.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Local Government
97-03-20 H	Fiscal Note Filed
H	Home Rule Note Filed
H	St Mandate Fis Note Filed
Н	Committee Local Government
97-03-21 H	Motion Do Pass-Lost 002-013-000 HLGV
H	Remains in CommiLocal Government
Н	Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1462 DAVIS, STEVE.

PENSION NOTE

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 security employees employed by the Department of Human Services at forensics facilities operated by the Department. Effective immediately.

Fiscal impact of HB1462 has not been determined.

NOTE(S) THAT MAY APPLY: Fiscal: Pension

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Personnel & Pensions
97-03-21 H	Re-Refer Rules/Rul 19(a)
97-04-11 H	Pension Note Filed
Н	Committee Rules
00 01 12 II Cassian Sina Dia	

99-01-12 H Session Sine Die

HB-1463 DAVIS, STEVE AND HARTKE.

40 ILCS 5/14-104

from Ch. 108 1/2, par. 14-104

Amends the State Employee Article of the Pension Code to allow purchase of certain military service credits without payment of the associated interest. Effective immediately.

PENSION NOTE

Fiscal impact of HB1463 has not been determined.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Personnel & Pensions
97-03-21 H	Re-Refer Rules/Rul 19(a)
97-04-11 H	Pension Note Filed
Н	Committee Rules
97-04-30 H Added As A Co-sponsor I	HARTKE

99-01-12 H Session Sine Die

HB-1464 DAVIS, STEVE.

20 ILCS 2805/2.02

from Ch. 126 1/2, par. 67.02

Amends the Department of Veterans Affairs Act. Makes a technical change to the Section concerning admission of any widow or widower of an honorably discharged veteran to a home.

FISCAL NOTE (Dpt. Veterans' Affairs)

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HB1464 will have no fiscal impact on Dpt. Veterans' Affairs.
97-03-06 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                        Assigned to Veterans' Affairs
97-03-20 H
                                        Do Pass/Short Debate Cal 008-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-03-21 H
                                       Fiscal Note Requested MEYER
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-14 H
                                       Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-18 H
                                       Re-committed to Rules
99-01-12 H Session Sine Die
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HB-1465 DAVIS,STEVE.

20 ILCS 2805/1

from Ch. 126 1/2, par. 66

Amends the Department of Veterans Affairs Act to make a technical change in the Section concerning creation of the Department.

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Veterans' Affairs
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HB-1466 DAVIS.STEVE.

20 ILCS 2805/2.06

from Ch. 126 1/2, par. 67.06

Amends the Department of Veterans Affairs Act. Makes a technical change in the Section concerning rules of the Department.

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Veterans' Affairs
97-03-11 H	Re-Refer Rules/Rul 19(a)
7,	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HB-1467 DAVIS.STEVE.

105 ILCS 5/10-21.9 from Ch. 122, par. 10-21.9 105 ILCS 5/34-18.5 from Ch. 122, par. 34-18.5

Amends the School Code. Provides that applicants for certified or noncertified employment with a school district shall, in conjunction with the criminal background investigation that they currently must authorize, also submit the necessary fingerprint cards as required by the Department of State Police to conduct fingerprint based criminal background checks on current and future information available in the State system and current information available through the Federal Bureau of Investigation's system. Provides that no investigation or fingerprint-based criminal background checks are required for persons who, on the amendatory Act's effective date, are already employed in one or more school districts and thereafter apply for or accept employment in another district. Provides that an applicant for school district employment shall be charged a fee by the school district or regional superintendent for any required finger-print-based criminal background checks. Provides for use of findings from fingerprint based criminal background investigations by school districts in the same manner and with the same effect as information that is obtained from other criminal background investigations. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Elementary & Secondary
Education
97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1468 DAVIS,STEVE.

New Act

215 ILCS 125/5-8.5 new

225 ILCS 60/23 from Ch. 111, par. 4400-23

Creates the Health Care Professional Disclosure Act. Makes it a Class A misdemeanor for a health care professional to fail to disclose prior health care jobs on a resume or application for employment as a health care professional. Provides that the Department of Professional Regulation shall receive notice of conviction of the health care professional for indecent solicitation of a child, indecent solicitation of an adult, sexual ex-

2067 HB-1468—Cont.

ploitation of a child, solicitation of a sexual act, public indecency, exploitation of a child, criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, criminal sexual abuse, or aggravated criminal sexual abuse. If the prior employer of the health care professional has knowledge of the conviction, the employer shall notify the Department of Professional Regulation of the conviction. Requires notice to the health care professional. Failure of the employer to notify the Department is a business offense with a maximum \$10,000 fine. Provides that the Department of Professional Regulation shall maintain a registry of health care professionals whose convictions are required to be reported to the Department by prior employers under this Act. The information in the registry shall be made available to health care employers. Amends the Health Maintenance Organization Act and the Medical Practice Act of 1987. Provides that a health maintenance organization shall report to the Illinois State Medical Disciplinary Board conduct by a physician resulting in restriction or termination of clinical services. Effective immediately.

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FISCAL NOTE (Dept. of Insurance)
      HB 1468 will have no fiscal impact on the Dept.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB1468 fails to create a State mandate
      under the State Mandates Act.
      CORRECTIONAL NOTE
      No corrections population or fiscal impact.
  NOTE(S) THAT MÂY APPLY: Correctional; Fiscal
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Human Services
      97-03-17 H
                                             Fiscal Note Filed
                H
                                             Committee Human Services
      97-03-20 H
                                             St Mandate Fis Note Filed
                H
                                             Committee Human Services
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      97-03-26 H
                                             Correctional Note Filed
                                             Committee Rules
      99-01-12 H Session Sine Die
HB-1469
             DAVIS, STEVE.
```

625 ILCS 5/12-201 from Ch. 95 1/2, par. 12-201

Amends the Vehicle Code. Requires that motor vehicles exhibit lighted head lamps from sunset to sunrise (now, from a half hour after sunset to a half hour before sunrise).

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Transportation & Motor Vehicles
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1470 DAVIS.STEVE - HOLBROOK.

605 ILCS 5/5-701.6 605 ILCS 5/9-112.3

Amends the Illinois Highway Code. Allows counties to include benches, shelters, and other facilities as part of the construction or maintenance of county highways. Allows counties to use any funds for these projects and bicycle related projects. Provides that for permits required under the provisions for access roads and driveways laid out from county highways, a county may include requirements for pedestrian access for sidewalks, bike paths, bus shelters, benches, and bus loading and unloading areas.

```
FISCAL NOTE (DCCA)
HB I470 is permissive in nature and may have a fiscal impact
on units of local government, specifically counties, if they
choose to include the aforementioned as part of the construc-
tion or maintenance of county highways.
HOME RULE NOTE
HB 1470 does not preempt home rule authority.
STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB1470 fails to create a State mandate
under the State Mandates Act.
97-03-06 H First reading
                                        Referred to Hse Rules Comm
97-03-11 H
                                        Assigned to Local Government
97-03-20 H
                                        Fiscal Note Filed
         Н
                                        Home Rule Note Filed
         Н
                                        St Mandate Fis Note Filed
```

H Added As A Joint Sponsor HOLBROOK

Committee Local Government

```
97-03-21 H
                                             Do Pass/Stdnrd Dbt/Vo009-006-000
               H Plcd Cal 2nd Rdg Std Dbt
      97-04-08 H Second Reading-Stnd Debate
               H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-14 H 3rd Rdg-Stnd Dbt-Pass/V061-056-000
      97-04-15 S Arrive Senate
                S Placed Calendr, First Reading
                S Chief Sponsor KLEMM
      97-04-16 S First reading
                                             Referred to Sen Rules Comm
      97-04-21 S Added as Chief Co-sponsor PARKER
                S Added as Chief Co-sponsor GEO-KARIS
                S Added as Chief Co-sponsor PETERSON
      97-04-23 S
                                             Assigned to Transportation
      97-04-30 S
                                             Held in committee
                                             Committee Transportation
      97-05-10 S
                                             Refer to Rules/Rul 3-9(a)
      99-01-12 H Session Sine Die
HR-1471
             DAVIS, STEVE.
```

35 ILCS 5/911.2 new

730 ILCS 5/5-9-4 from Ch. 38, par. 1005-9-4

Amends the Illinois Income Tax Act, Requires the Department of Revenue to withhold the refund of a taxpayer who has defaulted on a fine, court fee, restitution, or court costs. Amends the Unified Code of Corrections to require the court to order withholding of any income tax refund of a defendant who defaulted on these fines, court fees, restitution, or court costs. Provides that 5% of the refund shall be retained to process the withholding. The remainder shall be returned to the county for which the default is

```
NOTE(S) THAT MAY APPLY: Fiscal
      97-03-06 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Revenue
      97-03-21 H
                                              Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HR-1472
             SMITH, MICHAEL.
   40 ILCS 5/3-112
                                    from Ch. 108 1/2, par. 3-112
                                     from Ch. 108 1/2, par. 3-114.1
   40 ILCS 5/3-114.1
   40 ILCS 5/3-114.2
                                    from Ch. 108 1/2, par. 3-114.2
   30 ILCS 805/8.21 new
```

Amends the Downstate Police Article of the Pension Code. Increases the minimum survivor and disability pensions from \$400 to \$800 per month. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

```
97-03-06 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Personnel & Pensions
97-03-21 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

RYDER - HANNIG.

Makes appropriations for the ordinary and contingent expenses of the Supreme Court for fiscal year 1998. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1

Increases appropriations for Grants-in-Aid and pretrial services. Appropriates \$695,000 for additional staff at the Lake County Juvenile Detention Facility and \$9,000,000 for full funding of Cook County Probation Services.

```
97-03-06 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
                                     APP-GEN SERVS H
97-04-11 H
                Amendment No.01
                                                              Adopted
         Н
                                     Remains in CommiApprop-Gen Srvc & Govt
                                       Ovrsght
                                     Re-Refer Rules/Rul 19(a)
```

99-01-12 H Session Sine Die

2069 HB-1474

HB-1474 SLONE.

New Act

Creates the Worker Benefit Security Act. Provides that a major employer must provide written notice to its affected employees at least 60 days before terminating or reducing any retirement or health care benefit. Effective 6 months after becoming law.

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FISCAL NOTE (CMS)
CMS estimates that HB 1474 will increase Group Insurance expenditure by $180,000 per year.
97-03-06 H First reading
97-03-11 H
Assigned to Labor & Commerce
```

97-03-21 H Re-Refer Rules/Rul 19(a)
97-04-08 H Fiscal Note Filed
H Committee Rules

99-01-I2 H Session Sine Die

HB-1475 MCGUIRE - SLONE.

New Act

Creates the Workplace Safety and Alcohol and Drug Abuse Prevention Committee Act. Provides that each public and private employer of at least 50 employees shall establish a safety committee at each of the employer's primary places of employment (as defined in the Act). Provides for: composition, meetings, records, and training of committees; and duties of committees relating to hazard assessment and control, safety and health planning, developing procedures for accident investigations, and other specified matters.

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97-03-06 H First reading
H Added As A Joint Sponsor SLONE
H Referred to Hse Rules Comm
97-03-11 H Assigned to Labor & Commerce
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1476 SLONE.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create an income tax credit for individuals in an amount equal to the sum expended by the taxpayer for job training if the taxpayer lost his or her job and was unable to obtain other full-time employment. Sunsets the credit after 10 years. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Revenue
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1477 BRADFORD – STROGER, ERWIN AND LYONS, JOSEPH.

20 ILCS 605/47.3 new

Amends the Civil Administrative Code of Illinois. Requires the Department of Commerce and Community Affairs to develop a program of grants, loans, and loan guarantees to promote cooperation between businesses in Illinois and the State's colleges and universities in the research, development, and marketing of new technologies and processes. Requires grants, loans, or loan guarantees to be for the exclusive purpose of offsetting the costs of cooperative ventures between a business and a college or university that involves the research, development, or marketing of a new technology or process. Creates the Technology Advisory Panel. Provides that the Panel shall work with the Director of Commerce and Community Affairs to develop general criteria and standards governing the issuance of grants, loans, and loan guarantees.

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STATE MANDATES FISCAL NOTE

HB1477 fails to create a State mandate.
FISCAL NOTE (DCCA)

Estimated fiscal impact on DCCA is $3,830,925.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading

H Added As A Joint Sponsor STROGER

H Referred to Hse Rules Comm
```

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97-03-11 H
                                      Assigned to State Govt Admin & Election
                                         Refrm
                                      Do Pass/Stdnrd Dbt/Vo007-004-000
97-03-20 H
         H Plcd Cal 2nd Rdg Std Dbt
         Н
                                      Fiscal Note Requested CLAYTON
         Н
                                      St Mandate Fis Nte Requestd CLAYTON
         H Cal 2nd Rdg Std Dbt
97-04-07 H
                                      St Mandate Fis Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-09 H Added As A Co-sponsor ERWIN
                                      Fiscal Note Filed
97-04-14 H
         H Cal 2nd Rdg Std Dbt
97-04-15 H Added As A Co-sponsor LYONS, JOSEPH
97-04-16 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-25 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1478 STROGER.

20 ILCS 655/5.6 new

Amends the Illinois Enterprise Zone Act. Provides that the Department of Commerce and Community Affairs shall not approve any new enterprise zones after the effective date of this amendatory Act until it undertakes a detailed policy review of the entire Illinois enterprise zone program. Requires completion of the review by December 1, 1997. Authorizes the Department to hold public hearings, initiate investigations, subpoena witnesses and documents, and allocate necessary staff and resources as part of this policy review. Requires other State agencies to cooperate with the Department in this policy review. Requires the Department to publish a final report summarizing its findings and recommendations. Requires distribution of copies of the report to the Governor and members of the General Assembly. Requires that copies shall also be available to the public. Provides that within 3 months following the publication of the report, the Department shall promulgate proposed rules implementing, to the greatest extent possible under current law, the report's recommendations. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal
97-03-06 H First reading
97-03-11 H
Assigned to Hise Rules Comm
Assigned to State Govt Admin & Election
Refrm
Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-1479 STROGER.

New Act

30 ILCS 105/5.449 new

Creates the Invest in Illinois Act. Establishes a Capital Access Program governed by a board of directors consisting of the Treasurer, the Director of Commerce and Community Affairs, and 7 members appointed by the Governor. Provides that the Program shall operate a Portfolio Risk Insurance Reserve Fund to encourage financial institutions to make loans for economic development purposes. Creates the Invest in Illinois Fund, a special Fund in the State treasury, that, upon appropriation, may be used to operate the Portfolio Risk Insurance Reserve Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading

H Added As A Joint Sponsor STROGER

H Referred to Hse Rules Comm
97-03-11 H Assigned to State Govt Admin & Election

Refrm

97-03-12 H Primary Sponsor Changed To STROGER

97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1480 MOORE,EUGENE.

20 ILCS 1305/10-22 new 30 ILCS 105/5.449 new

35 ILCS 5/507R new

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35 ILCS 5/509 from Ch. 120, par. 5-509
35 ILCS 5/510 from Ch. 120, par. 5-510
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Amends the Illinois Income Tax Act by creating a tax checkoff for the Leukemia Treatment and Education Fund. Amends the State Finance Act to create the Fund. Amends the Department of Human Services Act to provide that the Department may provide grants to public or private hospitals, medical centers, and medical schools for education on and treatment of leukemia from appropriations to the Department from the Leukemia Treatment and Education Fund. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
97-03-06 H First reading
97-03-11 H
97-03-21 H
99-01-12 H Session Sine Die

Referred to Hse Rules Comm
Assigned to Revenue
Re-Refer Rules/Rul 19(a)
```

HB-1481 SCHOENBERG – HANNIG – MADIGAN,MJ – CURRY,JULIE – DART, PHELPS, CURRIE, SMITH,MICHAEL, LANG, FEIGENHOLTZ, ERWIN, FANTIN, GASH, MCKEON, BOLAND AND HOLBROOK.

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New Act

30 ILCS 525/3 from Ch. 85, par. 1603

15 ILCS 405/11 rep.

15 ILCS 405/15 rep.

20 ILCS 5/29 rep.

20 ILCS 5/30 rep.

20 ILCS 405/67.01 rep.

20 ILCS 405/67.04 rep.

20 ILCS 1015/13 rep.

30 ILCS 505/Act rep.

30 ILCS 515/Act rep.

30 ILCS 615/Act rep.

30 ILCS 615/Act rep.
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Creates the Illinois Procurement Code. Provides for the purchasing of supplies, services, and construction and, until 1998, the leasing of real property and capital improvements by the State. Establishes a Procurement Policy Board appointed by the Governor to promulgate procurement policies and rules. Provides for a Chief Procurement Officer appointed by the Board to oversee implementation of its policies. Grants general procurement and rulemaking authority to 16 State purchasing officers appointed by State officers of the executive, legislative, and judicial branches and the governing boards of State colleges and universities. Permits delegation of procurement authority under certain circumstances. Grants procurement authority for professional or artistic services to individual State entities. Makes competitive sealed bidding the required method of source selection, with exceptions for procurements of a small, emergency, or sole source nature. Provides for procurement preferences, contract requirements, auditing, prohibitions, and penalties. Amends the Governmental Joint Purchasing Act and repeals various Acts and Sections of Acts governing State purchasing. Effective immediately.

HOUSE AMENDMENT NO. 1.

HOUSE AMENDMENT NO. 2.

Provides that the Board of Trustees of Chicago State University, Eastern Illinois University, Governors State University, Illinois State University, Northeastern Illinois University, Northern Illinois University, and Western Illinois University shall appoint a State purchasing officer.

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STATE MANDATES FISCAL NOTE
HB1481 fails to create a State mandate.
STATE MANDATES FISCAL NOTE, H-AM 1
No change from previous mandates note.
FISCAL NOTE, H-AM 1 (DCMS)
Estimated implementation cost is $2,737,654. In addition, for every percentage increase in State lease costs, due to the purchase option requirement, State expenditures would increase by $937,000.
```

Provides that the Code applies only to procurements for which contractors were first solicited on or after July 1,1998. Provides that the Code shall not apply to contracts be-

tween the State and its political subdivisions or other governments, or between State governmental bodies; grants; purchase of care; contracts for personal services; or collective bargaining contracts. Provides that in certain cases, procurements involving the Illinois Department of Transportation and the Illinois Toll Highway Authority shall be delegated to the Secretary of Transportation or the Authority, as the case may be, rather than the State purchasing officers. Provides that the Illinois Procurement Bulletin shall be published at least twice monthly (now at least once a month). Provides that, by rule, bids or proposals may be accepted by fax, electronic data exchange, or other methods. Provides that for purposes of sole source procurements, the procuring agency shall maintain a list of contracts awarded on a sole source basis including the reasons for determining the contractor was the sole economically feasible source. Provides that public notice of the need for the procurement and the request for information for the availability of real property to lease shall be published in the Illinois Procurement Bulletin at least 14 days before the date for the opening of the proposals (now 28 days). Provides for procurement of legal, medical, and related services without notice of competition in certain instances. Provides that with respect to real property and capital improvement leases, the option to purchase shall not be included if the purchasing officer determines that it is not in the State's best interest. Provides that the State Agency may enter into concessions and leases of State property in writing. Provides that an executive ethics board or commission designated by the Governor may exempt individuals from certain provisions under the Code. Effective July 1, 1997, to be implemented on July 1, 1998.

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NOTE(S) THAT MAY APPLY: Fiscal
   97-03-06 H First reading
            H Added As A Joint Sponsor HANNIG
                                        Referred to Hse Rules Comm
   97-03-11 H
                                        Assigned to State Govt Admin & Election
   97-03-14 H Added As A Co-sponsor MADIGAN, MJ
            H Added As A Co-sponsor CURRY, JULIE
            H Added As A Co-sponsor DART
            H Added As A Co-sponsor PHELPS
   97-03-20 H
                    Amendment No.01
                                        ST GV-ELC RFM H
                                                                Adopted
                                        Fiscal Note Requested AS AMENDED/
            Η
                                          CLAYTON
            Н
                                        Do Pass Amd/Stndrd Dbt/Vote 007-005-000
            Н
                                        St Mandate Fis Nte Requestd AS
                                          AMENDED/CLAYTON
            H Plcd Cal 2nd Rdg Std Dbt
            H Added As A Co-sponsor CURRIE
            H Added As A Co-sponsor SMITH, MICHAEL
   97-03-25 H Added As A Co-sponsor LANG
            H Added As A Co-sponsor FEIGENHOLTZ
   97-04-07 H
                                        St Mandate Fis Note Filed
            H Cal 2nd Rdg Std Dbt
   97-04-08 H
                                        St Mandate Fis Note Filed
            H Cal 2nd Rdg Std Dbt
   97-04-09 H
                                        Fiscal Note Filed
            H Cal 2nd Rdg Std Dbt
            H Added As A Co-sponsor ERWIN
   97-04-12 H Added As A Co-sponsor FANTIN
   97-04-14 H Second Reading-Stnd Debate
            H Hld Cal Ord 2nd Rdg-Shr Dbt
   97-04-15 H Added As A Co-sponsor GASH
            H Added As A Co-sponsor MCKEON
   97-04-17 H
                                        HANNIG
                    Amendment No.02
            Н
                    Amendment referred to HRUL
            Н
                    Amendment No.02
                                        HANNIG
                                        Be adopted
                    Amendment No.02
                                        HANNIG
                                                                Adopted
            H Pld Cal Ord 3rd Rdg-Std Dbt
                                        Verified
            H 3rd Rdg-Stnd Dbt-Pass/V061-052-004
            H Added As A Co-sponsor BOLAND
            H Added As A Co-sponsor HOLBROOK
```

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97-04-18 S Arrive Senate
S Placed Calendr,First Readng
S Chief Sponsor RAUSCHENBERGER
97-04-23 S Added as Chief Co-sponsor LINK
S First reading Referred to Sen Rules Comm
97-04-24 S Added as Chief Co-sponsor OBAMA
98-01-15 S Added as Chief Co-sponsor OBAMA
98-03-25 S Added As A Co-sponsor KEHOE
98-05-08 S Refer to Rules/Rul 3-9(a)
99-01-12 H Session Sine Die
```

HB-1482 WOOLARD.

230 ILCS 5/31

from Ch. 8, par. 37-31

Amends the Illinois Horse Racing Act of 1975. Increases from 6 to 15 the number of races limited to Illinois conceived and foaled horses an organization licensee conducting a harness race meeting shall conduct each week.

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Executive
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1483 CROSS.

725 ILCS 185/4

from Ch. 38, par. 304

Amends the Pretrial Services Act. Deletes provision that requires all pretrial service agency personnel to be full-time employees.

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
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99-01-12 H Session Sine Die

HB-1484 BUGIELSKI.

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625 ILCS 5/2-111 from Ch. 95 1/2, par. 2-111 from Ch. 95 1/2, par. 3-707 from Ch. 95 1/2, par. 3-707 from Ch. 95 1/2, par. 7-601 from Ch. 95 1/2, par. 7-601 from Ch. 95 1/2, par. 7-602 from Ch. 95 1/2, par. 7-602 from Ch. 95 1/2, par. 7-606 from Ch. 95 1/2, par. 9-606 from Ch. 9
```

Amends the Illinois Vehicle Code. Provides that if a vehicle owner is in an accident and cannot provide proof of coverage of the minimum liability insurance, the law enforcement agency shall immediately confiscate that person's registration plates. Provides a 7 business day period to provide proof of coverage at the time of the accident without being subject to a penalty. Provides that if that person does not provide the required proof within the grace period, the registration plates and other information shall be forwarded to the Secretary of State. Provides that the plates, upon receipt by the Secretary, shall be destroyed, and the uninsured vehicle registration file shall be tagged to prohibit issuance of new plates until the qualifications for registration plate reinstatement have been satisfied. Provides that an operator of a vehicle may produce proof of his or her own liability insurance, if separate from the coverage required for the vehicle. Exempts vehicles registered in another jurisdiction from the required liability insurance policy provisions. Generally effective January 1, 1998, except that the Section regarding required liability insurance policy takes effect July 1, 1998.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1484 creates a local gov't. organization/structure mandate for which no reimbursement is required. NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

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97-03-06 H First reading
97-03-11 H
97-03-21 H
97-03-21 H
St Mandate Fis Note Filed
H
Committee Transportation & Motor Vehicles
Re-Refer Rules/Rul 19(a)
```

99-01-12 H Session Sine Die

HB-1485 **2074**

HB-1485 POE - KOSEL - WINKEL - WIRSING.

New Act

Creates the University Police Officer Disciplinary Act. Sets forth requirements for the place, time, and duration of the interrogation. Requires disclosure of the subject of an interrogation, the names of complainants, and the name, rank, and unit or command of the officer in charge of the investigation, interrogators, and all persons present during any interrogation except at a public administrative proceeding. Prohibits abusive and offensive language. Requires a complete record of any interrogation and requires that a complete transcript or copy be available to the officer under investigation without charge. Requires the officer to be advised of certain rights before interrogation. Provides that the officer shall not be required to submit to a polygraph or other test questioning method by means of any chemical substance. Provides that the Act does not apply to criminal charges against and officer. Prohibits retaliatory actions.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

50 ILCS 725/2

from Ch. 85, par. 2552

Deletes everything. Amends the Uniform Peace Officers' Disciplinary Act to make that Act applicable to peace officers employed by a State college or university.

FISCAL NOTE, H-AM 1 (Bd. of Higher Ed.)

HB1485 should have no effect on State expenditures or revenues.

SENATE AMENDMENT NO. 1. (Senate recedes October 29, 1997)

Deletes reference to:

50 ILCS 725/2

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 University of Illinois at Springfield. Provides that reasonable costs associated with the reissuance of diplomas shall be borne by the individuals requesting the diplomas. Effective immediately.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

Recommends that the bill be amended as follows:

Adds reference to:

820 ILCS 315/3.5 new

Deletes everything. Amends the Uniform Peace Officers' Disciplinary Act to make that Act applicable to peace officers employed by a State college or university. Amends the Law Enforcement Officers, Civil Defense Workers, Civil Air Patrol Members, Paramedics, Firemen, Chaplains, and State Employees Compensation Act to provide that a burial benefit of up to a maximum of \$10,000 shall be payable to the surviving spouse or estate of a law enforcement officer or fireman who is killed in the line of duty on or after the effective date of this Act.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that the Attorney General and Court of Claims (now the Department of Central Management Services) may jointly adopt rules and procedures for implementing burial benefits for the surviving spouse of a law enforcement officer or fireman killed in the line of duty.

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97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to State Govt Admin & Election
                                        Refrm
                                      Re-assigned to Higher Education
97-03-20 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                      POE
97-04-08 H
                 Amendment No.01
                 Amendment referred to HRUL
         H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-09 H Relld 2nd Rdng-Short Debate
         H
                 Amendment No.01
                                       Be adopted
         Н
         H Held 2nd Rdg-Short Debate
```

97-04-10	Н	Amendment No.01	POE	Adopted
	Н	Pld Cal Ord 3rd Rdg-Sht Dbt		-
97-04-14	Η		Fiscal Note Filed	
	Н	3rd Rdg-Sht Dbt-Pass/Vote 1	18-000-000	
97-04-15		Arrive Senate		
	S	Placed Calendr, First Reading		
	S	Chief Sponsor BOMKE		
		First reading	Referred to Sen Rules Com	m
		Added as Chief Co-sponsor I	DUDYCZ	
97-04-29	S		Assigned to State Government	ent Operations
97-05-08			Recommended do pass 006-	
	S	Placed Calndr, Second Readn	g	
97-05-09		Second Reading		
		Placed Calndr, Third Reading		
97-05-13		Filed with Secretary		
	S	Amendment No.01	BOMKE	
	S	Amendment referred to		
		Added as Chief Co-sponsor I		
	S S	Amendment No.01	BOMKE	
	S	Rules refers to	-DEMUZIO	
97-05-16			SGOA	
97-03-10	S	Filed with Secretary Amendment No.02	DOMKE	
	S	Amendment referred to	BOMKE	
	S	Amendment No.01	BOMKE	
	S	Amendment 10.01	-DEMUZIO	
	Š		Be adopted	
		Recalled to Second Reading	De adopted	
	S	Amendment No.01	BOMKE	
	S		-DEMUZIO	
	S		Adopted	
	S	Placed Calndr, Third Reading	•	
	S	Third Reading - Passed 058-0	000-000	
	S	Tabled Pursuant to Rule5-4(A	A) SA 02	
		Third Reading - Passed 058-0	00-000	
		Arrive House		
07.05.17		Place Cal Order Concurrence		
97-05-17	Н	Motion Filed Non-Concur 01, Place Cal Order Concurrence	POE	
07.05.10	П	H Noncorrs in S Amend. 01	01	
97-03-19		Secretary's Desk Non-concur	01	
97-05-20		Filed with Secretary	01	
71-03-20	S		Mtn refuse recede-Sen Ame	nd
		S Refuses to Recede Amend (IIu
		S Requests Conference Comm		
	S	Sen Conference Comm Appto	I 1ST/BOMKE.	
	S	11	FITZGERALD,	
	S		LUECHTEFELD,	
	S		VIVERITO, DEMUZIO	
97-05-22	Н	Hse Accede Req Conf Comm	1ST	
	H	Hse Conference Comm Appto	l 1ST/ERWIN,	
	H		PHELPS, HANNIG,	
07.05.21	Н	T21 1 11 G	CHURCHILL AND POE	,
97-05-31	S	Filed with Secretary		
	2	Conference Committee Repor	t IST/BOMKE	
	n o	Conf Comm Rpt referred to S Added As A Joint Sponsor KO	KUL	
	П	Added As A Co-sponsor WIN	JOEL WEI	
	Н	Added As A Co-sponsor WIN	SING	
	ŝ	Conference Committee Repor	t 1ST/ROMKF	
		Be approved consideration SF		
		House report submitted 1ST/F		
		Conf Comm Rpt referred to 1		
		House report submitted 1ST		
97-06-01		Senate report submitted		
	S	-	3/5 vote required	
	S	Senate Conf. report Adopted	ST/058-000-000	

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97-07-02 H Re-refer Rules/Rul 19(b) RULES HRUL
97-10-28 H
                                     Recommends Consideration HRUL
         H House report submitted IST/POE
         H Conf Comm Rpt referred to 1ST/HRUL
                 Rules refers to
         H
                                       HHED
         H House report submitted IST
97-10-29 H Be approved consideration HHED/010-000-000
         H House Conf. report Adopted 1ST/117-000-000
         H Both House Adoptd Conf rpt 1ST
         H Passed both Houses
97-11-26 H Sent to the Governor
98-01-23 H Governor amendatory veto
         H Placed Cal. Amendatory Veto
98-01-27 H Mtn fild accept amend veto 01/POE
                 Motion referred to
         H Be approved consideration HRUL
         H Accept Amnd Veto-House Pass 114-000-000
98-01-28 S Placed Cal. Amendatory Veto
98-01-29 S Mtn fild accept amend veto BOMKE
         S Accept Amnd Veto-Sen Pass 056-000-000
         H Bth House Accept Amend Veto
98-02-27 H Sent to the Governor
98-04-20 H Governor certifies changes
              Effective Date 99-01-01
              PUBLIC ACT 90-0577
```

HB-1486 SANTIAGO - SAVIANO.

New Act 210 ILCS 35/9 from Ch. 111 1/2, par. 4189 210 ILCS 40/6 from Ch. 111 1/2, par. 4160-6 210 ILCS 45/3-115 from Ch. 111 1/2, par. 4153-115

Creates the Alzheimer's Special Care Disclosure Act to require certain health care facilities providing specialized care or treatment to persons with Alzheimer's disease to make disclosures to the State agency licensing the facility and to clients or potential clients, on request, concerning the form of care and treatment at the facility. Amends the Community Living Facilities Licensing Act, the Life Care Facilities Act, and the Nursing Home Care Act to make renewal or continuation of a license or permit contingent upon meeting the disclosure requirements of the new Act.

FISCAL NOTE (Dept. of Public Health)

There are minimal fiscal implications to this Dept.

STATE MANDATES FISCAL NOTE In the opinion of DCCA, HB 1486 fails to create a State mandate

under the State Mandates Act.				
97-03-06	Н	First reading	Referred to Hse Rules Comm	
97-03-11	Η		Assigned to Human Services	
97-03-20	Н		Do Pass/Short Debate Cal 011-000-000	
	Н	Placed Cal 2nd Rdg-Sht Dbt		
	Η	_	Fiscal Note Requested ZICKUS	
	Η		St Mandate Fis Nte Requestd ZICKUS	
	Η	Cal Ord 2nd Rdg-Shr Dbt		
97-03-26	Η		Fiscal Note Filed	
	Η	Cal Ord 2nd Rdg-Shr Dbt		
97-04-03	Η		St Mandate Fis Note Filed	
	Η	Cal Ord 2nd Rdg-Shr Dbt		
97 - 04-09	Η	Second Reading-Short Debate	e	
	Η	Pld Cal Ord 3rd Rdg-Sht Dbt		
	Η	Added As A Joint Sponsor Sa	AVIANO	
97-04-10	Η	3rd Rdg-Sht Dbt-Pass/Vote 1	15-000-000	
97-04-11	S	Arrive Senate		
	S	Placed Calendr, First Reading		
97-04-15	S	Chief Sponsor TROTTER		
97-04-16	S	First reading	Referred to Sen Rules Comm	
07 04 17	~	-	A 1 1 D 111 TT 111 0 TT 10	

97-04-17 S Assigned to Public Health & Welfare 97-04-21 S Added as Chief Co-sponsor SMITH

97-04-23 S Postponed 97-04-24 S Added as Chief Co-sponsor CARROLL

```
97-04-28 S Added as Chief Co-sponsor OBAMA
      97-04-29 S
                                             Held in committee
      97-05-06 S
                                             Recommended do pass 010-000-000
                S Placed Calndr, Second Reading
      97-05-08 S Added As A Co-sponsor SHAW
                S Added As A Co-sponsor TROTTER
      97-05-09 S Second Reading
                S Placed Calndr, Third Reading
      97-05-14 S Third Reading - Passed 059-000-000
                H Passed both Houses
      97-06-12 H Sent to the Governor
      97-08-08 H Governor approved
                    Effective Date 98-01-01
                Н
                     PUBLIC ACT 90-0341
HB-1487
             SANTIAGO - SAVIANO.
   20 ILCS 105/8.07 new
  Amends the Illinois Act on the Aging. Requires the Department on Aging to estab-
lish a commission to review rural area senior citizen health care program funding. Re-
quires the commission to evaluate funding formulas in order to properly and fairly
distribute funds throughout the State.
      FISCAL NOTE (Dept. of Aging)
      The Dept. would staff the commission and have travel costs re-
      lated to the planning meetings or to attend hearings. The total
      cost would be $16,500.
  NOTE(S) THAT MAY APPLY: Fiscal
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Aging
      97-03-21 H
                                             Do Pass/Short Debate Cal 017-002-000
                H Placed Cal 2nd Rdg-Sht Dbt
       97-03-26 H
                                             Fiscal Note Filed
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-09 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
                H Added As A Joint Sponsor SAV1ANO
      97-04-11 H
                                               3d Reading Consideration PP
                                               Calendar Consideration PP.
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1488
             SCHAKOWSKY.
  115 ILCS 5/2
                                    from Ch. 48, par. 1702
  Amends the Illinois Educational Labor Relations Act. Makes a change of grammar in
the provisions defining the terms "educational employer" and "employer".
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Labor & Commerce
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
             RYDER - MADIGAN, MJ.
HB-1489
   20 ILCS 2410/1
                                    from Ch. 23, par. 3411
  Amends the Bureau for the Blind Act. Makes stylistic changes in the short title Sec-
tion. Effective immediately.
       97-03-06 H First reading
                                             Referred to Hse Rules Comm
       97-03-11 H
                                             Assigned to Human Services
       97-03-20 H
                                             Do Pass/Short Debate Cal 011-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
       97-03-24 H Added As A Joint Sponsor MADIGAN, MJ
       97-04-10 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
       97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
       99-01-12 H Session Sine Die
HR-1490
             RYDER - GRANBERG - MULLIGAN AND FLOWERS.
  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.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 215 ILCS 125/2-3.1 Adds reference to: 215 ILCS 125/1-2

from Ch. 111 1/2, par. 1402

215 ILCS 125/2-10 new

215 ILCS 125/5-5

from Ch. 11I 1/2, par. 1413

305 ILCS 5/5-23 new 305 ILCS 5/5-24 new

Replaces the title and everything after the enacting clause. Amends the Health Maintenance Organization Act and the Illinois Public Aid Code. Requires entities that contract with the Department of Public Aid for the provision of medical care to recipients and health maintenance organizations to be accredited by a recognized accreditation organization. Imposes penalties for failure to obtain and maintain accreditation.

FISCAL NOTE, H-am 1 (Dept. of Insurance)

HB 1490 will cost the Dept. approximately \$100,000 annually.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 305 ILCS 5/5-24 new

Extends by 18 months the time period within which health maintenance organizations, managed care community networks, and certain providers must obtain accreditation from approved accreditation organizations. Deletes provision requiring entities that contract with the Department of Public Aid to provide medical care to staff any telephone service maintained for the benefit of recipients with medically trained per-

HOUSE AMENDMENT NO. 3.

Exempts physicians and physician practice groups from the accreditation require-

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97-03-06 H First reading
         H Added As A Joint Sponsor GRANBERG
         Н
                                    Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Health Care Availability &
                                       Access
97-03-18 H Added As A Co-sponsor GRANBERG
         H Added As A Co-sponsor FLOWERS
97-03-19 H
                Amendment No.01
                                    HTHCR-AVB-ACS H
                                                             Adopted
         Η
                                     Do Pass Amend/Short Debate 029-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-03-20 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-08 H
                                     Fiscal Note Filed
         H Cal Ord 3rd Rdg-Short Dbt
97-04-15 H Added As A Joint Sponsor GRANBERG
97-04-16 H Rclld 2nd Rdng-Short Debate
                Amendment No.02
                                    RYDER
         Η
                Amendment referred to HRUL
         Н
                Amendment No.03
                                    RYDER
         Н
                Amendment referred to HRUL
         Н
                Amendment No.02
                                     RYDER
         Н
                                     Be adopted
                Amendment No.03
         Н
                                     RYDER
         Н
                                     Be adopted
                                                             Adopted
         H
                Amendment No.02
                                     RYDER
         Н
                                                             Adopted
                Amendment No.03
                                     RYDER
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-17 H Added As A Co-sponsor MULLIGAN
         H 3rd Rdg-Sht Dbt-Pass/Vote 077-036-001
97-04-18 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor MADIGAN
97-04-21 S Added as Chief Co-sponsor MAITLAND
97-04-23 S Sponsor Removed MADIGAN
         S Alt Chief Sponsor Changed SYVERSON
         S First reading
                                     Referred to Sen Rules Comm
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97-04-30 S
                                      Assigned to Insurance & Pensions
97-05-09 S
                                      To Subcommittee
                                      Committee Insurance & Pensions
97-05-10 S
                                      Refer to Rules/Rul 3-9(a)
99-01-12 H Session Sine Die
      RYDER - GRANBERG.
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HR-1491

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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.

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97-03-06 H First reading
         H Added As A Joint Sponsor GRANBERG
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Health Care Availability &
97-03-21 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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RYDER - NOVAK - HARTKE - COWLISHAW - WOOLARD. HR.1492

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5 ILCS 100/5-15
                                  from Ch. 127, par. 1005-15
5 ILCS 100/5-75
                                  from Ch. 127, par. 1005-75
```

Amends the Illinois Administrative Procedure Act. Provides that requests for copies of agency rules and materials incorporated by reference in those rules shall not be deemed Freedom of Information Act requests unless so labeled by the requestor, Effective immediately.

```
97-03-06 H First reading
         H Added As A Joint Sponsor NOVAK
         H Added As A Co-sponsor HARTKE
         H Added As A Co-sponsor COWLISHAW
         H Added As A Co-sponsor WOOLARD
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to State Govt Admin & Election
                                        Refrm
97-03-21 H
                                      Do Pass/Short Debate Cal 012-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-09 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-10 H 3rd Rdg-Sht Dbt-Pass/Vote 108-008-000
97-04-11 S Arrive Senate
         S Placed Calendr, First Reading
97-04-16 S Chief Sponsor TROTTER
         S First reading
                                      Referred to Sen Rules Comm
97-04-17 S
                                      Assigned to Executive
97-04-25 S
                                      Recommended do pass 013-000-000
         S Placed Calndr, Second Reading
97-04-29 S Added As A Co-sponsor REA
         S Added As A Co-sponsor O'DANIEL
97-04-30 S Added as Chief Co-sponsor O'DANIEL
97-05-01 S Second Reading
         S Placed Calndr, Third Reading
97-05-09 S Third Reading - Passed 057-000-000
         H Passed both Houses
97-06-06 H Sent to the Governor
97-07-23 H Governor approved
         Н
             Effective Date 97-07-23
              PUBLIC ACT 90-0155
      RYDER - GRANBERG.
```

HB-1493

420 ILCS 30/2.1	from Ch. 111 1/2, par. 195.1
420 ILCS 30/3	from Ch. 111 1/2, par. 196
420 ILCS 40/7	from Ch. 111 1/2, par. 210-7
420 ILCS 40/25	from Ch. 111 1/2, par. 210-25
420 ILCS 40/35	from Ch. 111 1/2, par. 210-35

Amends the Radiation Installation Act and the Radiation Protection Act to provide that the Department of Nuclear Safety shall set by rule fees for registration under those Acts. Further amends the Radiation Protection Act to revise the Class A and Class C categories of radiation installations. Provides for the transfer of moneys from the Federal Facilities Compliance Fund to the Radiation Protection Fund. Effective immediately.

HOUSE AMENDMENT NO. 1.

Restores provisions in current law requiring operators to have their radiation machines inspected and tested every 5 years in the case of a Class A machine, every 2 years in the case of a Class B machine, and annually in the case of a Class C machine. Provides that on and after January 1, 2000, the inspection and testing frequency fees and inspection review fees for radiation machines shall be established by rule and until that date, the fees shall be paid yearly at an annualized rate according to certain radiation machine classifications. Allows the Department of Nuclear Safety to set the annualized rate structure.

SENATE AMENDMENT NO. 1.

Deletes the provisions requiring the Department of Nuclear Safety to set the inspection and testing frequency for radiation machines by rule on and after January 1, 2000.

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97-03-06 H First reading
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Environment & Energy
97-03-20 H
                                      Do Pass/Short Debate Cal 014-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-09 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-15 H Added As A Joint Sponsor GRANBERG
97-04-19 H RcIld 2nd Rdng-Short Debate
                Amendment No.01
                                     RYDER
        Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
97-04-23 H
                Amendment No.01
                                     RYDER
         Η
                Rules refers to
                                       HENE
         H Held 2nd Rdg-Short Debate
97-04-24 H
                Amendment No.01
                                     RYDER
         H
                                     Be adopted
                Amendment No.01
                                     RYDER
                                                              Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 085-030-001
97-04-25 S Arrive Senate
         S Chief Sponsor RAUSCHENBERGER
         S Placed Calendr, First Reading
         S First reading
                                     Referred to Sen Rules Comm
97-04-30 S
                                     Assigned to Environment & Energy
97-05-08
         S
                                      Recommended do pass 009-000-000
         S
           Placed Calndr, Second Reading
97-05-09
         S
           Second Reading
           Placed Calndr, Third Reading
97-05-12
         S
           Filed with Secretary
                Amendment No.01
         S
                                     RAUSCHENBERGER
                Amendment referred to SRUL
97-05-13
                Amendment No.01
                                     RAUSCHENBERGER
         S
         S
                Rules refers to
                                       SENV
97-05-15
         S
                                      RAUSCHENBERGER
                Amendment No.01
         S
                                      Be adopted
           Recalled to Second Reading
                Amendment No.01
                                     RAUSCHENBERGER
                                                              Adopted
         S Placed Calndr, Third Reading
97-05-16 S Third Reading - Passed 057-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
97-05-19 H Motion Filed Concur
         H Refer to Rules/Rul 75(a)
         H Place Cal Order Concurrence 01
97-05-20 H Be approved consideration 01/HRUL
         H H Concurs in S Amend, 01/086-028-003
         H Passed both Houses
97-06-18 H Sent to the Governor
97-08-15 H Governor approved
              Effective Date 97-08-15
         Н
         Н
              PUBLIC ACT 90-0391
```

HB-1494 RYDER AND BLACK.

625 ILCS 5/7-606 from Ch. 95 1/2, par. 7-606 from Ch. 95 1/2, par. 13-101

Amends the Illinois Vehicle Code. Provides that the Secretary of State may not terminate the suspension of registration of an uninsured motor vehicle involved in an accident until any tow truck has been reimbursed for towing the uninsured motor vehicle. Provides that provisions requiring safety tests or a certificate of safety do not apply to motor vehicles used to transport grain. Effective immediately.

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HOUSE AMENDMENT NO. 1.
```

Deletes reference to: 625 ILCS 5/13-101

Removes provisions exempting motor vehicles used to transport grain from safety

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NOTE(S) THAT MAY APPLY: Fiscal
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```
97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Transportation & Motor Vehicles
97-03-19 H
                 Amendment No.01
                                      TRANSPORTAT'N H
                                      DP Amnded Consent Calendar 020-000-000
         H Consnt Caldr Order 2nd Read
         H Added As A Co-sponsor BLACK
97-04-10 H Cnsent Calendar, 2nd Reading
         H Consnt Caldr Order 3rd Read
97-04-18 H Remvd from Consent Calendar
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-19 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 110-000-000
97-04-23 S Arrive Senate
         S Placed Calendr, First Reading
99-01-12 H Session Sine Die
```

HB-1495 PHELPS.

40 ILCS 5/16-127

from Ch. 108 1/2, par. 16-127

Amends the Downstate Teacher Article of the Pension Code. 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. Effective immediately.

PENSION NOTE

Fiscal impact has not been determined, but is expected to be

NOTE(S) THAT MAY APPLY: Fiscal; Pension

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Personnel & Pensions
97-03-21 H	Re-Refer Rules/Rul 19(a)
97-03-28 H	Pension Note Filed
Н	Committee Rules
99-01-12 H Session Sine Die	

HB-1496 MURPHY AND MOORE, EUGENE.

```
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

There is no fiscal impact resulting from HB1496.

NOTE(S) THAT MAY APPLY: Pension

	1 1/11 1 1 1 1 2 1 1 1 0 1 0 1 0 1 0 1 0 1 0	
97-03-06	H First reading	Referred to Hse Rules Comm
97-03-11	Н	Assigned to Personnel & Pensions
97-03-21	Н	Do Pass/Short Debate Cal 013-000-000
	H Placed Cal 2nd Rdg-Sht Dbt	
97-04-09	H Second Reading-Short Debat	e
	H Pld Cal Ord 3rd Rdg-Sht Dbt	
	H Added As A Co-sponsor MO	ORE,EUGENE
97-04-11	H .	Pension Note Filed

H Cal Ord 3rd Rdg-Short Dbt

```
97-04-16 H
                        Amendment No.01
                                             GRANBERG
                Η
                        Amendment referred to HRUL
                H Relld 2nd Rdng-Short Debate
                       Amendment No.01
                                             GRANBERG
               Η
               Н
                       Rules refers to
                                               HPPN
                H Held 2nd Rdg-Short Debate
      97-04-19 H
                       Amendment No.02
                                             HOEFT
                H
                        Amendment referred to HRUL
                H Held 2nd Rdg-Short Debate
      97-04-23 H
                       Amendment No.02
                                             HOEFT
                Η
                       Rules refers to
                                               HPPN
                H Held 2nd Rdg-Short Debate
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1497
             SAVIANO.
  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
  225 ILCS 85/14
                                    from Ch. 111, par. 4134
  225 ILCS 85/15
                                    from Ch. 111, par. 4135
  225 ILCS 85/17
                                    from Ch. 111, par. 4137
  225 ILCS 85/22
                                    from Ch. 111, par. 4142
  225 ILCS 85/22a new
  225 ILCS 85/40 new
```

Amends the Pharmacy Practice Act of 1987. Provides that the Act does not apply to 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.

```
NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Registration & Regulation

97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
```

HB-1498 WINTERS.

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750 ILCS 5/404.1 from Ch. 40, par. 404.1
```

Amends the Illinois Marriage and Dissolution of Marriage Act. Requires parties, excluding children, in an action for dissolution of marriage or a post-judgment proceeding involving minor children, to attend an educational program concerning the effects of dissolution of marriage on the children. Removes provisions allowing the court to determine whether such a program should be attended in the best interests of the minor children.

```
NOTE(S) THAT MAY APPLY: Fiscal
97-03-06 H First reading
97-03-11 H Assigned to Judiciary 1 - Civil Law
97-03-21 H Motion Do Pass-Lost 003-005-003 HJUA
Remains in CommiJudiciary I - Civil Law
Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1499 RYDER - WOOLARD.

210 ILCS 50/3.160

Amends the Emergency Medical Services (EMS) Systems Act. Provides that an employer shall not knowingly employ or permit any employee to perform any services for which a license, certificate or other authorization is required by this Act, or by rules adopted pursuant to this Act, unless and until the person so employed possesses all licenses, certificates or authorizations that are so required.

```
97-03-06 H First reading
                H Added As A Joint Sponsor WOOLARD
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Registration & Regulation
      97-03-20 H
                                              Do Pass/Short Debate Cal 023-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
      97-04-16 H Second Reading-Short Debate
                H Cal Ord 3rd Rdg-Short Dbt
                H Rclld 2nd Rdng-Short Debate
                H Held 2nd Rdg-Short Debate
      97-04-25 H
                                              Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1500
             SAVIANO.
  705 ILCS 105/27.3
                                     from Ch. 25, par. 27.3
  Amends the Clerks of Courts Act. Provides that circuit court clerks shall receive for
their additional duties imposed by specific statutes and other laws (now specific stat-
utes) the amount of $4,500 in 1997, $5,500 in 1998, and $6,500 in 1999 (now $3,500).
Effective immediately.
       JUDICIAL NOŤE
       It has been determined that the bill would neither decrease nor
       increase the need for the number of judges in the State.
       FISCAL NOTE (Office of Ill. Courts)
       The FY97 appropriation for this line is $357,000. If HB 1500
       was enacted, a supplemental appropriation of $50,998.98 would
       be necessary to provide the increased stipend to all 102 cir-
       cuit clerks. The FY98 Request for Judicial Branch would also
       require an additional $152,998.98 to address the provisions of
       HB 1500.
  NOTE(S) THAT MAY APPLY: Fiscal
       97-03-06 H First reading
                                              Referred to Hse Rules Comm
       97-03-11 H
                                              Assigned to Executive
       97-03-20 H
                                              Do Pass/Stdnrd Dbt/Vo008-007-000
                H Plcd Cal 2nd Rdg Std Dbt
                                              Judicial Note Filed
                Н
                                              Fiscal Note Filed
                Н
                H Cal 2nd Rdg Std Dbt
       97-04-08 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
       97-04-11 H 3rd Rdg-Stnd Dbt-Pass/V078-033-000
       97-04-14 S Arrive Senate
                S Placed Calendr, First Reading
       97-04-25 S Chief Sponsor BUTLER
                 S First reading
                                               Referred to Sen Rules Comm
       97-04-30 S
                                              Assigned to Local Government & Elections
       97-05-06 S
                                              Recommended do pass 006-001-000
                 S Placed Calndr, Second Reading
       97-05-07 S Second Reading
                 S Placed Calndr, Third Reading
       97-05-14 S Third Reading - Passed 054-003-000
                H Passed both Houses
       97-06-12 H Sent to the Governor
       97-07-11 H Governor approved
                     Effective Date 97-07-11
                Н
                     PUBLIC ACT 90-0095
                Η
              BLACK - HARTKE.
```

625 ILCS 5/15-111

from Ch. 95 1/2, par. 15-111

Amends the Vehicle Code. Increases the maximum gross weight a truck used for garbage, refuse, or rendering operations, not in combination and specially equipped with a selfcompactor, an industrial roll-off hoist, or a roll-off container, may transmit upon a highway, except when part of the National System of Interstate and Defense Highways, upon a single axle from 22,000 to 24,000 pounds and upon a tandem axle from 40,000 to 42,000 pounds.

```
97-03-06 H First reading
         H Added As A Joint Sponsor HARTKE
         Η
                                      Referred to Hse Rules Comm
```

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97-03-11 H
                                              Assigned to Transportation & Motor Vehicles
      97-03-19 H
                                              Motion Do Pass-Lost 006-013-000 HTRN
                                              Remains in CommiTransportation & Motor
      97-03-21 H
                                              Do Pass/Short Debate Cal 021-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
      97-04-23 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      97-04-25 H
                                              Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1502
             BLACK - GILES.
  215 ILCS 5/143.30
                                    from Ch. 73, par. 755.30
  215 ILCS 5/154.6
                                    from Ch. 73, par. 766.6
```

Amends the Illinois Insurance Code. Prohibits an insurance company from requiring (during the year of manufacture of a motor vehicle or the 2 succeeding years) the use of crash parts not manufactured by or for the manufacturer of the motor vehicle. Prohibits restrictions on the choice of an auto body repair facility. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that genuine crash parts must be used for auto repair during the vehicle manufacturer's warranty period.

```
97-03-06 H First reading
        H Added As A Joint Sponsor GILES
        Н
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Insurance
97-03-19 H
                Amendment No.01
                                     INSURANCE H
                                                              Adopted
                                     Motion Do Pass Amended-Lost 006-010-000
                                       HINS
        Н
                                     Remains in Commilnsurance
97-03-21 H
                                     Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1503 BIGGERT.

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.

```
97-03-06 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Judiciary I - Civil Law
97-03-21 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
97-04-14 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor MAHAR
         S First reading
                                       Referred to Sen Rules Comm
97-04-30 S
                                       Assigned to Public Health & Welfare
97-05-06 S
                                       To Subcommittee
97-05-10 S
                                       Refer to Rules/Rul 3-9(a)
97-05-31 S Ruled Exempt Under Sen Rule 3-9(B) SRUL
         S
                                       Re-referred to Public Health & Welfare
99-01-12 H Session Sine Die
```

HB-1504 WOOD – WINKEL – LYONS, EILEEN – KLINGLER – HOLBROOK, ERWIN, GASH, FRITCHEY, BIGGERT, BERGMAN, RONEN, BOLAND, O'BRIEN, SCOTT, SMITH, MICHAEL, SCULLY, KOSEL, WAIT, FEIGENHOLTZ, MCCARTHY AND CLAYTON.

720 ILCS 675/2

from Ch. 23, par. 2358

Amends the Sale of Tobacco to Minors Act. Adds a caption to a Section concerning penalties.

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HOUSE AMENDMENT NO. 1.
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Adds reference to:

720 ILCS 675/Act title

720 ILCS 675/0.01

from Ch. 23, par. 2356.9

720 ILCS 675/1.5 new

Deletes the title and everything after the enacting clause. Amends the Sale of Tobacco to Minors Act. Prohibits the possession and use of tobacco products by minors. Establishes penalties. Changes title and short title of Act.

```
97-03-06 H First reading
                                    Referred to Hse Rules Comm
97-03-11 H
                                    Assigned to Consumer Protection
97-03-21 H
                                    CONSUMER PROT H
                Amendment No.01
                                    Do Pass Amend/Short Debate 011-000-000
        Н
        H Placed Cal 2nd Rdg-Sht Dbt
97-03-25 H Added As A Joint Sponsor WINKEL
97-04-08 H Second Reading-Short Debate
        H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Co-sponsor LYONS, EILEEN
         H Added As A Co-sponsor KLINGLER
         H Added As A Co-sponsor HOLBROOK
97-04-09 H Added As A Co-sponsor ERWIN
         H Added As A Co-sponsor GASH
         H Added As A Co-sponsor FRITCHEY
97-04-10 H Added As A Co-sponsor BIGGERT
         H Added As A Co-sponsor BERGMAN
         H Added As A Co-sponsor RONEN
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor SCOTT
         H Added As A Co-sponsor SMITH, MICHAEL
         H Added As A Co-sponsor SCULLY
         H Added As A Co-sponsor KOSEL
97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 095-009-011
         H Added As A Co-sponsor WAIT
         H Added As A Co-sponsor FEIGENHOLTZ
         H Added As A Co-sponsor MCCARTHY
97-04-12 H Added As A Co-sponsor CLAYTON
97-04-14 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor RADOGNO
97-04-15 S First reading
                                     Referred to Sen Rules Comm
97-04-29 S
                                     Assigned to Executive
97-05-08 S
                                     To Subcommittee
                                     Committee Executive
97-05-10 S
                                     Refer to Rules/Rul 3-9(a)
97-05-31 S Ruled Exempt Under Sen Rule 3-9(B) SRUL
                                     Re-referred to Executive
99-01-12 H Session Sine Die
      WOOD - WINKEL.
```

HB-1505

720 ILCS 5/Art. 29D heading new 720 ILCS 5/29D-5 new

720 ILCS 5/29D-10 new

720 ILCS 5/29D-15 new

720 ILCS 675/1

from Ch. 23, par. 2357

Amends the Criminal Code and the Sale of Tobacco to Minors Act. Makes it unlawful to sell or distribute cigarettes or other tobacco products through vending machines. Makes first or second violation within a 12-month period a petty offense and third or subsequent violation within a 12-month period a business offense.

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97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Consumer Protection
97-03-21 H
                                      Motion Do Pass-Lost 003-005-001 HCON
         Н
                                      Remains in CommiConsumer Protection
         Н
                                      Re-Refer Rules/Rul 19(a)
97-03-25 H Added As A Joint Sponsor WINKEL
```

99-01-12 H Session Sine Die

HB-1506 HOEFT.

105 ILCS 5/2-3.112

Amends 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.

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FISCAL NOTE (State Board of Education)
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There is no fiscal impact on SBE; office of Lieutenant Governor

is best able to assess impact on that office.

STATE MANDATES FISCAL NOTE ((SBE)

No change from SBE fiscal note.

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NOTE(S) THAT MAY APPLY: Fiscal
   97-03-06 H First reading
```

97-03-11 H Assigned to Elementary & Secondary Education

97-03-21 H

Do Pass/Short Debate Cal 021-000-000 H Placed Cal 2nd Rdg-Sht Dbt

Η Fiscal Note Requested BLACK

Fiscal Note Requested BLACK

Referred to Hse Rules Comm

H Cal Ord 2nd Rdg-Shr Dbt

97-03-28 H Fiscal Note Filed

H Cal Ord 2nd Rdg-Shr Dbt Η

St Mandate Fis Note Filed H Cal Ord 2nd Rdg-Shr Dbt

97-04-08 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

97-04-10 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000

97-04-11 S Arrive Senate

S Placed Calendr, First Reading

S Chief Sponsor SIEBEN

97-04-14 S First reading Referred to Sen Rules Comm

97-05-01 S Assigned to Executive

97-05-08 S Recommended do pass 013-000-000

S Placed Calndr, Second Reading

97-05-09 S Second Reading

S Placed Calndr, Third Reading

97-05-13 S Third Reading - Passed 057-000-000

H Passed both Houses

97-06-11 H Sent to the Governor

97-07-11 H Governor approved

Η Effective Date 98-01-01

Η PUBLIC ACT 90-0096

HB-1507 DART.

Appropriates \$250,000 from the Capital Development Fund to the Capital Development Board to stabilize, plan, and restore the A. Phillip Randolph Museum in Chicago. Effective July 1, 1997.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Appropriations-Public Safety 97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

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HB-1508 DART.
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755 ILCS 5/11a-10

from Ch. 110 1/2, par. 11a-10

Amends the Guardians for Disabled Adults Article of the Probate Act of 1975. Provides that when an agency designated as a provider agency under the Elder Abuse and Neglect Act is the petitioner in an appointment of guardian case under this Article no guardian ad litem fees shall be assessed against the provider agency. Effective immediately.

FISCAL NOTE (Ill. Guardianship & Advocacy Comm.)

HB1508 has would have no impact on agency expenditures.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1508 fails to create a State mandate

under the State Mandates Act.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading
97-03-11 H
97-03-21 H
97-04-03 H
97-04-03 H
99-01-12 H Session Sine Die

Referred to Hse Rules Comm
Assigned to Judiciary I - Civil Law
Fiscal Note Filed
Re-Refer Rules/Rul 19(a)
St Mandate Fis Note Filed
Committee Rules

HB-1509 DART.

Makes appropriations to the Department of Employment Security for grants to community nonprofit agencies or organizations for the operation of multipurpose service centers for veterans. Effective July 1, 1997.

97-03-06 H First reading
97-03-11 H
Referred to Hse Rules Comm
Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H
Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1510 DART.

Appropriates \$30,000 from the General Revenue Fund to the Chicago Park District for the purpose of training lifeguards. Effective July 1, 1997.

97-03-06 H First reading
97-03-11 H

Seferred to Hse Rules Comm

Assigned to Approp-Gen Srvc & Govt
Ovrsght

97-04-11 H

Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die **HB-1511** SANTIAGO – SAVIANO.

35 ILCS 200/7-5 35 ILCS 200/7-10

Amends the Property Tax Code. Provides that beginning January 1, 1998, the Property Tax Appeal Board shall consist of 9 members (now 5). Requires the Governor to appoint 4 new members to take office January 1, 1998. Provides that beginning January 1, 1998 and thereafter, no more than 5 members may be members of the same political party. Requires that appointments by the Governor be made in such a way that, no later than in 2003, membership of the Board shall consist of 3 members from a county of 3,000,000 or more inhabitants, 3 members from counties contiguous to a county with 3,000,000 or more inhabitants, and 3 members from the remainder of the State. Effective immediately.

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FISCAL NOTE (Dept. of Revenue)
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House Bill 1511 does not affect the Dept. of Revenue.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1511 fails to create a State mandate

under the State Mandates Act.

97-03-20 H First reading
97-03-11 H Assigned to Executive
97-03-19 H Fiscal Note Requested STEPHENS
H St Mandate Fis Nte Requestd STEPHENS
H Committee Executive
97-03-20 H Do Pass/Stdnrd Dbt/Vo008-007-000
H Plcd Cal 2nd Rdg Std Dbt

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97-03-31 H Fiscal Note Filed
H Cal 2nd Rdg Std Dbt

97-04-07 H Cal 2nd Rdg Std Dbt

97-04-09 H Second Reading-Stnd Debate
H Pld Cal Ord 3rd Rdg-Std Dbt
H Added As A Joint Sponsor SAVIANO

97-04-25 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
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HB-1512 DART - CURRY, JULIE, CROTTY, BROSNAHAN AND BLACK.

30 ILCS 105/14a

from Ch. 127, par. 150a

Amends the State Finance Act. Prohibits a State officer or employee from receiving payment or credit for accrued vacation, overtime, personal leave, and sick leave when leaving service if convicted of a felony arising out of or relating to his or her State employment. Applies to time accrued on or after the bill's effective date or after the expiration or renewal of a relevant collective bargaining agreement. Requires repayment of an amount paid in violation of the prohibition. Effective immediately.

STATE MANDATES ACT FISCAL NOTE HB1512 fails to create a State mandate. FISCAL NOTE (Bureau of the Budget) HB1512 will not increase or decrease State appropriations or revenues significantly. NOTE(S) THAT MAY APPLY: Fiscal 97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to State Govt Admin & Election Refrm 97-03-21 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Sht Dbt 97-03-25 H Added As A Joint Sponsor CURRY, JULIE St Mandate Fis Note Filed 97-04-07 H H Cal 2nd Rdg Std Dbt 97-04-08 H Fiscal Note Requested CLAYTON H Cal 2nd Rdg Std Dbt 97-04-09 H Added As A Co-sponsor CROTTY H Added As A Co-sponsor BROSNAHAN Fiscal Note Filed H Cal 2nd Rdg Std Dbt 97-04-10 H Second Reading-Stnd Debate H Cal Ord 3rd Rdg-Stnd Dbt 97-04-11 H 3rd Rdg-Stnd Dbt-Pass/V114-000-000 H Added As A Co-sponsor BLACK 97-04-14 S Arrive Senate S Placed Calendr, First Reading S Chief Sponsor SEVERNS S First reading Referred to Sen Rules Comm 97-04-16 S Added as Chief Co-sponsor HALVORSON 97-04-22 S Added As A Co-sponsor LAUZEN

HB-1513 HOLBROOK – STEPHENS – WOOLARD – CROTTY – BRADFORD AND DAVIS, STEVE.

35 ILCS 200/15-170

Amends the Property Tax Code. Provides that once a person qualifies for the Senior Citizens Homestead Exemption the person need not reapply for the exemption. Provides that the exemption shall then automatically be granted so long as the qualified person continues to occupy the residence or, if the qualified person moves into a facility licensed under the Nursing Home Care Act, so long as the qualified persons's spouse occupies the residence if the spouse is 65 or older or, if the residence remains unoccupied, so long as the person qualified still owns the residence. Deletes current provisions regarding annual filing. Effective immediately.

HOUSE AMENDMENT NO. 1.

99-01-12 H Session Sine Die

Provides that the provisions concerning the automatic granting of the exemption to persons who have previously been approved for the exemption shall only apply in counties with a population between 250,000 and 300,000 that have an elected 3-member board of review.

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STATE MANDATES FISCAL NOTE, H-AM I HB1513, with H-am I, fails to create a State mandate. HOME RULE NOTE, H-AM I HB1513, with H-am I, does not preempt home rule authority. FISCAL NOTE, H-AM I (Dept. of Revenue) HB 1513, amended, is local in nature and does affect this Dept.
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SENATE AMENDMENT NO. 1.

Restores provision stating that in counties with less than 3,000,000 inhabitants, if the assessor or chief county assessment officer requires annual application for verification of eligibility for a senior citizens homestead exemption once granted, the application shall be mailed to the taxpayer.

SENATE AMENDMENT NO. 2.

Provides that the provision stating that a person qualifying for the senior citizens homestead exemption need not reapply in subsequent years shall apply in counties with less than 3,000,000 inhabitants (now in counties with between 250,000 and 300,000 inhabitants that have an elected 3-member board of review).

SENATE AMENDMENT NO. 4.

Adds reference to: 35 ILCS 200/30-25

Amends the Property Tax Code. Allows the corporate authorities of a taxing district to distribute moneys deposited in the tax reimbursement account to homestead property and commercial or industrial property, except property located within a tax increment financing district and apartment buildings. The proportion of the moneys to be disbursed to homestead properties and to commercial or industrial properties shall be determined by the corporate authorities of the taxing district except that at least 50% of the moneys shall be distributed to homestead-properties.

SENATE AMENDMENT NO. 5.

Amends the Property Tax Code. Provides that the county board of a county with less than 3,000,000 inhabitants may by resolution provide that if a person has been granted a senior citizens homestead exemption, the person need not reapply for the exemption.

	First reading	Referred to Hse Rules Com	m
97-03-11 H		Assigned to Revenue	
97-03-21 H	Amendment No.01	REVENUE H	Adopted
Н		Do Pass Amend/Short Deba	te 011-000-000
	Placed Cal 2nd Rdg-Sht Dbt		
Н		Fiscal Note Requested AS A MOORE,A	AMENDED/
Н		St Mandate Fis Nte Request AMENDED/MOORE,A	d AS
Н		Home Rule Note Requested MOORE,A	AS AMENDED/
Н	Cal Ord 2nd Rdg-Shr Dbt	<i>,</i>	
	Added As A Joint Sponsor S'	ΓΕΡΗENS	
97-04-16 H		St Mandate Fis Note Filed	
Н		Home Rule Note Filed	
Н	Cal Ord 2nd Rdg-Shr Dbt		
97-04-17 H		Fiscal Note Filed	
Н	Cal Ord 2nd Rdg-Shr Dbt		
	Second Reading-Short Debat		
Н	Pld Cal Ord 3rd Rdg-Sht Dbt		
97-04-23 H	Added As A Co-sponsor WO	OLARD	
97-04-24 H	3rd Rdg-Sht Dbt-Pass/Vote 1	18-000-000	
	Arrive Senate		
S	Placed Calendr, First Reading		
	Chief Sponsor CLAYBORNI	Ξ	
97-04-30 S	First reading	Referred to Sen Rules Comr	n
S		Assigned to Revenue	
97-05 - 08 S	Amendment No.01	REVENUE S	Adopted
S	Amendment No.02	REVENUE S	Adopted
S		Recommnded do pass as am	end 009-000-001
S	Placed Calndr, Second Readn	g	
	Filed with Secretary		
S	Amendment No.03	CLAYBORNE	
S	Amendment referred to		
S	Added as Chief Co-sponsor C		
S	Amendment No.03	CLAYBORNE	
S	Rules refers to	SREV	

```
97-05-14 S Filed with Secretary
                      Amendment No.04
                                            O'MALLEY
                       Amendment referred to SRUL
               S
                 Second Reading
                 Placed Calndr, Third Reading
               S
                       Amendment No.04
                                            O'MALLEY
                      Rules refers to
               S
                                             SREV
      97-05-15 S
                       Amendment No.03
                                            CLAYBORNE
               S
                                            Held in committee
               S
                      Amendment No.04
                                            O'MALLEY
                 Be approved consideration SREV/006-000-000
                 Filed with Secretary
               S
                       Amendment No.05
                                            CLAYBORNE
               S
                                            -WEAVER,S
               S
                       Amendment referred to SRUL
               S
                  Recalled to Second Reading
               S
                       Amendment No.04
                                            O'MALLEY
                                                                     Adopted
               S
                  Placed Calndr, Third Reading
               S
                       Amendment No.05
                                            CLAYBORNE
               S
                                            -WEAVER,S
               S
                  Be approved consideration SRUL
               S
                  Recalled to Second Reading
               S
                       Amendment No.05
                                            CLAYBORNE
               S
                                            -WEAVER.S
                                               Adopted
               S Placed Calndr, Third Reading
      97-05-16 S Third Reading - Passed 057-000-000
               S Tabled Pursuant to Rule5-4(A) SA 03
               S Third Reading - Passed 057-000-000
               H Arrive House
               H Place Cal Order Concurrence 01,02,04,05
      97-05-17 H Motion Filed Concur
               H Refer to Rules/Rul 75(a)
               H Place Cal Order Concurrence 01,02,04,05
      97-05-19 H Added As A Co-sponsor CROTTY
               H Added As A Co-sponsor BRADFORD
               H Be approved consideration 2,4,5/003-002-000
               Η
                       Motion referred to
                                             01/HREV
               H Place Cal Order Concurrence 01,02,04,05
      97-05-22 H
                                            RULES RETURNS
               Η
                                            MOTION TO CONCUR
                                            IN SA 02,04,05
               Н
               Н
                                            TO RULES
                       Motion referred to
                                              02.04.05/HREV
               Н
               H Added As A Co-sponsor DAVIS, STEVE
               H Be approved consideration 01/010-000-000
               H Be approved consideration 02/010-000-000
               H Be approved consideration 04/010-000-000
               H Be approved consideration 05/010-000-000
               H Place Cal Order Concurrence 01,02,04,05
      97-05-23 H H Concurs in S Amend, 01,02,04
                                            05/117-000-000
               H Passed both Houses
      97-06-20 H Sent to the Governor
      97-08-17 H Governor approved
                    Effective Date 97-08-17
               H
                    PUBLIC ACT 90-0471
               Н
HB-1514
             GRANBERG.
   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.
      97-03-06 H First reading
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Revenue
      97-03-13 H Primary Sponsor Changed To GRANBERG
      97-03-21 H
                                            Re-Refer Rules/Rul 19(a)
```

99-01-12 H Session Sine Die

TURNER, ART - MOORE, EUGENE. HB-1515

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

Amends the Election Code. Provides that the nomination papers of the candidate shall contain a statement that the candidate has complied with (or is not required to comply with) the disclosure requirements of Article 9 of the Election Code. Provides that it shall be grounds for an objection if a candidate willfully makes a false statement in the nomination papers. Effective immediately.

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FISCAL NOTE (State Board of Elections)
There would be minimal fiscal impact on SBE.
STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB1515 fails to create a State mandate
under the State Mandates Act.
97-03-06 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to State Govt Admin & Election
                                         Refrm
                                       Do Pass/Short Debate Cal 013-000-000
97-03-20 H
         H Placed Cal 2nd Rdg-Sht Dbt
97-03-21 H
                                       Fiscal Note Requested BLACK
                                       St Mandate Fis Nte Requestd BLACK
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-03 H
                                       Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-07 H
                                       St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H Second Reading-Short Debate
         H Pld CaI Ord 3rd Rdg-Sht Dbt
97-04-14 H Added As A Joint Sponsor MOORE, EUGENE
         H 3rd Rdg-Sht Dbt-Pass/Vote 118-000-000
97-04-15 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor HENDON
97-04-16 S First reading
                                       Referred to Sen Rules Comm
```

HB-1516 MCCARTHY.

99-01-12 H Session Sine Die

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Creates a deduction for individuals with an adjusted gross income of less than \$100,000 for eligible expenses of the taxpayer and his or her dependents engaged in full-time or part-time undergraduate, graduate, or professional studies at any public or private college, university, community college, or degree granting proprietary institution. Provides that the deduction shall not exceed \$10,000. Effective immediately.

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STATE MANDATES FISCAL NOTE
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In the opinion of DCCA, HB1516 fails to create a State mandate
under the State Mandates Act.
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FISCAL NOTE (Bd. of Higher Ed.)

Based on fall 1995 enrollments and fiscal year 1996 tuition and fee rates for III. colleges and universities, deducations authorized under the proposed legislation for tuition and fee expenses would result in a \$54.8 million reduction in state revenues. It is not possible to determine the value of those deductions that may result from other educational expenses.

STATE DEBT IMPACT NOTE

HB 1516 would not have an impact on the level of State debt.

HOME RULE NOTE

HB1516 does not preempt home rule authority.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H	First reading	Referred to Hse Rules Comm
97-03-11 H	_	Assigned to Higher Education
97-03-20 H		Do Pass/Short Debate Cal 015-000-000
Н	Placed Cal 2nd Rdg-Sht Dbt	

Н

Fiscal Note Requested BLACK St Mandate Fis Nte Requestd BLACK

H Cal Ord 2nd Rdg-Shr Dbt

```
97-04-07 H
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-15 H
                                      Fiscal Note Filed
                                      State Debt Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-18 H
                                      Home Rule Note Requested BLACK
         Н
                                      Home Rule Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-23 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
97-04-25 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
      MCCARTHY.
```

New Act

```
Creates the Full Funding for Education Act of 1997. Creates only a short title.
    97-03-06 H First reading
                                           Referred to Hse Rules Comm
    97-03-11 H
                                           Assigned to Elementary & Secondary
                                              Education
    97-03-21 H
                                           Re-Refer Rules/Rul 19(a)
    99-01-12 H Session Sine Die
```

HB-1518 CHURCHILL.

625 ILCS 5/13A-105	from Ch. 95 1/2, par. 13A-105
625 ILCS 5/13B-20	•

Amends the Illinois Vehicle Code to prohibit the Environmental Protection Agency from proposing, and the Pollution Control Board from adopting, rules requiring the use of the IM240 driving cycle for exhaust emission testing. Effective immediately.

```
97-03-06 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Environment & Energy
97-03-21 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1519 CHURCHILL.

40 ILCS 5/7-132	from Ch. 108 1/2, par. 7-132
40 ILCS 5/7-171	from Ch. 108 1/2, par. 7-171
20 II CC 905/9 21 mary	• •

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to provide 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 20% of their prior service with that employer (up to a maximum of 5 years), but employee contributions must be paid in order to receive credit for the remainder of that prior service. Provides that the school districts participating in a special education joint agreement created under Section 10-22.31 of the School Code that is a participating instrumentality may pay their proportionate share of the employer contribution for current service out of the districts' IMRF tax levy. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE
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Fiscal impact has not been determined, but could be substantial
    for the Lake County special education district.
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    97-03-06 H First reading
                                            Referred to Hse Rules Comm
    97-03-11 H
                                            Assigned to Personnel & Pensions
    97-03-21 H
                                            Re-Refer Rules/Rul 19(a)
    97-03-28 H
                                            Pension Note Filed
                                            Committee Rules
    99-01-12 H Session Sine Die
```

HB-1520 WINKEL.

```
110 ILCS 947/37
625 ILCS 5/3-629
```

Amends the Higher Education Student Assistance Act and the Illinois Vehicle Code with respect to administration of the higher education license plate grant program at private colleges and universities. Requires the private colleges and universities to perform **2093** HB-1520—Cont.

specified responsibilities formerly performed by the Illinois Student Assistance Commission. Provides that moneys in the University Grant Fund that are appropriated to the Commission shall be used to make reimbursements to participating private colleges and universities (now, to make grants) under the license plate grant program. Effective July 1, 1997.

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FISCAL NOTE (III. Student Assistance Commission)
      HB 1520 has no fiscal impact upon State revenue.
  NOTE(S) THAT MAY APPLY: Fiscal
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Higher Education
      97-03-20 H
                                             Do Pass/Short Debate Cal 012-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
      97-03-27 H
                                             Fiscal Note Filed
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-08 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-10 H 3rd Rdg-Sht Dbt-Pass/Vote 115-001-000
      97-04-11 S Arrive Senate
                S Placed Calendr, First Reading
      97-04-17 S Chief Sponsor CRONIN
      97-04-18 S First reading
                                             Referred to Sen Rules Comm
      99-01-12 H Session Sine Die
HB-1521
             ROSKAM.
```

Amends the Street Light District Act. Allows the owners of record of any area of land consisting of one or more tracts lying within the boundaries of any street lighting district to disconnect the land from the district if that land (1) is subdivided into residential lots and blocks; (2) is located in a subdivision other than the subdivision that the district primarily serves; (3) does not receive services from the district; and (4) if disconnected it will not result in the isolation of any part of the street lighting district from the remainder of the district.

from Ch. 121, par. 356b

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Local Government
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-1522 ROSKAM.
410 ILCS 210/1 from Ch. 111, par. 4501
```

70 ILCS 3305/2b

410 ILCS 210/2

410 ILCS 210/3

Amends the Consent by Minors to Medical Procedures Act by making it applicable to a licensed physician (now a physician licensed to practice medicine and surgery). Effective immediately.

from Ch. 111, par. 4502

from Ch. 111, par. 4503

```
97-03-06 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Judiciary 1 - Civil Law
      97-03-20 H
                                              Motion Do Pass-Lost 004-000-006 HJUA
                                              Remains in CommiJudiciary I - Civil Law
                Н
      97-03-21 H
                                              Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1523
             DURKIN.
                                     from Ch. 108 1/2, par. 3-110.3
   40 ILCS 5/3-110.3
   40 ILCS 5/3-110.5
                                     from Ch. 108 1/2, par. 3-110.5
```

40 ILCS 5/3-110.5 from Ch. 108 1/2, par. 3-110.5 40 ILCS 5/7-139.7 from Ch. 108 1/2, par. 7-139.7 40 ILCS 5/1-142.1 from Ch. 108 1/2, par. 7-142.1 40 ILCS 5/14-105.6 from Ch. 108 1/2, par. 14-105.6 40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110 30 ILCS 805/8.21 new

Amends the Downstate Police and State Employee Articles of the Pension Code to authorize sheriff's law enforcement employees to transfer credits under those Articles to the Illinois Municipal Retirement Fund (IMRF). Authorizes former elected county sheriffs to transfer credits from a downstate police pension fund or the IMRF to the State Employees' Retirement System. Requires application and payment of the differ-

ence in contributions, plus interest, by July 1, 1998. Also amends the IMRF Article to allow a person with at least 4 years of credit as a sheriff's law enforcement (SLEP) employee who has IMRF credits in another capacity to convert those credits into SLEP credits by paying the difference in contribution rates plus interest. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE
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Fiscal impact has not been determined, but is expected to be

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

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Personnel & Pensions
97-03-21 H Re-Refer Rules/Rul 19(a)
97-03-28 H Pension Note Filed
H Committee Rules
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99-01-12 H Session Sine Die

HB-1524 DURKIN.

```
745 ILCS 50/2.14 new
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745 ILCS 50/3

from Ch. 56 1/2, par. 2003

Amends the Good Samaritan Food Donor Act to exempt from civil liability donors of day old bread (but fit for human consumption) to charities.

```
97-03-06 H First reading
97-03-11 H
97-03-21 H
99-01-12 H Session Sine Die

Referred to Hse Rules Comm
Assigned to Judiciary I - Civil Law
Re-Refer Rules/Rul 19(a)
```

HB-1525 WOOLARD - BOST - PHELPS - BLACK, MITCHELL AND BOLAND.

```
110 ILCS 305/7f from Ch. 144, par. 28f

110 ILCS 520/8f from Ch. 144, par. 658f

110 ILCS 660/5-90

110 ILCS 665/10-90

110 ILCS 670/15-90

110 ILCS 675/20-90

110 ILCS 680/25-90

110 ILCS 685/30-90

110 ILCS 690/35-90
```

Amends the University of Illinois Act, the Southern Illinois University Management Act, the Chicago State University Law, the Eastern Illinois University Law, the Governors State University Law, the Illinois State University Law, the Northeastern Illinois University Law, the Northern Illinois University Law, and the Western Illinois University Law. Requires each of the universities governed by those Acts to offer 50% tuition waivers for undergraduate education to children of employees of any other such university if those employees have been employed an aggregate of 7 years by one or more of those universities and if their children meet certain age and academic requirements.

```
ose universities and if their children meet certain age and acade FISCAL NOTE (Board of Higher Education)
Estimated first year cost for 100 students is $131,700, and for 4 years, $526,800.
STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB1525 fails to create a State mandate under the State Mandates Act.
STATE DEBT IMPACT NOTE
HB 1525 would not have an impact on the level of State debt.
NOTE(S) THAT MAY APPLY: Fiscal
97-03-06 H First reading
H Added As A Joint Sponsor BOST
H Added As A Co-sponsor PHELPS
```

```
H Added As A Co-sponsor PHELPS
H Added As A Co-sponsor BLACK
H Referred to Hse Rules Comm

97-03-11 H Assigned to Higher Education

97-03-19 H Fiscal Note Filed
H Committee Higher Education

97-03-20 H Do Pass/Short Debate Cal 015-000-000
H Placed Cal 2nd Rdg-Sht Dbt
H Fiscal Note Requested BLACK
```

H Fiscal Note Requested BLACK
H Cal Ord 2nd Rdg-Shr Dbt

```
97-04-07 H
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
                                         3d Reading Consideration PP
97-04-10 H
                                         Calendar Consideration PP.
97-04-15 H
                                      State Debt Note Filed
                                         Calendar Consideration PP.
97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 078-040-000
         H Added As A Co-sponsor MITCHELL
         H Added As A Co-sponsor BOLAND
97-04-17 S Arrive Senate
         S Placed Calendr, First Reading
97-04-18 S Chief Sponsor LUECHTEFELD
97-04-23 S First reading
                                      Referred to Sen Rules Comm
97-04-25 S
                                      Assigned to Education
97-05-09 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
97-05-12 S Second Reading
         S Placed Calndr, Third Reading
97-05-14 S Added as Chief Co-sponsor MYERS,J
         S Third Reading - Passed 047-006-006
         H Passed both Houses
97-06-12 H Sent to the Governor
97-07-31 H Governor approved
              Effective Date 98-01-01
         Н
              PUBLIC ACT 90-0282
```

HB-1526 WOOLARD - MITCHELL - GASH - JONES, JOHN - GILES, DART AND MEYER.

105 ILCS 5/14-4.01

from Ch. 122, par. 14-4.01

Amends the School Code. Makes changes of punctuation and style in provisions that require school districts that maintain a recognized school to establish and maintain special educational facilities for children with disabilities.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to: 105 ILCS 5/14-4.01
Adds reference to: 105 ILCS 5/14-7.02 from Ch. 122, par. 14-7.02 from Ch. 122, par. 14-7.02 a 105 ILCS 5/14-12.01 from Ch. 122, par. 14-12.01 from Ch. 122, par. 14-12.01 from Ch. 122, par. 14-13.01 from Ch. 122, par. 18-4.3
```

Changes the title and replaces everything after the enacting clause. Adds provisions amending the School Code. Increases to \$2,500 from \$2,000 the maximum reimbursement over one per capita tuition charge for providing extraordinary special education services. Provides for reimbursement for teachers, school psychologists, professional workers, and a qualified director who furnish special education services in a recognized school to children with disabilities based on 22% of the State's average teacher salary (rather than on a flat-rate of \$8,000). Eliminates provisions authorizing proportionate payment of claims for reimbursement for providing special education services. Requires all special education reimbursement to be made at 100%, and provides for payment in a succeeding fiscal year (before payment of current claims for that succeeding fiscal year) if the amount appropriated in a fiscal year is insufficient to provide for full reimbursement of all filed claims. Adds a July 1, 1997 effective date.

FISCAL NOTE, H-AM 1 (State Bd. of Ed.)
Because of the reimbursement nature of thes

Because of the reimbursement nature of these programs, fiscal impact will not occur until FY99. Cost will be approximately \$112 M for personnel reimbursement, full funding and extraordinary services.

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

No change from SBE fiscal note.

STATE DEBT IMPACT NOTE, H-AM 1

HB 1526 would not have an impact on the level of State debt.

SENATE AMENDMENT NO. 1.

Adds reference to: 105 ILCS 5/2-3.259 105 ILCS 5/14-0.05

Further amends the School Code. Eliminates language prohibiting school districts from requesting waivers of rules and regulations pertaining to special education. Requires the State Board of Education to adopt, to take effect on or before December 31, 1999, new rules to administer and implement provisions of the School Code pertaining to special education for children with disabilities. Provides that those rules shall not impose special education requirements on school districts that are beyond those imposed by federal laws and regulations. Provides that the new rules are to replace existing rules and regulations and repeals, effective December 31, 1999, those rules pertaining to special education which are not the new rules that the State Board is required to adopt by the amendatory Act.

SENATE AMENDMENT NO. 2.

Replaces provisions proposing to base reimbursement to school districts for certificated personnel that provide special education services to children with disabilities on 22% of the State's average teacher salary for the prior school year with a flat reimbursement amount of \$9,350 per each such certificated employee.

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97-03-06 H First reading
         H Added As A Joint Sponsor MITCHELL
         H Added As A Co-sponsor GASH
         H Added As A Co-sponsor JONES, LOU
         H Added As A Co-sponsor GILES
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Elementary & Secondary
                                       Education
97-03-21 H
                Amendment No.01
                                     ELEM SCND ED H
                                                             Adopted
                                     Do Pass Amend/Short Debate 021-000-000
         Н
         H Placed Cal 2nd Rdg-Sht Dbt
         H
                                     Fiscal Note Requested BLACK
                                     St Mandate Fis Nte Requestd BLACK
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H
                                     Fiscal Note Filed
                                     St Mandate Fis Note Filed
         H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-09 H Added As A Co-sponsor DART
97-04-10 H Added As A Co-sponsor JONES, JOHN
         H Added As A Co-sponsor MEYER
         H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
97-04-11 S Arrive Senate
         S Placed Calendr, First Reading
                                     State Debt Note Filed AS AMENDED HA 0I
97-04-16 S
         S Placed Calendr, First Reading
97-04-18 S Chief Sponsor WATSON
97-04-23 S First reading
                                     Referred to Sen Rules Comm
97-04-24 S Added as Chief Co-sponsor O'MALLEY
97-04-25 S Added as Chief Co-sponsor CARROLL
97-04-29 S Added as Chief Co-sponsor BERMAN
                                     Assigned to Education
97-05-01 S Added as Chief Co-sponsor PARKER
                                     Recommended do pass 010-000-000
97-05-09 S
         S Placed Calndr, Second Reading
97-05-12 S Filed with Secretary
                Amendment No.01
                                    WATSON
                Amendment referred to SRUL
97-05-13 S Filed with Secretary
                                    WATSON
         S
                Amendment No.02
                Amendment referred to SRUL
         S Filed with Secretary
                                    WATSON
         S
                Amendment No.03
         S
                Amendment referred to SRUL
                Amendment No.01
                                    WATSON
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97-05-13—Cont.
                Rules refers to
                                      SESE
         S
         S
                                     WATSON
                Amendment No.02
         S
                Rules refers to
                                      SESE
         S
                Amendment No.03
                                     WATSON
         S
                Rules refers to
                                      SESE
97-05-14
         S
                Amendment No.01
                                     WATSON
         S
                                     Be adopted
         S
                Amendment No.02
                                     WATSON
                                     Be adopted
         S
S
                Amendment No.03
                                     WATSON
                                     Held in committee
97-05-15 S Sponsor Removed BERMAN
         S
           Sponsor Removed CARROLL
         S
          Second Reading
         S
                Amendment No.01
                                     WATSON
                                                             Adopted
         S
                Amendment No.02
                                     WATSON
                                                             Adopted
         S Placed Calndr, Third Reading
97-05-16 S Sponsor Removed PARKER
         S Third Reading - Lost 018-037-003
         S Tabled Pursuant to Rule5-4(A) SA 03
         S Third Reading - Lost 018-037-003
```

HB-1527 COULSON - WOOD - BERGMAN - BEAUBIEN - GILES AND CLAY-TON.

410 ILCS 535/18

from Ch. 111 1/2, par. 73-18

Amends the Vital Records Act. Requires death certificates to be filed with the Social Security Administration within 7 days after the death and before cremation or removal of the body from the State, except when the death is subject to investigation by the coroner or medical examiner.

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97-03-06 H First reading
H Added As A Joint Sponsor WOOD
H Referred to Hse Rules Comm
97-03-11 H Assigned to State Govt Admin & Election
Refrm
97-03-14 H Added As A Co-sponsor BERGMAN
H Added As A Co-sponsor BEAUBIEN
H Added As A Co-sponsor GILES
H Added As A Co-sponsor CLAYTON
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1528 BRADFORD.

110 ILCS 920/4.5 new

Amends the Baccalaureate Savings Act to provide that the proceeds of new college savings bonds may be used only for funding capital projects at State universities.

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STATE MANDATES FISCAL NOTE
HB1528 fails to create a State mandate.
FISCAL NOTE (Bureau of the Budget)
HB1528 will not increase or decrease State expenditures or revenues.
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HOUSE AMENDMENT NO. 1.

Adds that the proceeds of new college savings bonds also may be used to fund capital projects at public community colleges.

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FISCAL NOTE, AMENDED (Board of Higher Education)
No change from BOB fiscal note.
STATE DEBT IMPACT NOTE, H-AM 1
HB 1528 would not have an impact on the level of State debt.
STATE DEBT IMPACT NOTE
No change from previous note.
97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Higher Education
97-03-20 H
                                      Do Pass/Stdnrd Dbt/Vo008-006-000
         H Picd Cal 2nd Rdg Std Dbt
         Н
                                      Fiscal Note Requested BLACK
         Н
                                      St Mandate Fis Nte Requestd BLACK
         H Cal 2nd Rdg Std Dbt
```

97-04-07			St Mandate Fis Note Filed	
	Η	Cal 2nd Rdg Std Dbt		
97-04-08	Η	Amendment No.01	BRADFORD	
	Η	Amendment referred to	HRUL	
	Η	Cal 2nd Rdg Std Dbt		
97-04-09		· ·	Fiscal Note Filed	
	Н	Amendment No.01	BRADFORD	
	Н		Be adopted	
	Н	Cal 2nd Rdg Std Dbt	1	
97-04-10		Second Reading-Stnd Debate		
	Н	Amendment No.01		Adopted
	Н	Pld Cal Ord 3rd Rdg-Std Dbt		-aopt-a
97-04-11			Fiscal Note Filed	
		Cal Ord 3rd Rdg-Stnd Dbt	1150411101011100	
97-04-14		3rd Rdg-Stnd Dbt-Pass/V094	-023-000	
		Arrive Senate	025 000	
<i>77</i> 01 15		Placed Calendr, First Reading		
97-04-16	S	Traced Calendry, hist reading	State Debt Note Filed	
27 O+ 10	S		State Debt Note Filed AS AM	JENDED HA 01
	-	Placed Calendr, First Reading	State Debt Note Fried AS AN	ILINDED HA OF
90-01-12		Session Sine Die		
HB-1529 CI	LA	YTON CURRY,JULIE – F	RUTHERFORD.	
20 ILCS 435/	1	from Ch.	127, par. 1401	
20 ILCS 435/	4	from Ch.	127, par. 1404	
20 ILCS 435/	5.1	from Ch.	127, par. 1405.1	
20 ILCS 435/				
20 ILCS 435/	/3 г	ep.		
20 ILCS 435/	/6 r	ep.		
30 ILCS 105/	11	from Ch.	127, par. 147	
Amends the	Fo	rms Management Program	Act. Changes the short tit	le to the Forms

Notice Act. Repeals the provisions concerning (i) the legislative findings and purpose, (ii) the forms management center, (iii) the powers and duties of the director of the forms management center, and (iv) the forms management representatives in State agencies. Amends the State Finance Act. Eliminates the requirement that the Department of Central Management Services approve vouchers for certain fixed charges issued by specified State entities. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to State Govt Admin & Election
                                        Refrm
97-03-21 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-09 H Added As A Joint Sponsor CURRY, JULIE
97-04-10 H Added As A Co-sponsor RUTHERFORD
         H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
97-04-11 S Arrive Senate
         S Placed Calendr, First Reading
97-04-15 S Chief Sponsor FITZGERALD
97-04-16 S First reading
                                      Referred to Sen Rules Comm
97-04-17 S
                                      Assigned to State Government Operations
97-04-23 S Added as Chief Co-sponsor SEVERNS
97-04-24 S Added as Chief Co-sponsor PETERSON
97-04-25 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
97-04-29 S Second Reading
         S Placed Calndr, Third Reading
         S Added as Chief Co-sponsor WALSH,T
97-05-09 S Third Reading - Passed 057-000-000
         H Passed both Houses
97-06-06 H Sent to the Governor
97-07-23 H Governor approved
         Н
            Effective Date 97-07-23
```

PUBLIC ACT 90-0156

HB-1530 ROSKAM. 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

Amends the Illinois Public Labor Relations Act. Includes telecommunicators in an emergency or non-emergency Public Safety Answering Point within the provisions for mandated mediation and strike prohibition. Effective immediately.

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Labor & Commerce
97-03-20 H Motion Do Pass-Lost 008-006-004 HLBC
Remains in CommiLabor & Commerce
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1531 BERGMAN - LYONS, EILEEN - COULSON.

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.

```
97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Added As A Joint Sponsor LYONS, EILEEN
H Added As A Co-sponsor COULSON
97-03-20 H Motion Do Pass-Lost 009-005-004 HELM
Remains in Committee Page 109-004 HELM
97-03-21 H Motion Do Pass-Lost 007-009-004 HELM
Tabled in Committee 22(G)
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HB-1532 DANIELS - RYDER - BIGGINS.

Makes appropriations for the ordinary and contingent expenses of the Office of the State Comptroller for fiscal year 1998. Effective July 1, 1997.

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97-03-06 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Co-sponsor BIGGINS
H Referred to Hse Rules Comm

97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
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HB-1533 WOOD – MOORE, ANDREA – COWLISHAW, O'BRIEN, GASH, MCK-EON, BIGGERT, BERGMAN, RONEN, BEAUBIEN, BOLAND, SCULLY, HOLBROOK AND KOSEL.

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30 ILCS 105/5.122
                                    from Ch. 127, par. 141.122
 30 ILCS 105/6p-4
                                    from Ch. 127, par. 142p4
 35 ILCS 200/15-170
320 ILCS 30/Act title
                                    from Ch. 67 1/2, par. 451
320 ILCS 30/1
320 ILCS 30/2
                                    from Ch. 67 1/2, par. 452
320 ILCS 30/3
                                    from Ch. 67 1/2, par. 453
320 ILCS 30/5
                                    from Ch. 67 1/2, par. 455
                                    from Ch. 67 1/2, par. 457
320 ILCS 30/7
```

Amends the Senior Citizens Real Estate Tax Deferral Act. Changes the short title to the Senior Citizens and Disabled Persons Real Estate Tax Deferral Act. Changes the name of the Senior Citizens Real Estate Deferred Tax Revolving Fund to the Senior Citizens and Disabled Persons Real Estate Deferred Tax Revolving Fund. Provides that disabled persons are eligible to receive real estate tax deferrals under the Act. Amends the State Finance Act and the Property Tax Code to change cross references. Effective January 1, 1998.

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NOTE(S) THAT MAY APPLY: Fiscal
97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Revenue
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2100

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97-03-18 H Added As A Joint Sponsor MOORE, ANDREA
97-03-21 H
                                    Do Pass/Short Debate Cal 011-000-000
        H Placed Cal 2nd Rdg-Sht Dbt
97-03-25 H Added As A Co-sponsor COWLISHAW
97-04-08 H Second Reading-Short Debate
        H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-09 H Added As A Co-sponsor O'BRIEN
        H Added As A Co-sponsor GASH
        H Added As A Co-sponsor MCKEON
97-04-10 H Added As A Co-sponsor BIGGERT
        H Added As A Co-sponsor BERGMAN
        H Added As A Co-sponsor RONEN
        H Added As A Co-sponsor BEAUBIEN
        H Added As A Co-sponsor BOLAND
        H Added As A Co-sponsor SCULLY
        H Added As A Co-sponsor HOLBROOK
        H Added As A Co-sponsor KOSEL
        H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-000
97-04-11 S Arrive Senate
        S Placed Calendr, First Reading
        S Chief Sponsor VIVERITO
         S Added as Chief Co-sponsor WALSH,L
         S Added as Chief Co-sponsor LINK
         S Added as Chief Co-sponsor WELCH
97-04-14 S First reading
                                    Referred to Sen Rules Comm
97-04-15 S Added As A Co-sponsor FARLEY
        S Added As A Co-sponsor BOWLES
97-04-16 S Added As A Co-sponsor OBAMA
97-04-25 S Added as Chief Co-sponsor CARROLL
99-01-12 H Session Sine Die
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HB-1534 WIRSING.

625 ILCS 5/15-316 from Ch. 95 1/2, par. 15-316

Amends the Vehicle Code. Provides that motor vehicles and motor vehicles in combination with gross and axle weights not exceeding the weight limitations applicable to operation on Interstate and State highways (now, with gross weights not exceeding 73,280 pounds) operating on highways under the control of State or local authorities (now, local only) may have unlimited access (now, access for a distance of 5 miles) from a State highway for loading, unloading, and other purposes. Effective January 1, 1998.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Reinserts the bill as introduced but with the following changes. Provides that motor vehicles and motor vehicles in combination with gross and axle weights not exceeding the weight limitations specified in the provisions of the Vehicle Code concerning gross weight limitations (instead of the provisions concerning weight limitations on certain highways) operating on highways under the control of a county or road district (instead of highways under the control of the State or a county or township road district highway commissioner) may have access from a State designated highway (instead of access for only 5 miles) for the purpose of loading, unloading, food, fuel, rest, repair, and home base (instead of for the purpose of loading, unloading, services, and home base). Provides that no exemption shall be granted authorizing travel on local roads or municipal roads as a thoroughfare between designated highways (instead of State designated highways). Provides that motor vehicles and motor vehicles in combination with gross and axle weights not exceeding the weight limitations specified in the provisions of the Vehicle Code concerning weight limitations on certain highways and up to 65 feet in length and 102 inches in width and special haul vehicles operating on highways under the control of a county or road district may have access from a State designated highway for the purpose of loading or unloading and provides that no exemption shall be granted authorizing travel on local roads as a thoroughfare between designated highways. Provides that these vehicles operating on highways under the control of the State may have access from a State designated highway for the purpose of loading, unloading, food, fuel, rest, repair, and home

2101 HB-1534—Cont.

base and provides that no exemption shall be granted authorizing travel on State non-designated highways as a thoroughfare between designated highways. Provides that certain weight provisions take precedence over these provisions. Effective January 1, 1998.

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97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Transportation & Motor Vehicles
                                      Do Pass/Short Debate Cal 013-007-000
97-03-19 H
         H Placed Cal 2nd Rdg-Sht Dbt
                                      WIRSING
97-04-08 H
                Amendment No.01
                Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Relld 2nd Rdng-Short Debate
         H Held 2nd Rdg-Short Debate
                 Amendment No.01
                                      WIRSING
         Η
                                        HTRN
         Η
                 Rules refers to
         H Held 2nd Rdg-Short Debate
97-04-11 H
                 Amendment No.01
                                      WIRSING
                                      Be adopted
         Н
         H Held 2nd Rdg-Short Debate
97-04-12 H
                 Amendment No.01
                                      WIRSING
                                                               Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-18 H
                                      Re-committed to Rules
99-01-12 H Session Sine Die
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HB-1535 WOOD – GASH, O'BRIEN, BIGGERT, HOEFT, SCULLY AND BOLAND.

705 ILCS 405/6-9

from Ch. 37, par. 806-9

Amends the Juvenile Court Act of 1987. Provides that if the court at the detention or shelter care hearing determines that the parent or other person liable for the minor's support is able to contribute to that support, the parent or person liable for the support shall be required to pay a fee for room and board at a rate not to exceed \$10 established by the county board of the county in which the minor is detained, with the concurrence of the chief judge of the circuit, unless the court determines that it is in the best interest and welfare of the minor to waive the fee.

STATE MANDATES FISCAL NOTE, H-AM 1

HB1535, amended by H-am 1, fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Provides that the maximum room and board fee for the minor's shelter care shall be \$10 per day (rather than a \$10 total charge).

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97-03-06 H First reading
                                     Referred to Hse Rules Comm
97-03-I1 H
                                     Assigned to Judiciary II - Criminal Law
97-03-20 H Added As A Joint Sponsor GASH
                                     Do Pass/Short Debate Cal 015-000-000
97-03-21 H
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-09 H
                Amendment No.01
                                     WOOD
         Η
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
         H Added As A Co-sponsor O'BRIEN
97-04-10 H Added As A Co-sponsor BIGGERT
         H Added As A Co-sponsor HOEFT
         H Added As A Co-sponsor SCULLY
         H Added As A Co-sponsor BOLAND
97-04-11 H
                Amendment No.01
                                     WOOD
                                     Be adopted
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-15 H
                                     St Mandate Fis Note Filed
         H Second Reading-Short Debate
                Amendment No.0I
                                     WOOD
                                                              Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 093-020-004
97-04-17 S Arrive Senate
         S Placed Calendr, First Reading
97-04-23 S Chief Sponsor GEO-KARIS
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97-04-24 S First reading
                                       Referred to Sen Rules Comm
97-04-29 S
                                       Assigned to Judiciary
97-05-07 S
                                       Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
97-05-08 S Second Reading
         S Placed Calndr, Third Reading
97-05-09 S Third Reading - Passed 054-000-000
         H Passed both Houses
97-06-06 H Sent to the Governor
97-07-23 H Governor approved
              Effective Date 98-01-01
         Η
         Η
              PUBLIC ACT 90-0157
```

HB-1536 DAVIS, MONIQUE.

410 ILCS 45/6.2

from Ch. 111 1/2, par. 1306.2

Amends the Lead Poisoning Prevention Act. Provides that physicians and health care providers may screen children for lead poisoning in conjunction with the school health exam when, in the physician's judgment, the child is potentially at high risk of lead poisoning.

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STATE MANDATES ACT FISCAL NOTE
HB1536 fails to create a State mandate.
FISCAL NOTE (Dept. of Public Health)
There are no fiscal implications to this Dept.
97-03-06 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Human Services
97-03-20 H
                                       St Mandate Fis Note Filed
         Н
                                       Committee Human Services
97-03-21 H
                                       Re-Refer Rules/Rul 19(a)
97-03-26 H
                                       Fiscal Note Filed
                                       Committee Rules
         Η
98-03-11 H
                                       Assigned to Human Services
98-03-20 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1537 DAVIS, MONIQUE.

220 ILCS 5/8-209 new

Amends the Public Utilities Act. Requires the Illinois Commerce Commission to establish a statewide electric utility reliability standard. Requires the standard to include a maximum number of electric service outages and a maximum number of cumulative hours of electric service outages in a calendar year for any single electric utility customer beyond which service is deemed unreliable. Requires the Commission to develop a means of enforcement of the standard that includes the waiver of the fixed customer charge for any customer whose electric service has failed to meet the reliability standard in any given month. Provides that the utility is responsible for damages incurred by a customer and caused by a service outage.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1537 fails to create a State mandate.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Public Utilities
97-03-19 H	Motion Do Pass-Lost 005-005-000 HPUB
Н	Remains in CommiPublic Utilities
97-03-21 H	St Mandate Fis Note Filed
Н	Committee Public Utilities
Н	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HB-1538 DAVIS, MONIQUE.

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50 ILCS 705/15 new
750 ILCS 60/303
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from Ch. 40, par. 2313-3

Amends the Illinois Police Training Act to provide instruction for the handling of domestic violence complaints with the guidelines developed by the Illinois Law Enforcement Training Board and representatives from named State and private offices with an interest in preventing domestic violence. Amends the Illinois Domestic Violence Act of

2103 HB-1538--Cont.

1986 to mandate the implementation of a system for recording domestic violence calls and annually reporting the number of those calls. Provides that law enforcement officers shall also annotate signs of whether the alleged abuser was under the influence of alcohol or a controlled substance.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Human Services 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1539 DAVIS, MONIQUE.

20 ILCS 505/7.5 new

Amends the Children and Family Services Act, Requires the Department of Children and Family Services to establish and implement a loan program to assist Illinois residents in meeting expenses related to the adoption of children under the Department's jurisdiction. Limits recipients to a maximum of \$10,000 per child. Requires the Department to adopt rules requiring repayment and verification of use of loans and penalties for default.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1539 fails to create a State mandate under the State Mandates Act.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Human Services 97-03-20 H St Mandate Fis Note Filed Н Committee Human Services 97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1540 DAVIS, MONIQUE.

20 ILCS 3105/17 new

Amends the Capital Development Board Act. Provides that the Capital Development Board shall adopt rules requiring all bidders to certify that at least 10% of the persons involved in the construction of correctional facilities will hold apprentice or training level positions. Requires the Board to adopt rules imposing monetary sanctions for violations.

FISCAL NOTE (Capital Development Board)

CDB estimates a fiscal impact of \$3,553,539 annually.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1540 fails to create a State mandate

under the State Mandates Act.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to State Govt Admin & Election Refrm 97-03-21 H Do Pass/Short Debate Cal 008-004-001

H Placed Cal 2nd Rdg-Sht Dbt

97-04-03 H Fiscal Note Filed

H Cal Ord 2nd Rdg-Shr Dbt 97-04-07 H St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shr Dbt

97-04-08 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt 97-04-25 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1541 DAVIS.MONIOUE.

415 ILCS 5/39 from Ch. 111 1/2, par. 1039 415 ILCS 5/39.2 from Ch. 111 1/2, par. 1039.2

Amends the Environmental Protection Act to require a new pollution control facility intended for the storage, treatment, or disposal of hazardous waste to undergo local siting review by every municipality (other than Chicago) located within 5 miles of the proposed site. Effective immediately.

FISCAL NOTE (Environmental Protection Agency)

No fiscal impact on IEPA.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1541 fails to create a State mandate

under the State Mandates Act.

97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Environment & Energy
97-03-19 H Fiscal Note Filed
Committee Environment & Energy
97-03-21 H Re-Refer Rules/Rul 19(a)
97-04-07 H St Mandate Fis Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-1542 DAVIS, MONIQUE.

105 ILCS 5/10-20.12

from Ch. 122, par. 10-20.12

Amends the School Code. Beginning with the 1998-1999 school term, provides that children who attain age 5 by December 10 of the school term may attend school upon commencement of the term.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Elementary & Secondary

97-03-21 H Education
Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1543 DAVIS,MONIOUE - ERWIN - GILES - FANTIN.

110 ILCS 805/7-23.2 new

Amends the Public Community College Act. Authorizes the board of a community college district in a city with a population of 500,000 or more to contract for the provision of child care services primarily for students of one or more community colleges in the district when a need for those services exists. Requires the board to promulgate rules relative to standards and criteria under which the board determines whether on-site child care services will be provided and relative to child care standards and standards applicable to the selection of a vendor of child care services. Requires the board to consult with the Department of Children and Family Services in defining standards. Adds provisions relative to fees, exceptions to fee requirements, and the authority to use appropriated funds to eliminate or reduce charges. Effective immediately.

FISCAL NOTE (Ill. Community College Board)

If this is a self-supporting plan, there is no fiscal for the State; if State-supported, and charges are reduced or eliminated, State expenditures would need to increase by the amount of the appropriation.

STATE DEBT IMPACT NOTE

HB 1543 would not have an impact on the level of State debt.

STATE MANDATES FISCAL NOTE (Ill. Community College Board)

HB1543 creates no State mandate.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Higher Education
97-03-18 H Added As A Joint Sponsor ERWIN
H Added As A Co-sponsor GILES
97-03-19 H Added As A Co-sponsor FANTIN

97-03-20 H Do Pass/Stdnrd Dbt/Vo008-005-000

H Plcd Cal 2nd Rdg Std Dbt
H Fiscal Note Requested BL

H Fiscal Note Requested BLACK
H St Mandate Fis Nte Requested BLACK

H Cal 2nd Rdg Std Dbt

97-03-28 H Fiscal Note Filed H Cal 2nd Rdg Std Dbt

97-04-15 H State Debt Note Filed

H Cal 2nd Rdg Std Dbt 97-04-19 H Second Reading-Stnd Debate

H Hld Cal Ord 2nd Rdg-Shr Dbt 97-04-22 H St Mandate Fis Note Filed

H Hld Cal Ord 2nd Rdg-Shr Dbt

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97-04-24 H Pld Cal Ord 3rd Rdg-Std Dbt
               H 3rd Rdg-Stnd Dbt-Pass/V063-055-000
      97-04-25 S Arrive Senate
                S Placed Calendr, First Reading
      98-04-02 S Chief Sponsor SMITH
                                             Referred to Sen Rules Comm
                S First reading
      98-04-28 S
                                             Assigned to Education
      98-05-05 S
                                             Postponed
                S
                                             Committee Education
      98-05-08 S
                                             Refer to Rules/Rul 3-9(a)
      99-01-12 H Session Sine Die
HB-1544
             DAVIS, MONIQUE.
  105 ILCS 305/2
                                    from Ch. 122, par. 1503-2
  Amends the Illinois Mathematics and Science Academy Law. Creates a graduated
annual tuition charge for students of the Illinois Mathematics and Science Academy
based on the adjusted gross income of the student's family. Defines terms.
      BALANCED BUDGET NOTE
      HB1544 does not authorize, increase, decrease, or reallocate
      any general funds appropriation for FY97.
      STATE DEBT IMPACT NOTE
      No impact on the level of State debt.
      FISCAL NOTE (Bd. of Higher ED.)
      It is not possible to determine the effect the enactment of
      HB 1544 would have on state expenditures or revenues, as we do
      not have information regarding the family incomes of students
      attending the Ill. Mathematics and Science Academy.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB1544 fails to create a State mandate
      under the State Mandates Act.
  NOTE(S) THAT MAY APPLY: Fiscal
      97-03-06 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Elementary & Secondary
                                                Education
                                              Do Pass/Short Debate Cal 015-002-001
      97-03-21 H
                H Placed Cal 2nd Rdg-Sht Dbt
                Η
                                              Fiscal Note Requested BLACK
                Η
                                              St Mandate Fis Nte Requestd BLACK
                Η
                                              Balanced Budget Note Regstd BLACK
                                              State Debt Note Requested BLACK
                H Cal Ord 2nd Rdg-Shr Dbt
      97-03-27 H
                                              Balanced Budget Note Filed
                H Cal Ord 2nd Rdg-Shr Dbt
                                              State Debt Note Filed
      97-04-04 H
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-07 H
                                              Fiscal Note Filed
                                              St Mandate Fis Note Filed
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-08 H Second Reading-Short Debate
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HB-1545 DAVIS, MONIQUE.

H Pld Cal Ord 3rd Rdg-Sht Dbt 97-04-10 H 3rd Rdg-Sht Dbt-Lost/V021-086-004

105 ILCS 5/2-3.84a new

Amends the School Code. Requires all unexpended amounts appropriated for FY97 to the State Board of Education for the ordinary and contingent expenses of the Teachers' Academy for Math and Science in Chicago and all amounts appropriated for that purpose in any subsequent fiscal year to be distributed in a lump sum by the State Board of Education or other State agency to which the appropriation is made to the Chicago School Reform Board of Trustees or its successor for its use in operating and maintaining the Chicago public schools. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading

97-03-11 H

Assigned to Elementary & Secondary
Education

97-03-21 H

Re-Refer Rules/Rul 19(a)
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99-01-12 H Session Sine Die

HB-1546 DAVIS, MONIQUE.

Appropriates \$2,000,000 to the Illinois Community College Board for distribution to the board of the community college district in Chicago for use in providing child care services to community college students and others. Effective July 1, 1997.

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Education
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1547 WIRSING – WOOLARD – NOLAND – TURNER, JOHN – POE, BLACK, LAWFER, WINKEL, HARTKE, MYERS, MOFFITT AND DEUCHLER.

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510 ILCS 50/1 from Ch. 8, par. 168
510 ILCS 50/3 from Ch. 8, par. 170
510 ILCS 50/19 from Ch. 8, par. 186
510 ILCS 50/22 from Ch. 8, par. 189
510 ILCS 50/24 from Ch. 8, par. 191
510 ILCS 100/3 from Ch. 8, par. 503
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Amends the Illinois Diseased Animals Act. Provides that the Department of Agriculture may designate a disease as a "contagious or infectious disease" or as a "reportable disease" by rule. Provides that a veterinarian who has information on the existence of any reportable (rather than contagious or infectious) disease among animals in this State, who fails to report it, shall be guilty of a business offense (rather than a Class A misdemeanor), with a fine of not more than \$1,000. Changes provisions directing that owners of swine who do not report the existence of hog cholera or any other contagious or infectious swine disease and who transport diseased swine shall be liable to anyone suffering damage as a result, to identical provisions applying to all owners of animals and any contagious or infectious disease. Amends the Illinois Swine Disease Control and Eradication Act to define "contagious or infectious disease" as it is defined in the Illinois Diseased Animals Act. Makes other changes.

FISCAL NOTE (Dpt. Agriculture)
There will be no fiscal impact on the Department.

SENATE AMENDMENT NO. 1.

```
Deletes reference to:
510 ILCS 50/1
510 ILCS 50/3
510 ILCS 50/19
510 ILCS 50/22
510 ILCS 50/24
510 ILCS 100/3
Adds reference to:
70 ILCS 405/6
225 ILCS 610/17
                              from Ch. 8, par. 165
510 ILCS 77/15
510 ILCS 77/16 new
510 ILCS 77/17
510 ILCS 77/20
510 ILCS 77/25
510 ILCS 77/30
510 ILCS 77/55
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Deletes everything. Amends the Soil and Water Conservation Districts Act. Includes, in the Department of Agriculture's powers and duties, providing payment for certain health care costs of District employees. Amends the Dead Animal Disposal Act to require setbacks for sites where bodies of dead animals or poultry are to be composted. Amends the Livstock Management Facillities Act. Makes various changes in relation to: livestock waste lagoon construction, registration and recertification; public meetings regarding lagoons; reporting waste releases; inspection of lagoons; financial responsibility of lagoon owners; odor control; certified livestock managers; setbacks, penalties; the duties of the Livestock Management Facilities Advisory Committee; and other matters.

97-03-06HFirst readingReferred to Hse Rules Comm97-03-11HAssigned to Agriculture & Conservation97-03-19HDo Pass/Consent Calendar 015-000-000

H Consnt Caldr Order 2nd Read

2107 HB-1547—Cont.

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97-03-20 H Added As A Co-sponsor BLACK
         H Added As A Co-sponsor LAWFER
         H Added As A Co-sponsor WINKEL
         H Added As A Co-sponsor HARTKE
97-03-21 H
                                     Fiscal Note Filed
         H Consnt Caldr Order 2nd Read
97-04-09 H Added As A Co-sponsor WOOLARD
97-04-10 H Cnsent Calendar, 2nd Reading
         H Consnt Caldr Order 3rd Read
97-04-15 H Added As A Joint Sponsor WOOLARD
97-04-18 H Remyd from Consent Calendar
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-19 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-000
97-04-23 S Arrive Senate
         S Placed Calendr, First Reading
97-10-14 S Chief Sponsor HAWKINSON
97-10-16 S First reading
                                     Referred to Sen Rules Comm
                                     Assigned to Agriculture & Conservation
97-11-12 S Sponsor Removed HAWKINSON
         S Alt Chief Sponsor Changed SIEBEN
         S
                Amendment No.01
                                     AGRICULTURE S
                                                             Adopted
                                     Recommnded do pass as amend 010-000-000
         S
         S Placed Calndr, Second Reading
         S Second Reading
         S Placed Calndr, Third Reading
97-11-13 S
                                     3/5 vote required
         S Third Reading - Passed 052-001-001
97-11-14 H Arrive House
         H Place Cal Order Concurrence 01
         H Motion Filed Concur
         Η
                Motion referred to
                                       HRUL
         Η
                Rules refers to
                                      HAGC
         H Be approved consideration HAGC/015-000-000
         H Added As A Co-sponsor MYERS
         H Added As A Co-sponsor NOLAND
         H Added As A Co-sponsor TURNER, JOHN
         H Added As A Co-sponsor POE
         H H Concurs in S Amend, 01/096-014-007
         H Passed both Houses
         H Added As A Co-sponsor MOFFITT
         H Added As A Co-sponsor DEUCHLER
97-12-12 H Sent to the Governor
98-01-02 H Governor approved
         Н
              Effective Date 98-01-02
         Η
              Effective Date 98-06-01
         H
                                     (OTHER PARTS)
              PUBLIC ACT 90-0565
      SMITH, MICHAEL - STEPHENS - HOLBROOK - BRADFORD - BO-
      LAND.
                             from Ch. 38, par. 12-4
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HB-1548

720 ILCS 5/12-4

Amends the Criminal Code of 1961. Provides that a person commits aggravated battery if he or she knowingly and without legal justification and by any means causes bodily harm to a merchant who detains the person for alleged commission of retail theft.

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FISCAL NOTE (Dept. of Corrections)
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There will be a minimal fiscal impact on this Dept.

CORRECTIONAL NOTE

No change from previous note.

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.

STATE MANDATES FISCAL NOTE

HB1548 fails to create a State mandate.

NOTE(S) THAT MAY APPLY: Correctional

97-03-06	Н	First reading	Referred to Hse Rules Comm
97-03-11			Assigned to Judiciary II - Criminal Law
97-03-20	Н		Fiscal Note Requested BLACK
	Η		St Mandate Fis Nte Requestd BLACK
	Н		Correctional Note Requested BLACK
	Η		Judicial Note Request BLACK
	Η		Committee Judiciary II - Criminal Law
97-03-21	Η		Do Pass/Short Debate Cal 015-000-000
	Η	Placed Cal 2nd Rdg-Sht Dbt	
97-04-08			Fiscal Note Filed
	Н		Correctional Note Filed
		Cal Ord 2nd Rdg-Shr Dbt	
97-04-11			Judicial Note Filed
	Н		St Mandate Fis Note Filed
		Cal Ord 2nd Rdg-Shr Dbt	
97-04-12		Second Reading-Short Debat	e
07.04.15		Cal Ord 3rd Rdg-Short Dbt	
97-04-15		Added As A Joint Sponsor S'	
		Added As A Co-sponsor HO	
		Added As A Co-sponsor BRA Added As A Co-sponsor BO	
97.04.17		Arrive Senate	LAND
31-0 4- 17		Placed Calendr, First Reading	
97-04-18		Chief Sponsor SHADID	
		First reading	Referred to Sen Rules Comm
97-04-24		1 not redaing	Assigned to Judiciary
		Added as Chief Co-sponsor (
97-05-01		Added as Chief Co-sponsor I	
97-05-07	_		Recommended do pass 009-000-000
	S	Placed Calndr, Second Readn	
97-05-08		Second Reading	
	S	Placed Calndr, Third Reading	
97-05-09	S	Third Reading - Passed 057-0	000-000
		Passed both Houses	
97-06-06	Η	Sent to the Governor	
97-07-14	Η	Governor approved	
	Η	Effective Date 98-01-01	
	Н	PUBLIC ACT 90-0115	

HB-1549 MORROW.

815 ILCS 505/2EE new

Amends the Consumer Fraud and Deceptive Business Practices Act. Prohibits a seller of merchandise from selling warranties or repair contracts issued by the seller or an affiliate of the seller unless the seller agrees to repair or replace the merchandise within 30 days after it is presented for repair.

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FISCAL NOTE (DCCA)
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HB 1549, does not involve the activities and does not have a
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fiscal impact on units of local government.

FISCAL NOTE (Office of Attorney General)

There will be no fiscal impact on this Dept.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1549 fails to create a State mandate

under the State Mandates Act.

under the State Manuales Act.	
97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Consumer Protection
97-03-20 H	Fiscal Note Filed
H	Fiscal Note Filed
Н	Committee Consumer Protection
97-03-21 H	Re-Refer Rules/Rul 19(a)
97-04-07 H	St Mandate Fis Note Filed
Н	Committee Rules

99-01-12 H Session Sine Die

HB-1550 MORROW - MOORE, EUGENE - PUGH.

705 ILCS 40/2 from Ch. 37, par. 72.42

Amends the Judicial Vacancies Act. Provides that a person appointed to fill a vacancy in the office of circuit judge must be a resident of the subcircuit or circuit, or in

the case of a resident circuit judge, of the county from which the person whose vacancy is being filled was elected. Effective immediately.

STATE MANDATES FISCAL NOTE

HB 1550 fails to create a State mandate.

FISCAL NOTE (Administrative Office of Ill. Courts)

There would not be a fiscal impact on the Judicial Branch.

JUDICIAL NOTE

HB1550 would neither decrease nor increase the number of judges

in the State.

HOUSE AMENDMENT NO. 1.

Provides that a person appointed to fill a vacancy in the office of circuit judge must, at the time of appointment, be a resident of the subcircuit in Cook County or circuit outside Cook County, or if a resident circuit judge, a resident of the county from which the person whose vacancy is being filled was elected.

97-03-06	Н	First reading	Referred to Hse Rules Comm	n
97-03-I1		_	Assigned to Judiciary I - Civ	il Law
97-03-19	Н		Fiscal Note Requested CRO	SS
	Н		Judicial Note Request CROS	SS
	H		Committee Judiciary I - Civi	ıl Law
97-03-20	Н		Do Pass/Short Debate Cal 01	11-000-000
	Н	Placed Cal 2nd Rdg-Sht Dbt		
97-04-03	Н	_	St Mandate Fis Note Filed	
	Н	Cal Ord 2nd Rdg-Shr Dbt		
97-04-09	Н	-	Fiscal Note Filed	
	Η		Judicial Note Filed	
	Н	Cal Ord 2nd Rdg-Shr Dbt		
97-04-10	Н	Amendment No.01	MORROW	
	Н	Amendment referred to	HRUL	
	Н	Cal Ord 2nd Rdg-Shr Dbt		
97-04-11	Н		MORROW	
	Н		Be adopted	
	H	Second Reading-Short Debate	2	
	Н	Amendment No.01	MORROW	Adopted
	Η	Pld Cal Ord 3rd Rdg-Sht Dbt		
97-04-14		3rd Rdg-Sht Dbt-Pass/Vote 1		
		Added As A Joint Sponsor M		
		Added As A Co-sponsor PUC	GH	
97-04-15		Arrive Senate		
		Placed Calendr,First Reading		
		Chief Sponsor JONES		
		Added as Chief Co-sponsor F		
		First reading	Referred to Sen Rules Comm	n
97-04-25	-		Assigned to Judiciary	
97-05-07	S		Recommended do pass 009-	000-000
		Placed Calndr, Second Readng	9	
97-05-13		Second Reading		
		Placed Calndr, Third Reading		
97-05-16		Third Reading - Passed 055-0	000-000	
		Passed both Houses		
		Sent to the Governor		
97-08-08		Governor approved		
	Н	Effective Date 97-08-08		
	Н	PUBLIC ACT 90-0342		

HB-1551 MAUTINO.

Appropriates \$1,000,000 from the General Revenue Fund to the Department of Natural Resources for the purpose of making a grant to the Village of DePue for shoreline stabilization and improvements of Lake De Pue. Effective July 1, 1997.

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Approp-Gen Srvc & Govt
	Ovrsght
97-04-11 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	•

HB-1552 **2110**

HB-1552 MAUTINO – GRANBERG – LOPEZ – ACEVEDO – BLACK.

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215 ILCS 5/534.3 from Ch. 73, par. 1065.84-3
215 ILCS 5/534.4 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
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Amends the Illinois Insurance Guaranty Fund provisions of the Illinois Insurance Code. 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 the person insured by the insolvent insurer's policy for the claim shall be reduced in the same amount. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the Illinois Insurance Code. Makes a technical correction. Provides that the Fund's power to sue includes, but is not limited to, the power and right to intervene as a party rather than that the Fund's power and right to sue includes, but is not limited to, the power to intervene as a party.

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FISCAL NOTE (Dpt. Insurance)
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HB1552 will have no fiscal impact on the Department.

STATE MANDATES FISCAL NOTE, H-AM 1

HB1552, with H-am 1, fails to create a State mandate.

HOUSE AMENDMENT NO. 2.

Further amends the Illinois Insurance Code. Provides that the liquidator of an insolvent company shall be bound by determinations of covered claim eligibility under the Act and by settlements of claims made by the Fund or a similar organization in another state only to the extent that those determinations or settlements satisfy obligations of the Fund, but the receiver shall not be bound by those determinations or settlements to the extent that there remains a claim in the estate for amounts in excess of the payments by the Fund. Provides that the Fund has the right to recover the amount of any covered claims and allocated claim expenses from an insured whose net worth on December 31 of the year next preceding the date the company becomes an insolvent company exceeds \$25,000,000 (now \$50,000,000).

FISCAL NOTE, AMENDED (Dpt. Insurance)

No change from previous fiscal note.

SENATE AMENDMENT NO. 1.

Deletes reference to:

215 ILCS 5/534.3

215 ILCS 5/538.4 215 ILCS 5/545

215 ILCS 5/546

Deletes all substantive provisions. Adds a caption to a Section defining the term "insolvent company".

SENATE AMENDMENT NO. 2.

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Deletes reference to:
215 ILCS 5/534.4
Adds reference to:
5 ILCS 375/6.11
30 ILCS 805/8.22 new
55 ILCS 5/5-1069.3
65 ILCS 5/10-4-2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356w new
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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

305 ILCS 5/5-16.8

Amends the Illinois Insurance Code to require that group policies of accident and health insurance provide coverage for diabetes self-management training and education. Requires coverage for necessary pharmaceuticals and supplies and regular foot care. Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code to require that coverage for diabetes self-management and education be provided by health care programs operating under those Acts. Effective January 1, 1999.

SENATE AMENDMENT NO. 3.

Adds reference to:

215 ILCS 5/356x new

Amends the Illinois Insurance Code to require group accident and health insurance policies to provide coverage for colorectal cancer screening. Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code to require that coverage for colorectal cancer screening be provided by health care programs operated under those Acts.

SENATE AMENDMENT NO. 4.

Amends the Illinois Insurance Code. Provides that a policy that allows payment of a percentage of the face amount of benefits in advance upon a diagnosis that the insured has incurred a medical condition listed in the policy may pay up to 75%, rather than 25%, of the benefits in advance. Provides that total and permanent disability or any condition approved by the Department of Insurance may qualify for advance payments. Provides that the changes concerning advance payment of life insurance benefits take effect upon becoming law. The remainder of the bill takes effect January 1, 1999.

97-03-06	Н	First reading	Referred to Hse Rules Comm	ı .
97-03-11	Н	-	Assigned to Insurance	
97-03-19	Н	Amendment No.01	INSURANCE H	Adopted
	Н		Do Pass Amend/Short Debat	
	Н	Placed Cal 2nd Rdg-Sht Dbt		
	Н	2	Fiscal Note Requested BRAI	ΟY
	Н		St Mandate Fis Nte Requesto	
	Н	Cal Ord 2nd Rdg-Shr Dbt	•	
97-03-26	Н	_	Fiscal Note Filed	
	Н	Cal Ord 2nd Rdg-Shr Dbt		
97-04-07	Н	_	St Mandate Fis Note Filed	
	Н	Cal Ord 2nd Rdg-Shr Dbt		
97-04-08	Η	Second Reading-Short Debate	e	
	Н	Pld Cal Ord 3rd Rdg-Sht Dbt		
97-04-09	Н	Relld 2nd Rdng-Short Debate	;	
	Н	Amendment No.02	MAUTINO	
	Н	Amendment referred to	HRUL	
	Н	Held 2nd Rdg-Short Debate		
	Η	Amendment No.02	MAUTINO	
	Н		Be adopted	
	Η	Held 2nd Rdg-Short Debate		
97-04-10	Η	Amendment No.02		Adopted
		Pld Cal Ord 3rd Rdg-Sht Dbt		
97-04-11	Η		Fiscal Note Filed	
		Cal Ord 3rd Rdg-Short Dbt		
97-04-14	Η	3rd Rdg-Sht Dbt-Pass/Vote 1	18-000-000	
97-04-15		Arrive Senate		
	S	Placed Calendr, First Reading		
98-01-29	S	Chief Sponsor SYVERSON		
98-02-10	S	First reading	Referred to Sen Rules Comm	ı
98-04-22	S		Assigned to Insurance & Pen	sions
98-05-05	S	Sponsor Removed SYVERSO	ON .	
	S	Alt Chief Sponsor Changed N	MADIGAN	
98-05-07	S	Amendment No.01	INS & PENS. S	Adopted
	S		Recommnded do pass as ame	end 007-000-000
	S	Placed Calndr, Second Readn	g	
98-05-12	S	Second Reading		
	S	Placed Calndr, Third Reading		

98-05-14	S	Filed with Secretary		
	S	Amendment No.02	BOMKE	
	S	Amendment referred to	SRUL	
	S	Filed with Secretary		
	S	Amendment No.03	MADIGAN	
	S	Amendment referred to		
	S	Added As A Co-sponsor JAC		
	S	Added as Chief Co-sponsor N		
	S	Added as Chief Co-sponsor F		
	S	Added as Chief Co-sponsor V		
	S	Added as Chief Co-sponsor N	MAHAR	
	S	Filed with Secretary	MADICAN	
	S S	Amendment No.04 Amendment referred to	MADIGAN	
	S	Amendment No.02	BOMKE	
	S	Rules refers to	SINS	
	S	Amendment No.03	MADIGAN	
	S	Rules refers to	SINS	
	S	Amendment No.04	MADIGAN	
	S	Be approved consideration S	RUL	
	S	Added As A Co-sponsor DU	DYCZ	
	S	Amendment No.02	BOMKE	
	S		Be adopted	
	S	Amendment No.03	MADIGAN	
	S		Be adopted	
	S	Recalled to Second Reading	DOI 1115	
	S	Amendment No.02	BOMKE	Adopted
	S S	Amendment No.03	MADIGAN	Adopted
	S	Amendment No.04 Placed Calndr, Third Reading	MADIGAN	Adopted
	S	Added As A Co-sponsor HA		
		Third Reading - Passed 057-0		
98-05-15		Arrive House		
70 00 15		Added As A Joint Sponsor G	RANBERG	
		Place Cal Order Concurrence		
98-05-18		Motion Filed Concur		
	Н	Motion referred to	HRUL	
	Η	Calendar Order of Concurren	01,02,03,04	
		Added As A Co-sponsor LO		
		Added As A Co-sponsor AC		
98-05-19		Added As A Co-sponsor BL		
	H		HINS	
00 05 00		Calendar Order of Concurren		
98-05-20		Motion Filed Non-Concur #2	2/02/MAUTINO	
		Motion Filed Concur	при	
	Н	Motion referred to Calendar Order of Concurrer	HRUL	
98-05-21		Motion Filed Non-Concur #4		
70-03-21		H Noncorrs in S Amend. 01,		
		Secretary's Desk Non-concur		
98-06-22		Secretary 3 Desk 11011 coned.	Refer to Rules/Rul 3-9(b)	
		Sponsor Removed MADIGA		
70 1 2 05	S	Alt Chief Sponsor Changed I	LUECHTEFELD	
		Sponsor Removed MYERS,J		
	S	Chief Co-sponsor Changed to	o MADIGAN	
	S	Added As A Co-sponsor BO		
99-01-11	S	•	Approved for Consideration	ı SRUL
	S	Secretary's Desk Non-concu	r 01,02,03,04	
	S		01,02,03,04	
	S	S Requests Conference Com		
99-01-12		Sen Conference Comm Appt		
	S		MADIGAN,R,	
	S		WALSH,T, JACOBS,	
	S	and a attention	BERMAN	
	Н	Session Sine Die		**

2113 HB-1553

HB-1553 GIGLIO - SCULLY.

625 ILCS 5/3-408 from Ch. 95 1/2, par. 3-408 625 ILCS 5/6-103 from Ch. 95 1/2, par. 6-103

Amends the Vehicle Code to provide that the Secretary of State may not issue a driver's license or vehicle registration to any person who is delinquent in court ordered child support payments or has been adjudicated in arrears and who has been found in contempt of court for failure to pay the support.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1553 fails to create a State mandate under the State Mandates Act.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Judiciary I - Civil Law

97-03-14 H Added As A Joint Sponsor SCULLY

97-03-21 H Re-Refer Rules/Rul 19(a) 97-04-03 H St Mandate Fis Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-1554 SAVIANO.

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.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Revenue 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1555 PHELPS AND HARTKE.

210 ILCS 85/10.4

from Ch. 111 1/2, par. 151.4

Amends the Hospital Licensing Act to allow hospitals to grant staff privileges to any physician licensed under the Medical Practice Act of 1987, the Illinois Dental Practice Act, or the Podiatric Medical Practice Act of 1987.

HOUSE AMENDMENT NO. 1.

Further amends the Hospital Licensing Act. Allows hospitals to grant staff privileges to a physician licensed under the Illinois Optometric Practice Act of 1987.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Registration & Regulation 97-03-14 H Added As A Co-sponsor HARTKE 97-03-20 H Amendment No.01 REGIS REGULAT H Adopted Motion Do Pass Amended-Lost 004-015-000 Н Remains in CommiRegistration & Regulation 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

STEPHENS - PHELPS - NOLAND AND HARTKE. HB-1556

305 ILCS 5/5-16 from Ch. 23, par. 5-16 305 ILCS 5/5-16.3

Amends the Medicaid Article of the Public Aid Code. In Sections concerning managed care and a system for integrated health care services, provides that participating physicians must be licensed under the Medical Practice Act (now, licensed to practice medicine in all its branches). In provision concerning contracts for professional peer-based quality assurance review of individual categories of services, deletes language requiring the Department of Public Aid to consult with the entity providing external peer-based quality assurance review for the integrated health care program. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that health care delivery systems shall include fee for service care managed by a primary care physician "licensed to practice medicine in all its branches" (instead of "licensed under the Medical Practice Act of 1987").

STATE MANDATES FISCAL NOTE
HB1556 fails to create a State mandate.
STATE MANDATES FISCAL NOTE, H-AM 1
No change from previous mandates note.
HOME RULE NOTE
HB 1556 does not preempt home rule authority.
FISCAL NOTE, AMENDED (Dept. of Public Aid)
Requiring the Dept. to amend the Medi-plan Plus waiver will
cause further delay in its implementation.
STATE MANDATES FISCAL NOTE, H-AM 2
No change from previous mandates not.
HOME RULE NOTE, H-AM 2
No change from previous home rule note.

HOUSE AMENDMENT NO. 2.

In provision concerning contracts for professional peer-based quality assurance r view of individual categories of services, restores language requiring the Department Public Aid to consult with the entity providing external peer-based quality assurance review for the integrated health care program. Makes other changes.

HOUSE AMENDMENT NO. 3.

Deletes reference to:

305 ILCS 5/5-16

Deletes the changes to the Section pertaining to managed care (leaving only tl changes to the Section pertaining to a system for integrated health care services).

FISCAL NOTE, H-AM 2 (Dept. of Public Aid) No fiscal impact on Dpt. Public Aid. Referred to Hse Rules Comm 97-03-06 H First reading 97-03-11 H Assigned to Human Services 97-03-14 H Added As A Co-sponsor HARTKE Amendment No.01 97-03-21 H HUMAN SERVS H Adopted Do Pass Amend/Short Debate 009-000-002 H Placed Cal 2nd Rdg-Sht Dbt St Mandate Fis Note Filed Н Н Fiscal Note Requested AS AMENDED/ ZICKUS H St Mandate Fis Nte Requestd AS AMENDED/ZICKUS H Cal Ord 2nd Rdg-Shr Dbt 97-04-07 H St Mandate Fis Note Filed H Home Rule Note Filed H Cal Ord 2nd Rdg-Shr Dbt 97-04-08 H Fiscal Note Filed H Cal Ord 2nd Rdg-Shr Dbt 97-04-10 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt Amendment No.02 Η PHELPS Amendment referred to HRUL H Cal Ord 3rd Rdg-Short Dbt 97-04-11 H Amendment No.02 PHELPS Be adopted Н H Rclld 2nd Rdng-Short Debate Amendment No.03 PHELPS Н Amendment referred to HRUL H Held 2nd Rdg-Short Debate 97-04-12 H St Mandate Fis Note Filed Η Home Rule Note Filed Amendment No.03 **PHELPS** Н Н Rules refers to HHSV H Held 2nd Rdg-Short Debate 97-04-14 H Amendment No.03 PHELPS Н Be adopted Н Amendment No.02 PHELPS Adopted Amendment No.03 PHELPS Adopted Н Η Fiscal Note Filed H Pld Cal Ord 3rd Rdg-Sht Dbt 97-04-24 H Primary Sponsor Changed To STEPHENS H Added As A Joint Sponsor PHELPS

H Added As A Co-sponsor NOLAND

97-04-25 H

99-01-12 H Session Sine Die

Re-Refer Rules/Rul 19(a)

HB-1557 WEAVER,MIKE – STEPHENS – BRUNSVOLD – ACKERMAN, COWLI-SHAW AND REITZ.

New Act 430 ILCS 65/13.1

from Ch. 38, par. 83-13.1

Creates the Family and Personal Protection Act. Establishes statewide uniform standards for the issuance of permits to carry concealed firearms in this State. Vests in the Department of State Police, the authority to issue concealed firearms permits to qualified applicants. Requires an applicant to complete a training course in handgun use, safety, and marksmanship. Also requires instruction in the law relating to firearm use. Requires an applicant to be at least 21 years of age. Prohibits an applicant who has been convicted of a felony or has a history of mental illness, addiction, or habitual alcohol use from obtaining a permit. Creates the Citizen Safety and Self-Defense Trust Fund administered by the Department. The moneys in the Fund shall be used to administer the Act. Establishes restrictions on carrying concealed firearms. Establishes standards for the training course and for certifying instructors. Amends the Firearm Owners Identification Card Act to preempt home rule.

CORRECTIONAL NOTE

Corrections population and fiscal impacts are unknown.

FISCAL NOTE (Dpt. Corrections)

No change from correctional note.

JUDICIĂL NOTE

It is not possible to determine impact on the need to increase

the number of judges in the State.

HOME RULE NOTE

HB 1557 does not preempt home rule authority.

STATE MANDATES FISCAL NOTE

HB1557 creates a service mandate which normally requires 50% to 100% reimbursement. However, HB1557 provides for applicant fees that would compensate local gov'ts. for any revenues expended,

exempting the State from reimbursement responsibility.

FISCAL NOTE, H-AM 1 (Office of Ill. Courts)

Fiscal impact on the Judicial Branch cannot be determined.

JUDICIAL NOTE, H-AM 3

Impact on the need to increase the number of judges in the

State cannot be determined.

STATE MANDATES FISCAL NOTE, H-AM 3

No change from previous mandate note.

HOME RULE NOTE, H-AM 3

No change from previous home rule note.

HOUSE AMENDMENT NO. 3.

Deletes everything after the enacting clause. Reincorporates provisions of the bill except also requires photo of applicant to be in color and that the applicant be identified by gender. Permits an employer to prohibit employees who hold concealed carry permits from carrying firearms on business premises. Establishes various additional areas where carrying concealed firearms is prohibited. Provides that, in municipalities within counties of 3,000,000 or more inhabitants, the duties imposed upon the sheriff shall be imposed upon the municipal police department or police chief. Increases hours of classroom instruction from 8 hours to 12 hours that an applicant for a permit to carry a concealed firearm must take in order to be eligible for the permit.

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

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Judiciary II - Criminal Law 97-03-12 H Re-assigned to Transportation & Motor Vehicles 97-03-18 H Added As A Co-sponsor ACKERMAN H Added As A Co-sponsor COWLISHAW 97-03-19 H Do Pass/Short Debate Cal 016-005-000 H Placed Cal 2nd Rdg-Sht Dbt Η Fiscal Note Requested FEIGENHOLTZ Η St Mandate Fis Nte Requestd **FEIGENHOLTZ** Η Home Rule Note Requested FEIGENHOLTZ Н Correctional Note Requested FEIGENHOLTZ

H Cal Ord 2nd Rdg-Shr Dbt

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97-03-26 H
                                     Correctional Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H
                                     Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H
                                     Judicial Note Filed
                Amendment No.01
                                     WEAVER, MIKE
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-10 H
                                     Home Rule Note Filed
                Amendment No.02
                                     WEAVER, MIKE
         Η
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-11 H
                                     St Mandate Fis Note Filed
                Amendment No.01
                                     WEAVER, MIKE
         Н
         Н
                Rules refers to
                                      HTRN
         Н
                Amendment No.02
                                     WEAVER.MIKE
         Н
                Rules refers to
                                      HTRN
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-12 H
                Amendment No.03
                                     WEAVER.MIKE
                Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-14 H
                Amendment No.03
                                     WEAVER, MIKE
                Rules refers to
                                       HTRN
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                Amendment No.03
97-04-16 H
                                     WEAVER, MIKE
                                     Be adopted
         H Held 2nd Rdg-Short Debate
97-04-17 H
                                     Fiscal Note Filed
                                     Judicial Note Filed
         Н
                                     St Mandate Fis Note Filed
         Н
                                     Home Rule Note Filed
                Amendment No.03
         Н
                                     WEAVER, MIKE
                                                              Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Removed Short Debate/NameCURRIE
         H Pld Cal Ord 3rd Rdg-Std Dbt
                                     REP. WEAVER
         Η
         Н
                                     QUESTIONED NUMBER
         Η
                                     OF VOTES NEEDED
         Н
                                     TO PASS -
         Н
                                     CHAIR RULED 71
         H Appeal Ruling of Chair JOHNSON, TIM
         H Shall Chair Be Sustained
         H Mtn Pvl/Chr Ssn/000-000059-055-000
         H Cal Ord 3rd Rdg-Stnd Dbt
97-04-25 H
                                     Re-Refer Rules/Rul 19(a)
97-11-04 H Added As A Co-sponsor REITZ
99-01-12 H Session Sine Die
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HB-1558 BROSNAHAN - MCKEON, CROTTY, MCCARTHY AND DART.

730 ILCS 5/5-8-4 from Ch. 38, par. 1005-8-4

Amends the Unified Code of Corrections. Requires the imposition of consecutive sentences on a defendant in certain cases for offenses that were not committed as part of a single course of conduct during which there was no substantial change in the nature of the criminal objective and eliminates the limitation that the aggregate of consecutive sentences shall not exceed the sum of the maximum terms authorized for extended term sentences for the 2 most serious felonies for offenses that were not committed as part of a single course of conduct during which there was no substantial change in the nature of the criminal objective. Effective immediately.

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FISCAL NOTE (Dpt. Corrections)
Impact: fiscal=$31,207,000; corrections population=336 inmates.
CORRECTIONAL NOTE
No change from DOC fiscal note.
STATE MANDATES FISCAL NOTE
HB1558 fails to meet the definition of a State mandate.
JUDICIAL NOTE
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No increase in the need for the number of judges in the State.
NOTE(S) THAT MAY APPLY: Correctional
   97-03-06 H First reading
                                           Referred to Hse Rules Comm
   97-03-11 H
                                           Assigned to Judiciary II - Criminal Law
   97-03-20 H
                                           Fiscal Note Requested BLACK
             Η
                                           St Mandate Fis Nte Requestd BLACK
             Н
                                           Correctional Note Requested BLACK
             Н
                                           Judicial Note Request BLACK
                                           Committee Judiciary II - Criminal Law
             Η
   97-03-21 H
                                           Do Pass/Short Debate Cal 015-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
   97-03-25 H Added As A Joint Sponsor MCKEON
   97-04-03 H
                                           Fiscal Note Filed
                                           Correctional Note Filed
             Н
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-09 H
                                           St Mandate Fis Note Filed
             Н
                                           Judicial Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-10 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
   97-04-14 H Added As A Co-sponsor CROTTY
             H Added As A Co-sponsor MCCARTHY
             H Added As A Co-sponsor DART
             H 3rd Rdg-Sht Dbt-Pass/Vote 118-000-000
    97-04-15 S Arrive Senate
             S Placed Calendr, First Reading
             S Chief Sponsor O'MALLEY
    97-04-16 S First reading
                                           Referred to Sen Rules Comm
    97-04-24 S Added as Chief Co-sponsor VIVERITO
    97-04-29 S
                                           Assigned to Judiciary
    97-05-07 S
                                           Recommended do pass 006-000-002
             S Placed Calndr, Second Reading
             S Added as Chief Co-sponsor GEO-KAR1S
             S Added as Chief Co-sponsor HAWKINSON
    97-05-08 S Second Reading
             S Placed Calndr, Third Reading
    97-05-09 S Added as Chief Co-sponsor SEVERNS
             S Third Reading - Passed 054-000-000
             H Passed both Houses
    97-06-06 H Sent to the Governor
    97-07-22 H Governor approved
                  Effective Date 97-07-22
             Н
                  PUBLIC ACT 90-0128
             Н
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HB-1559 WINTERS.

410 ILCS 210/6 new

Amends the Consent by Minors to Medical Procedures Act. Provides that whenever a physician determines that a minor is pregnant, the physician shall notify the minor's parent, guardian, or other legal custodian of the fact of the minor's pregnancy.

97-03-06 H First rea	ading	Referred to Hse Rules Comm
97-03-11 H		Assigned to Judiciary I - Civil Law
97-03-21 H		Motion Do Pass-Lost 001-002-000
Н		Committee Judiciary I - Civil Law
Н		Re-Refer Rules/Rul 19(a)
99-01-12 H Session	Sine Die	` '

HB-1560 WINTERS.

705 ILCS 105/27.7

Amends the Clerks of Courts Act. Provides that the provisions relating to children's waiting rooms apply in counties under 3,000,000 in population (now the provisions apply in counties over 500,000 and under 3,000,000).

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

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary I - Civil Law
97-03-21 H Re-Refer Rules/Rul 19(a)
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99-01-12 H Session Sine Die

HB-1561 **2118**

HB-1561 WINTERS.

750 ILCS 5/604

from Ch. 40, par. 604

Amends the Marriage and Dissolution of Marriage Act. Provides that the court shall interview any child age 12 or older and may interview any child under age 12, who is the subject of a petition for leave to remove the child from Illinois, to ascertain the child's wishes as to removal.

HOUSE AMENDMENT NO. 1.

Provides that the court shall not hold the mandatory interview of any child age 12 or older if the court finds that the interview would result in irreparable harm to the child.

```
97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Judiciary I - Civil Law
97-03-21 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Relld 2nd Rdng-Short Debate
         H Held 2nd Rdg-Short Debate
97-04-09 H
                Amendment No.01
                                      WINTERS
         Н
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
         Η
                Amendment No.01
                                      WINTERS
         Η
                                      Be adopted
         H Held 2nd Rdg-Short Debate
97-04-10 H
                 Amendment No.01
                                      WINTERS
                                                                Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 112-000-000
97-04-17 S Arrive Senate
         S Placed Calendr, First Reading
99-01-12 H Session Sine Die
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HB-1562 LANG - BLACK.

New Act

Creates the Patient Protection in Utilization Review Act. Requires persons who are health care utilization review agents to be certificated by the Department of Insurance. Preempts home rule. Effective January 1, 1998.

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CORRECTIONAL NOTE
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HB1562 has no fiscal or prison popultion impact on DOC.
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FISCAL NOTE (Dept. of Insurance)

Requiring regulation of utilization review firms could cost the

Dept. as much as \$200,000 per year. STATE MANDATES FISCAL NOTE

HB 1562 fails to create a State mandate.

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

HB1562 preempts home rule authority.

NOTE(S) THAT MAY APPLY: Debt; Fiscal; Home Rule

97-03-06 H First reading
H Joint Sponsor Changed to BLACK
H Referred to Hse Rules Comm
97-03-11 H Assigned to Health Care Availability & Access
97-03-18 H Correctional Note Filed

97-03-18 H Correctional Note Filed
H Committee Health Care Availability & Access
97-03-19 H Fiscal Note Filed

H Committee Health Care Availability & Access

97-03-21 H Do Pass/Stdnrd Dbt/Vo015-014-000

H Plcd Cal 2nd Rdg Std Dbt
H St Mandate Fis Nte Requestd KRAUSE
H Home Rule Note Requested KRAUSE
Judicial Note Request KRAUSE

H Cal 2nd Rdg Std Dbt

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97-04-03 H
                                      St Mandate Fis Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-11 H
                                      Judicial Note Filed
                                      Home Rule Note Filed
                                      Home Rule Note Requested
                                         WITHDRAWN-KRAUSE
         H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-14 H 3rd Rdg-Stnd Dbt-Pass/V108-008-001
97-04-15 S Arrive Senate
         S Placed Calendr, First Reading
97-05-01 S Chief Sponsor PETERSON
         S First reading
                                      Referred to Sen Rules Comm
99-01-12 H Session Sine Die
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HB-1563 SCHOENBERG.

Appropriates \$4,000 to the Department of Human Services for a grant to the Illinois Facilities Fund, a not-for-profit organization, to establish a revolving loan program for building improvements and expansions of Illinois not-for-profit organizations that work in service partnerships with the State. Effective July 1, 1997.

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97-03-06 H First reading
97-03-11 H
97-03-11 H
Assigned to Appropriations-Human Services
Re-assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H
99-01-12 H Session Sine Die
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HB-1564 CROSS.

755 ILCS 45/2-8

from Ch. 110 1/2, par. 802-8

Amends the Durable Powers of Attorney Article of the Illinois Power of Attorney Act by changing language (i) protecting a person who acts in reliance upon an agency (the written power of attorney dealing with property or personal or health care) in dealings with an agent and (ii) requiring a person to act upon the directions contained in an agency. Provides that those protections and requirements apply to a person who acts in reliance upon "a copy of a document purporting to establish an agency" (rather than "an agency") and to dealings with a "named agent" (rather than an "agent") and a "named principal" (rather than a "principal"). Effective immediately.

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97-03-06 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Judiciary I - Civil Law
97-03-21 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-10 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
97-04-11 S Arrive Senate
          S Placed Calendr, First Reading
97-04-24 S Chief Sponsor DILLARD
                                       Referred to Sen Rules Comm
         S First reading
97-04-30 S
                                       Assigned to Judiciary
                                       Recommended do pass 009-000-000
97-05-07 S
         S Placed Calndr, Second Reading
97-05-08 S Second Reading
         S Placed Calndr, Third Reading
97-05-09 S Third Reading - Passed 055-001-000
         H Passed both Houses
97-06-06 H Sent to the Governor
97-06-20 H Governor approved
              Effective Date 97-06-20
         Н
              PUBLIC ACT 90-0021
          Η
```

HB-1565 KRAUSE – LYONS,EILEEN – FLOWERS – SCOTT – DART, TURNER,ART, HUGHES, BERGMAN, MULLIGAN AND KLINGLER.

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.

HOUSE AMENDMENT NO. 1.

Deletes reference to:
215 ILCS 125/1-1
Adds reference to:
215 ILCS 125/1-2 from Cl

215 ILCS 125/4-17 new

from Ch. 111 1/2, par. 1402

Replaces the title and everything after the enacting clause. 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.

SENATE AMENDMENT NO. 1.

Requires the Department of Insurance to establish minimum coverage and disclosure requirements. Provides that coverage for children who do not qualify for medical assistance under the Illinois Public Aid Code shall not be provided by the State. Effective immediately.

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97-03-06 H First reading
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Health Care Availability &
                                        Access
97-03-21 H
                                     Do Pass/Short Debate Cal 029-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-15 H
                                     KRAUSE
                Amendment No.01
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
         H Added As A Co-sponsor FLOWERS
         H Added As A Co-sponsor TURNER, ART
97-04-16 H
                Amendment No.01
                                     KRAUSE
                Rules refers to
                                       HCAA
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor LYONS, EILEEN
         H Added As A Co-sponsor HUGHES
97-04-17 H
                Amendment No.01
                                     KRAUSE
                                     Be adopted
         H Held 2nd Rdg-Short Debate
         H Added As A Co-sponsor SCOTT
         H Added As A Co-sponsor DART
97-04-18 H Added As A Co-sponsor BERGMAN
         H Added As A Co-sponsor MULLIGAN
         H Added As A Co-sponsor KLINGLER
                                                              Adopted
                 Amendment No.01
                                     KRAUSE
         Η
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
97-04-23 S Arrive Senate
         S Chief Sponsor RADOGNO
         S Placed Calendr, First Reading
         S First reading
                                      Referred to Sen Rules Comm
97-04-25 S Added As A Co-sponsor SYVERSON
97-04-30 S
                                      Assigned to Insurance & Pensions
97-05-09
         S
                 Amendment No.01
                                      INS & PENS. S
                                                              Adopted
                                      Recommnded do pass as amend 010-000-000
         S Placed Calndr, Second Reading
         S Added as Chief Co-sponsor JACOBS
97-05-12 S Second Reading
          S Placed Calndr, Third Reading
97-05-13 S Added as Chief Co-sponsor VIVERITO
         S Third Reading - Passed 057-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
97-05-15 H Motion Filed Concur
         H Refer to Rules/Rul 75(a)
         H Be approved consideration 01/HRUL
                                      003-002-000
         H Place Cal Order Concurrence 01
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97-05-19 H H Concurs in S Amend, 01/117-000-000
               H Passed both Houses
      97-06-17 H Sent to the Governor
      97-08-14 H Governor approved
               Н
                    Effective Date 97-08-14
               Н
                    PUBLIC ACT 90-0376
HB-1566
             GRANBERG.
  210 ILCS 45/1-102
                                    from Ch. 111 1/2, par. 4151-102
  Amends the Nursing Home Care Act. Adds a caption to the definitions Section.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB1566 fails to create a State mandate.
      FISCAL NOTE (Dept. of Public Health)
      HB 1566 has no fiscal impact on the Dept.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Human Services
      97-03-21 H
                                             St Mandate Fis Note Filed
                Η
                                             Committee Human Services
                Η
                                             Re-Refer Rules/Rul 19(a)
      97-03-26 H
                                             Fiscal Note Filed
               Н
                                             Committee Rules
      99-01-12 H Session Sine Die
HB-1567
             GRANBERG.
   20 ILCS 1705/5
                                    from Ch. 91 1/2, par. 100-5
  Amends the Department of Mental Health and Developmental Disabilities Act (short
title changed to Mental Health and Developmental Disabilities Administrative Act ef-
fective July 1, 1997) by adding a caption to the Section concerning rules adopted under
the Act.
      FISCAL IMPACT NOTE (DMHDD)
      There will be no impact to this Dept.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Human Services
      97-03-19 H
                                             Fiscal Note Filed
                                             Committee Human Services
                Н
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1568
             GRANBERG.
   20 ILCS 1305/10-5
  Amends the Department of Human Services Act concerning infant mortality. Makes
a style change.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB1568 fails to create a State mandate.
      FISCAL NOTE (Dept. of Public Health)
      HB 1568 has no fiscal impact on the Dept.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Human Services
      97-03-21 H
                                             St Mandate Fis Note Filed
                Η
                                             Committee Human Services
                Η
                                             Re-Refer Rules/Rul 19(a)
      97-03-26 H
                                             Fiscal Note Filed
                H
                                             Committee Rules
      99-01-12 H Session Sine Die
HB-1569
             GRANBERG.
  210 ILCS 85/10.1
                                    from Ch. 111 1/2, par. 151.1
  Amends the Hospital Licensing Act to add a caption.
       STATE MANDATES FISCAL NOTE
       In the opinion of DCCA, HB1569 fails to create a State mandate.
      FISCAL NOTE (Dept. of Public Health)
      HB 1569 has no fiscal impact on the Dept.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Human Services
```

St Mandate Fis Note Filed

Re-Refer Rules/Rul 19(a)

Committee Human Services

97-03-21 H

Η

Η

97-03-26 H Fiscal Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-1570 MCCARTHY.

Appropriates \$1 to the State Board of Education for its ordinary and contingent expenses for fiscal year 1998. Effective July 1, 1997.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Appropriations-Education

97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1571 PARKE.

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.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Labor & Commerce 97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1572 NOLAND.

225 ILCS 60/17

from Ch. 111, par. 4400-17

Amends the Medical Practice Act of 1987 to authorize the issuance of temporary licenses to persons holding or eligible for the degree of Doctor of Chiropractic. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Registration & Regulation
97-03-20 H Do Pass/Short Debate Cal 023-000-000
H Placed Cal 2nd Rdg-Sht Dbt

97-04-08 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt

97-04-10 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000

97-04-11 S Arrive Senate

S Chief Sponsor SYVERSON S Placed Calendr, First Reading

S First reading Referred to Sen Rules Comm
97-04-17 S Assigned to Licensed Activities
97-04-24 S Recommended do pass 009-000-000

S Placed Calndr, Second Reading

97-04-29 S Second Reading

S Placed Calndr, Third Reading

97-05-09 S Third Reading - Passed 057-000-000

H Passed both Houses

97-06-06 H Sent to the Governor

97-07-03 H Governor approved

H Effective Date 97-07-03 H PUBLIC ACT 90-0054

HB-1573 WIRSING AND DART.

70 ILCS 3715/6

from Ch. 111 2/3, par. 228

Amends the Water Authorities Act by providing that no regulation or ordinance enacted, or other action taken, by a Water Authority under this Act shall be applicable to a public utility subject to the jurisdiction of the Illinois Commerce Commission unless the Commission, upon petition by the Water Authority and after a hearing, enters an order expressly approving the applicability of the regulation, ordinance, or other action to the public utility. Effective immediately.

STATE MANDATES FISCAL NOTE HB1573 fails to create a State mandate. FISCAL NOTE (DCCA)

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HB 1573 imposes no additional requirements and does not have
a fiscal impact on units of local gov't.
97-03-06 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Public Utilities
97-03-19 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         H
                                       Fiscal Note Requested ACKERMAN
         H
                                       St Mandate Fis Nte Requestd ACKERMAN
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H
                                       Fiscal Note Request W/drawn
                                       St Mandate Fis Nte Reg-Wdrn
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Co-sponsor DART
97-04-10 H
                                       St Mandate Fis Note Filed
         H Cal Ord 3rd Rdg-Short Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 104-006-004
97-04-11 S Arrive Senate
         S Placed Calendr, First Reading
97-04-15 S
                                       Fiscal Note Filed
         S Placed Calendr, First Reading
97-04-24 S Chief Sponsor WEAVER,S
97-04-25 S First reading
                                       Referred to Sen Rules Comm
                                       Assigned to Environment & Energy
97-05-08 S
                                       Held in committee
         S
                                       Committee Environment & Energy
97-05-10 S
                                       Refer to Rules/Rul 3-9(a)
99-01-12 H Session Sine Die
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HB-1574 TURNER, ART – MCKEON – KENNER, LANG, SAVIANO AND GILES.

20 ILCS 605/46.19a from Ch. 127, par. 46.19a

Amends the Civil Administrative Code of Illinois by adding a caption to a Section concerning grants provided by the Department of Commerce and Community Affairs. HOUSE AMENDMENT NO. 1.

Provides that DCCA may award grants to foster cooperation among Illinois businesses by emphasizing an industry-wide or sector-based approach to business assistance. Provides that grant recipients shall be not-for-profit corporations whose purpose is to promote industrial and business development.

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STATE MANDATES FISCAL NOTE, H-AM 1
HB 1574, with H-am 1, fails to create a State mandate.
STATE MANDATES FISCAL NOTE
No change from previous mandates note.
FISCAL NOTE (DCCA)
HB1574 does not have a fiscal impact on DCCA.
FISCAL NOTE, H-AM 1 (DCCA)
Fiscal impact cannot be determined at this time.
97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to State Govt Admin & Election
                                        Refrm
97-03-20 H
                 Amendment No.01
                                      ST GV-ELC RFM H
                                                               Adopted
         H
                                      Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                      Fiscal Note Requested AS AMENDED/
                                        CLAYTON
         H
                                      St Mandate Fis Nte Requestd AS
                                        AMENDED/CLAYTON
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-25 H Added As A Co-sponsor LANG
97-04-03 H
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-07 H
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-11 H
                                      Fiscal Note Filed
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
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97-04-12 H Second Reading-Short Debate
        H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-14 H Added As A Joint Sponsor MCKEON
         H Added As A Co-sponsor KENNER
         H Added As A Co-sponsor SAVIANO
97-04-16 H Added As A Co-sponsor GILES
97-04-23 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
97-04-24 S Arrive Senate
         S Chief Sponsor LAUZEN
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S Placed Calendr, First Reading

S First reading 99-01-12 H Session Sine Die Referred to Sen Rules Comm

HB-1575

TURNER, ART - LANG - BLACK - MCKEON - KENNER, LINDNER, SAVIANO AND GILES.

20 ILCS 605/46.19a

from Ch. 127, par. 46.19a

Amends the Civil Administrative Code of Illinois by adding a caption to a Section concerning grants provided by the Department of Commerce and Community Affairs.

HOUSE AMENDMENT NO. 1. Deletes reference to:

20 ILCS 605/46.19a

Adds reference to:

20 ILCS 605/46.19j new

Deletes everything. Amends the Civil Administrative Code of Illinois. Provides that DCCA shall administer a Job Training and Economic Development Demonstration Grant Program. Provides that the Director shall make not less than 12 and not more than 20 demonstration project grants. Sets requirements for participation in the program. Provides that DCCA shall adopt rules for the program and shall create an application procedure for those grants to be awarded beginning in Fiscal Year 1998.

STATE MANDATES FISCAL NOTE, H-AM 1

HB 1575, with H-am 1, fails to create a State mandate.

FISCAL NOTE, H-AM 1 (DCCA)

Fiscal impact cannot be determined at this time.

97-03-06 H First reading

Referred to Hse Rules Comm

97-03-11 H Assigned to State Govt Admin & Election

> Refrm ST GV-ELC RFM H Adopted

97-03-20 H Amendment No.01 Η

Do Pass Amend/Short Debate 013-000-000

H Placed Cal 2nd Rdg-Sht Dbt Н

Fiscal Note Requested AS AMENDED/

CLAYTON

St Mandate Fis Nte Requestd AS AMENDED/CLAYTON

Fiscal Note Filed

H Cal Ord 2nd Rdg-Shr Dbt

97-03-25 H Added As A Co-sponsor LANG

St Mandate Fis Note Filed 97-04-03 H H Cal Ord 2nd Rdg-Shr Dbt

97-04-12 H

H Cal Ord 2nd Rdg-Shr Dbt

H Added As A Joint Sponsor LANG

H Added As A Co-sponsor BLACK 97-04-14 H Added As A Co-sponsor MCKEON

H Added As A Co-sponsor KENNER

H Added As A Co-sponsor LINDNER

H Added As A Co-sponsor SAVIANO

97-04-16 H Added As A Co-sponsor GILES

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

97-04-23 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000

97-04-24 S Arrive Senate

S Chief Sponsor LAUZEN

S Placed Calendr, First Reading

Referred to Sen Rules Comm S First reading

97-05-07 S Added as Chief Co-sponsor RADOGNO

99-01-12 H Session Sine Die

2125 HB-1576

HB-1576 SANTIAGO - SAVIANO AND LOPEZ.

20 ILCS 2305/5.5 new 225 ILCS 46/15 225 ILCS 46/20

Amends the Department of Public Health Act to require the Department of Public Health to develop training and experience criteria for persons providing health and home care to victims of dementia-related disorders and to assess the effectiveness of certifying those persons. Amends the Health Care Worker Background Check Act to require the Department to conduct criminal background checks on those persons prior to employment.

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FISCAL NOTE (Dept. of Public Health)
There will be significant fiscal implications to this Dept.
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STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1576 fails to create a State mandate

under the State Mandates Act.

97-03-06 H First reading

H Added As A Co-sponsor LOPEZ

Referred to Hse Rules Comm 97-03-11 H Assigned to Human Services 97-03-20 H

Do Pass/Short Debate Cal 011-000-000 H Placed Cal 2nd Rdg-Sht Dbt

Н

Fiscal Note Requested ZICKUS Н St Mandate Fis Nte Requestd ZICKUS

H Cal Ord 2nd Rdg-Shr Dbt

97-03-26 H Fiscal Note Filed

H Cal Ord 2nd Rdg-Shr Dbt 97-04-03 H

St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shr Dbt 97-04-09 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

H Added As A Joint Sponsor SAVIANO

97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000

97-04-14 S Arrive Senate

S Placed Calendr, First Reading

S Chief Sponsor PARKER

S First reading 99-01-12 H Session Sine Die Referred to Sen Rules Comm

HB-1577 SANTIAGO - DURKIN - LOPEZ.

815 ILCS 120/6 from Ch. 17, par. 856 from Ch. 121 1/2, par. 580 815 ILCS 375/20 815 ILCS 375/24 from Ch. 121 1/2, par. 584

Amends the Motor Vehicle Retail Installment Sales Act and the Illinois Fairness in Lending Act. Amends the Motor Vehicle Retail Installment Sales Act to provide that parties shall have the rights and remedies provided in the Uniform Commercial Code with respect to redemption of collateral. Provides that the holder may extend the period during which the buyer may redeem the collateral beyond the 15 days allowed. Provides that no person who violates the Act may recover any unpaid finance charge, delinquency or collection charge, or refinance charge (instead of no recovery of any finance charge, delinquency or collection charge, or refinance charge). Amends the Illinois Fairness in Lending Act in the provisions concerning a financial institution repossessing a vehicle used as collateral. Provides that a financial institution may extend the period during which the borrower may redeem the collateral beyond the 15 days allowed. Makes other changes. Effective immediately.

FISCAL NOTE (Dpt. Financial Institutions)

There would be no fiscal impact on the Department.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1577 fails to create a State mandate

under the State Mandates Act.

97-03-06 H First reading

H Added As A Joint Sponsor DURKIN

Referred to Hse Rules Comm 97-03-11 H Assigned to Financial Institutions 97-03-19 H Do Pass/Short Debate Cal 029-000-000

H Placed Cal 2nd Rdg-Sht Dbt

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97-03-20 H
                                             Fiscal Note Requested BLACK
                                             St Mandate Fis Nte Requestd BLACK
               Н
               Η
                                             Fiscal Note Filed
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-07 H
                                             St Mandate Fis Note Filed
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-09 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-12 H Added As A Co-sponsor LOPEZ
               H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
      97-04-14 S Arrive Senate
                S Placed Calendr, First Reading
      97-04-16 S Chief Sponsor WALSH,T
                S First reading
                                             Referred to Sen Rules Comm
      97-04-23 S Added As A Co-sponsor HENDON
      97-04-30 S
                                             Assigned to Financial Institutions
      97-05-08 S
                                             Recommended do pass 009-000-000
                S Placed Calndr, Second Reading
      97-05-13 S Second Reading
                S Placed Calndr, Third Reading
      97-05-14 S Third Reading - Passed 058-000-000
               H Passed both Houses
      97-06-12 H Sent to the Governor
      97-08-08 H Governor approved
                    Effective Date 97-08-08
                Н
                    PUBLIC ACT 90-0343
HB-1578
             TENHOUSE - JONES, LOU.
  325 ILCS 20/3
                                    from Ch. 23, par. 4153
  325 ILCS 20/5
                                    from Ch. 23, par. 4155
  Amends the Early Intervention Services System Act. Provides that the Department
of Human Services (rather than an agency designated by the Governor) is designated
the "lead agency" for purposes of administering the Act.
  NOTE(S) THAT MAY APPLY: Fiscal
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Human Services
      97-03-19 H Added As A Joint Sponsor JONES, LOU
      97-03-20 H
                                             Do Pass/Short Debate Cal 009-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
      97-04-08 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 113-000-001
      97-04-14 S Arrive Senate
                S Chief Sponsor DONAHUE
                S Placed Calendr, First Reading
                S First reading
                                             Referred to Sen Rules Comm
      97-04-17 S
                                             Assigned to Public Health & Welfare
      97-04-18 S Added as Chief Co-sponsor MYERS,J
      97-04-23 S
                                             Recommended do pass 009-000-000
                S Placed Calndr, Second Reading
                S Added as Chief Co-sponsor SMITH
                S Added as Chief Co-sponsor GARCIA
      97-04-24 S Added As A Co-sponsor TROTTER
      97-04-29 S Second Reading
                S Placed Calndr, Third Reading
      97-05-09 S Added As A Co-sponsor HAWKINSON
                S Third Reading - Passed 054-000-000
                H Passed both Houses
      97-06-06 H Sent to the Governor
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HB-1579 TENHOUSE.

Η

97-07-23 H Governor approved Н

Effective Date 98-01-01

PUBLIC ACT 90-0158

325 ILCS 20/8

from Ch. 23, par. 4158

Amends the Early Intervention Services System Act to make a stylistic change in a Section concerning rules and regulations.

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Human Services
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HB-1580 MCCARTHY.

Appropriates \$1,400,000 from the Road Fund to the Department of Transportation for costs related to widening and resurfacing on 143rd Street between U.S. 45 and Route 43 in Orland Park. Appropriates \$515,000 from the Road Fund to the Department of Transportation for costs related to bridge replacement over Tinley Creek on Oak Park Avenue. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

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97-03-06 H First reading
97-03-11 H
97-04-11 H
99-01-12 H Session Sine Die

Referred to Hse Rules Comm
Assigned to Appropriations-Public Safety
Re-Refer Rules/Rul 19(a)
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HB-1581 FLOWERS.

20 ILCS 505/1.1

from Ch. 23, par. 5001.1

Amends the Children and Family Services Act. Makes a technical change in the short title Section.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1581 fails to create a State mandate.

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Human Services
97-03-21 H	St Mandate Fis Note Filed
Н	Committee Human Services
Н	Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1582 FLOWERS.

20 ILCS 1305/10-20

Amends the Department of Human Services Act concerning hemophilia treatment grants. Makes a style change.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1582 fails to create a State mandate.

FISCAL NOTE (Dept. of Public Health)

HB 1582 has no fiscal impact on the Dept.

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Human Services
97-03-21 H	St Mandate Fis Note Filed
Н	Re-Refer Rules/Rul 19(a)
97-03-26 H	Fiscal Note Filed
Н	Committee Rules

99-01-12 H Session Sine Die

HB-1583 FLOWERS.

305 ILCS 5/5-5.16

from Ch. 23, par. 5-5.16

Amends the Medical Assistance Article of the Illinois Public Aid Code. Makes a technical change in provisions regarding provider reimbursement for drugs.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1583 fails to create a State mandate.

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Human Services
97-03-21 H	St Mandate Fis Note Filed
Н	Committee Human Services
Н	Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1584 FLOWERS.

305 ILCS 5/4-14

from Ch. 23, par. 4-14

Amends the Aid to Families with Dependent Children Article of the Illinois Public Aid Code. Makes a technical change in provisions regarding energy assistance.

STATE MANDATES FISCAL NOTÉ

In the opinion of DCCA, HB 1584 fails to create a State mandate under the State Mandates Act.

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Human Services
97-03-21 H St Mandate Fis Note Filed
Committee Human Services
H Re-Refer Rules/Rul 19(a)
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HB-1585 SCULLY. 755 ILCS 5/6-1

from Ch. 110 1/2, par. 6-1

Amends the Probate Act of 1975 to provide that a person who wilfully alters or destroys a will or willfully secretes a will after the death of the testator shall be sentenced as in cases of theft of property classified as a Class 3 felony (instead of as in cases of theft of property exceeding \$150 in value) by the law in effect at the date of the offense. Effective immediately.

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FISCAL NOTE (Ill. Courts Administrative Office)
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No fiscal impact on the Judicial Branch.

JUDICIAL NOTE

There may be a minimal increase in judicial workloads; no

increase in the need for the number of judges.

STATE MANDATES FISCAL NOTE

HB1585 fails to create a State mandate.

STATE MANDATES FISCAL NOTE

No change from previous note.

NOTE(S) THAT MAY APPLY: Correctional

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary I - Civil Law
97-03-21 H Do Pass/Short Debate Cal 011-000-000
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H Placed Cal 2nd Rdg-Sht Dbt

H Fiscal Note Requested CROSS
H Judicial Note Request CROSS

H Cal Ord 2nd Rdg-Shr Dbt

97-04-04 H Fiscal Note Filed H Judicial Note Filed

H Cal Ord 2nd Rdg-Shr Dbt 97-04-10 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt 97-04-11 H St Mandate Fis Note Filed

H 3rd Rdg-Sht Dbt-Pass/Vote 109-005-000

97-04-14 S Arrive Senate

S Chief Sponsor BERMAN

S Placed Calendr, First Reading

S First reading Referred to Sen Rules Comm 97-04-15 S St Mandate Fis Note Filed

97-04-17 S Added as Chief Co-sponsor CULLERTON

97-04-24 S Assigned to Judiciary

97-05-07 S Recommended do pass 009-000-000

S Placed Calndr, Second Reading

97-05-08 S Second Reading

S Placed Calndr, Third Reading

97-05-13 S Third Reading - Passed 058-000-000

H Passed both Houses

97-06-11 H Sent to the Governor

97-07-23 H Governor approved

H Effective Date 97-07-23

H PUBLIC ACT 90-0159

HB-1586 YOUNGE.

New Act

Appropriates \$135,400 to the Department of Corrections for prisoner classes provided by the Katherine Dunham Centers for Arts and Humanities. Effective July 1, 1997.

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Appropriations-Public Safety
97-04-11 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	` '

2129 HB-1587

HB-1587 PUGH.

20 ILCS 1305/1-30 new

Amends the Department of Human Services Act. Creates within the Department a Welfare Reform Oversight Committee to monitor implementation of federal welfare reform guidelines. Effective immediately.

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STATE MANDATES FISCAL NOTE
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In the opinion of DCCA, HB 1587 fails to create a State mandate

under the State Mandates Act.

FISCAL NOTE (Dept. of Public Aid)

HB 1587 has no fiscal impact on the Dept. of Public Aid. The fiscal impact on the Dept. of Human Services is minimal.

HOUSE AMENDMENT NO. 2.

Replaces the amendatory provisions of the bill. Provides for a Welfare Reform Oversight Task Force, appointed by the 4 legislative leaders and the Secretary of Human Services. Directs the task force to monitor implementation of welfare reform measures and provide advice to the Department of Human Services, the Governor, and the General Assembly regarding changes in policies, programs, and laws that may improve the State's implementation and administration of welfare reform measures. Repeals the provisions authorizing the task force on May 31, 2005.

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97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Human Services
97-03-20 H
                                      Do Pass/Short Debate Cal 010-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         Н
                                      Fiscal Note Requested ZICKUS
                                      St Mandate Fis Nte Requestd ZICKUS
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-21 H
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H
                                      Fiscal Note Filed
         Н
                 Amendment No.01
                                      PUGH
         Н
                 Amendment referred to HRUL
         Н
                Amendment No.02
                                      PUGH
         Η
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H
                Amendment No.01
                                      PUGH
         Η
                 Rules refers to
                                       HHSV
         Η
                 Amendment No.02
                                      PUGH
         Η
                                       HHSV
                 Rules refers to
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-10 H
                 Amendment No.02
                                      PUGH
         Н
                                      Be adopted
         H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Rclld 2nd Rdng-Short Debate
         H Held 2nd Rdg-Short Debate
97-04-14 H
                 Amendment No.02
                                      PUGH
                                                               Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-24 H Tabled Pursuant to Rule40(A) HFA 01
         H 3rd Rdg-Sht Dbt-Pass/Vote 116-002-000
         S Arrive Senate
         S Placed Calendr, First Reading
97-04-25 S Chief Sponsor OBAMA
97-04-29 S First reading
                                      Referred to Sen Rules Comm
99-01-12 H Session Sine Die
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HB-1588 RUTHERFORD - RYDER - BRADY - MCAULIFFE - TENHOUSE.

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205 ILCS 5/14 from Ch. 17, par. 321
205 ILCS 5/17 from Ch. 17, par. 324
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Amends the Illinois Banking Act. Authorizes banks to engage in reverse stock splits. Provides that banks may issue fractional shares. Allows the elimination of fractional shares. Requires payment of fair value for the fractional shares eliminated. Effective immediately.

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FISCAL NOTE (Office of Banks & Real Estate)
This bill would have no fiscal impact on this Dept.
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97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Financial Institutions
97-03-19 H
                                      Do Pass/Short Debate Cal 029-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-03-20 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-03-21 H
                                      Fiscal Note Filed
         H Cal Ord 3rd Rdg-Short Dbt
97-04-08 H Added As A Joint Sponsor RYDER
         H Added As A Co-sponsor BRADY
         H Added As A Co-sponsor MCAULIFFE
         H Added As A Co-sponsor TENHOUSE
97-04-14 H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-001
97-04-15 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor KLEMM
97-04-16 S First reading
                                       Referred to Sen Rules Comm
97-04-22 S Added as Chief Co-sponsor WALSH,T
97-04-23 S
                                       Assigned to Financial Institutions
97-05-01 S
                                       Recommended do pass 008-000-000
         S Placed Calndr, Second Reading
97-05-07 S Second Reading
         S Placed Calndr, Third Reading
97-05-09 S Third Reading - Passed 053-000-002
         H Passed both Houses
97-06-06 H Sent to the Governor
97-07-23 H Governor approved
              Effective Date 97-07-23
         Н
              PUBLIC ACT 90-0160
         Н
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HB-1589 MCKEON - KRAUSE - MOORE,ANDREA - JONES,LOU - RONEN, CROTTY, BROSNAHAN, GIGLIO, BRADFORD, ACEVEDO, SCULLY, FRITCHEY, CURRY,JULIE, FANTIN, DAVIS,STEVE, BOLAND, GASH, SCHOENBERG, ERWIN, SILVA AND SLONE.

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750 ILCS 60/217 from Ch. 40, par. 2312-17
750 ILCS 60/222 from Ch. 40, par. 2312-22
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Amends the Domestic Violence Act of 1986. Provides that the presiding judge of the circuit court in each county shall designate at least one judge to be reasonably available to issue a 21-day emergency order of protection at all times, whether or not the court is in session and that if a person against whom an order of protection is obtained is arrested, that person shall be served with the order in accordance with provisions on service of the order before he or she is released from custody.

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FISCAL NOTE (Administrative Office of III. Courts)
There may be additional costs for both State and local gov't.
which cannot be determined.
JUDICIAL NOTE
There may be an increase in judicial workloads; impact on the
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need for the number of judges cannot be determined.
STATE MANDATES FISCAL NOTE
In the prince of DCCA LIBITS 0 feils to great a State mandate.

In the opinion of DCCA, HB1589 fails to create a State mandate under the State Mandates Act.

HOUSE AMENDMENT NO. 1.

Adds reference to:
750 ILCS 60/302 from Ch. 40, par. 2313-2
725 ILCS 5/112A-22 from Ch. 38, par. 112A-22
725 ILCS 5/112A-28 from Ch. 38, par. 112A-28

Deletes everything. Amends the Domestic Violence Act of 1986 and the Code of Criminal Procedure of 1963. Provides that the chief judge of the circuit court shall designate for each county in the circuit at least one judge to be reasonably available to issue a 21-day emergency order of protection at all times. Provides that if the person against whom the order of protection is issued when the court is unavailable at the close of business is arrested that person shall be served with the order before he or she is released from custody. Makes provision for the clerk to certify the order and provide it to the Sheriff on the next court day. Provides that in these circumstances the order of protection shall be entered in the Law Enforcement Automated Data System within 24 hours of receipt of the order by the Sheriff from the clerk, Makes other changes.

SENATE AMENDMENT NO. 1.

Changes the title. Provides that the chief judge of the circuit court may, rather than shall, designate for each county in the circuit at least one judge to be reasonably available to issue a 21-day emergency order of protection at all times. Provides that for an emergency order of protection entered on court holidays and after the close of court business the order of protection shall be entered in the Law Enforcement Automated Data System as soon as possible after, rather than within 24 hours of, receipt of the order by the Sheriff from the clerk.

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NOTE(S) THAT MAY APPLY: Fiscal
   97-03-06 H First reading
            H Added As A Co-sponsor KRAUSE
            H Added As A Co-sponsor MOORE, ANDREA
            H Added As A Co-sponsor JONES, LOU
            H Added As A Co-sponsor RONEN
                                         Referred to Hse Rules Comm
   97-03-07 H Added As A Joint Sponsor KRAUSE
   97-03-11 H
                                         Assigned to Judiciary I - Civil Law
   97-03-21 H
                                         Do Pass/Short Debate Cal 011-000-000
            H Placed Cal 2nd Rdg-Sht Dbt
            Н
                                         Fiscal Note Requested CROSS
            Η
                                         St Mandate Fis Nte Requestd CROSS
            Н
                                         Judicial Note Request CROSS
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-04 H
                                         Fiscal Note Filed
                                         Judicial Note Filed
             Н
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-07 H
                                         St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-08 H
                    Amendment No.01
                                         MCKEON
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-09 H
                                         MCKEON
                    Amendment No.01
                                         Be adopted
             H
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-10 H Second Reading-Short Debate
                    Amendment No.01
                                         MCKEON
                                                                 Adopted
             H Pld Cal Ord 3rd Rdg-Sht Dbt
   97-04-12 H Added As A Co-sponsor CROTTY
             H Added As A Co-sponsor BROSNAHAN
             H Added As A Co-sponsor GIGLIO
             H Added As A Co-sponsor BRADFORD
             H Added As A Co-sponsor ACEVEDO
             H Added As A Co-sponsor SCULLY
             H Added As A Co-sponsor FRITCHEY
             H Added As A Co-sponsor CURRY, JULIE
             H Added As A Co-sponsor FANTIN
             H Added As A Co-sponsor DAVIS, STEVE
             H Added As A Co-sponsor BOLAND
             H Added As A Co-sponsor GASH
             H Added As A Co-sponsor SCHOENBERG
             H Added As A Co-sponsor ERWIN
             H Added As A Co-sponsor SILVA
             H Added As A Co-sponsor SLONE
             H 3rd Rdg-Sht Dbt-Pass/Vote 111-003-000
   97-04-14 S Arrive Senate
             S Chief Sponsor FARLEY
             S Placed Calendr, First Reading
             S First reading
                                         Referred to Sen Rules Comm
    97-04-22 S Added as Chief Co-sponsor VIVERITO
    97-04-24 S
                                         Assigned to Judiciary
    97-04-25 S Added as Chief Co-sponsor LINK
    97-05-07 S
                                         Recommended do pass 007-000-000
             S Placed Calndr, Second Reading
    97-05-09 S Filed with Secretary
             S
                    Amendment No.01
                                        FARLEY
                    Amendment referred to SRUL
             S Added as Chief Co-sponsor CLAYBORNE
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97-05-13	S S	Amendment No.01 Rules refers to	FARLEY SJUD	
97-05-15	~	Second Reading	93CD	
77-03-13		Placed Calndr, Third Reading		
97-05-16				
7, 05 10	-	Be approved consideration S.		
		Recalled to Second Reading		
	S	Amendment No.01	FARLEY	Adopted
	S	Placed Calndr, Third Reading		1
	S	Third Reading - Passed 058-0	000-000	
	Η	Arrive House		
	Η	Place Cal Order Concurrence	: 01	
97-05-17	Η	Motion Filed Concur		
	Η	Refer to Rules/Rul 75(a)		
	Η	Place Cal Order Concurrence	: 01	
97-05-19		Motion referred to		
		Place Cal Order Concurrence		
97-05-20		Be approved consideration 0		
		H Concurs in S Amend. 01/1	18-000-000	
		Passed both Houses		
		Sent to the Governor		
97-08-15		Governor approved		
		Effective Date 98-01-01		
	Н	PUBLIC ACT 90-0392		

HB-1590 O'BRIEN.

Appropriates \$1,546,000 from the Road Fund to the Department of Transportation for necessary studies relating to the development of the bridge project on Illinois Route 47 over the Illinois River in Morris, Illinois. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

97-03-06 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Appropriations-Public Safety

97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1591 SCHOENBERG.

30 ILCS 105/9h new

30 ILCS 105/9 from Ch. 127, par. 145 30 ILCS 105/9c new 30 ILCS 105/9d new 30 ILCS 105/9e new 30 ILCS 105/9f new 30 ILCS 105/9g new

Amends the State Finance Act. Imposes conditions and restrictions on the issuance of certificates of participation (COPs). Provides that COPs shall be considered debt under the Illinois Constitution. Requires the Bureau of the Budget to administer and issue the certificates. Provides that the Comptroller and Treasurer shall approve the certificates. Effective immediately.

STATE DEBT IMPACT NOTE

HB1591 would increase State debt as follows:

COPs principal \$125.0 million
Estimated COPS debt service \$241.5 million
Annual debt service payments \$10.2 million

FISCAL NOTE (State Treasurer)

HB1591 will have a minimal fiscal impact on State resources

with new operations costs being absorbed by existing staffs.

FISCAL NOTE (Comptroller)

Total estimated cost for publication & support is \$16,000.

FISCAL NOTE (Bureau of the Budget)

HB1591 appears to permit only BOB to issue up to \$125 M of COPs

for real or personal property (currently the \$125 M limit applies only to real property). Eliminating third party issue

authority will make the COP form of financing less flexible and

efficient. The required notifications and reports will add

minor administrative costs.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading

97-03-11	Н	Assigned to Approp-Gen Srvc & Govt Ovrsght
97-03-17	H H	State Debt Note Filed Committee Approp-Gen Srvc & Govt
97-03-20	H H	Ovrsght Motion Do Pass-Lost 008-006-000 HAPG Remains in CommiApprop-Gen Srvc & Govt Ovrsght
97-03-21	Н	Re-Refer Rules/Rul 19(a)
97-03-26		Fiscal Note Filed
97-03-28	Н	Fiscal Note Filed
	Н	Remains in CommiRules
97-04-09		Fiscal Note Filed
00.01.10	H	Remains in CommiRules
99-01-12	H Session Sine Die	
HB-1592 G	RANBERG.	
220 ILCS 5/5	-102 fro	om Ch. 111 2/3, par. 5-102
Amends the	Public Utilities Act. Ma	akes technical changes in a Section concerning
accounting.		•
In the op	MANDATES FISCAL NOT inion of DCCA, HB 1592 for State Mandates Act.	ΓΕ ails to create a State mandate
	H First reading	Referred to Hse Rules Comm
97-03-11		Assigned to Public Utilities
97-03-21		St Mandate Fis Note Filed
	H	Committee Public Utilities
	Н	Re-Refer Rules/Rul 19(a)
99-01-12	H Session Sine Die	
HB-1593 G	RANBERG.	
625 ILCS 5/3	-104.1 fro	om Ch. 95 1/2, par. 3-104.1
Amends the	Illinois Vehicle Code to	add a caption to a provision concerning repos-
	ates of title and nonresid	
	H First reading	
07.00.44	II I not reading	Referred to Hise Rules Comm
97 - 03-11	Ę.	Referred to Hse Rules Comm Assigned to Transportation & Motor Vehicles
97-03-11 97-03-21	Н	
97-03-21	Н	Assigned to Transportation & Motor Vehicles
97-03-21	H H H Session Sine Die	Assigned to Transportation & Motor Vehicles
97-03-21 99-01-12	H H Session Sine Die RANBERG.	Assigned to Transportation & Motor Vehicles
97-03-21 99-01-12 HB-1594 G 235 ILCS 5/1	H H Session Sine Die RANBERG.	Assigned to Transportation & Motor Vehicles Re-Refer Rules/Rul 19(a) om Ch. 43, par. 93.9
97-03-21 99-01-12 HB-1594 G 235 ILCS 5/1 Amends the	H H Session Sine Die RANBERG.	Assigned to Transportation & Motor Vehicles Re-Refer Rules/Rul 19(a)
97-03-21 99-01-12 HB-1594 G 235 ILCS 5/1 Amends the	H H Session Sine Die RANBERG. 1 fro Liquor Control Act of 1 H First reading	Assigned to Transportation & Motor Vehicles Re-Refer Rules/Rul 19(a) om Ch. 43, par. 93.9 934. Adds a caption to the short title Section.
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97-04-25 H

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97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1596
             GRANBERG.
  815 ILCS 505/11a
                                     from Ch. 121 1/2, par. 271a
  Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a stylis-
tic change in provisions concerning construction of the Act.
      FISCAL NOTE (Office of Attorney General)
      There will be no fiscal impact on this Office.
      STATE MANDATES FISCAL NOTE
      HB 1596 fails to create a State mandate.
      97-03-06 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Consumer Protection
      97-03-20 H
                                              Fiscal Note Filed
                                              Committee Consumer Protection
      97-03-21 H
                                              Do Pass/Stdnrd Dbt/Vo006-005-000
                H Plcd Cal 2nd Rdg Std Dbt
                Н
                                              St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-12 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1597
             GRANBERG.
  815 ILCS 505/10
                                     from Ch. 121 1/2, par. 270
  Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a stylis-
tic change in provisions concerning recovery of costs.
      FISCAL NOTE (Office of Attorney General)
      There will be no fiscal impact on this Dept.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB 1597 fails to create a State mandate
      under the State Mandates Act.
      97-03-06 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Consumer Protection
      97-03-20 H
                                             Fiscal Note Filed
                Η
                                             Committee Consumer Protection
      97-03-21 H
                                             Do Pass/Stdnrd Dbt/Vo006-005-000
                H Picd Cal 2nd Rdg Std Dbt
                Η
                                             St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-12 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
             GRANBERG.
HR-1598
  815 ILCS 505/2Z
                                     from Ch. 121 1/2, par. 262Z
  Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a stylis-
tic change in provisions concerning violations of other Acts.
      FISCAL NOTE (Office of Attorney General)
      There will be no fiscal impact on this Dept.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB 1598 fails to create a State mandate
      under the State Mandates Act.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Consumer Protection
      97-03-20 H
                                             Fiscal Note Filed
                                             Committee Consumer Protection
      97-03-21 H
                                             Do Pass/Stdnrd Dbt/Vo006-005-000
                H Plcd Cal 2nd Rdg Std Dbt
                                             St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-23 H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shr Dbt
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Re-Refer Rules/Rul 19(a)

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99-01-12 H Session Sine Die
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HB-1599 GRANBERG.

70 ILCS 705/1.03

from Ch. 127 1/2, par. 21c

Amends the Fire Protection District Act concerning a referendum. Adds a caption.

STATE MANDATES FISCAL NOTE HB 1599 fails to create a State mandate.

HOME RULE NOTE

HB 1599 does not preempt home rule authority.

FISCAL NOTE (DCCA)

HB1599 imposes no additional requirements and does note have a

fiscal impact on units of local gov't.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Local Government St Mandate Fis Note Filed 97-03-21 H Committee Local Government H Н Re-Refer Rules/Rul 19(a) 97-04-03 H Home Rule Note Filed Committee Rules H 97-04-10 H Fiscal Note Filed Committee Rules Н

99-01-12 H Session Sine Die

-1600 SKINNER – GASH.

30 ILCS 105/5.449 new 605 ILCS 5/4-508.1

from Ch. 121, par. 4-508.1

Amends the State Finance Act and the Illinois Highway Code. Requires the Department of Transportation to sell to the Toll Highway Authority any property, at its fair appraised value, that may be used by the Authority to expand certain toll highways. Creates the Northeastern Illinois Strategic Regional Arterial Road Improvement Fund and provides that the money from the property purchases shall be deposited into this Fund. Requires IDOT to use the money to improve Strategic Regional Arterials in Northeastern Illinois. Effective immediately.

97-03-06 H First reading H Added As A Joint Sponsor GASH

H Referred to Hse Rules Comm

97-03-11 H Assigned to Transportation & Motor Vehicles

97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1601 GRANBERG.

70 ILCS 2405/0.1

from Ch. 42, par. 298.99

Amends the Sanitary District Act of 1917 concerning the short title. Adds a caption and makes a technical change.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1601 fails to create a State mandate

under the State Mandates Act.

HOME RULE NOTE

HB 1601 does not prempt home rule authority.

FISCAL NOTE (DCCA)

HB 1601, imposes no additional requirements and would not have

a fiscal impact on units of local government.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Local Government 97-03-21 H Home Rule Note Filed Committee Local Government Η Н St Mandate Fis Note Filed Н Committee Local Government Н Re-Refer Rules/Rul 19(a) 97-04-07 H Fiscal Note Filed Η Committee Rules

99-01-12 H Session Sine Die

HB-1602 GRANBERG.

50 ILCS 20/1

from Ch. 85, par. 1031

Amends the Public Building Commission Act concerning the short title. Adds a caption and makes a technical change.

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STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB 1602 fails to create a State mandate
      under the State Mandates Act.
      HOME RULE NOTE
      HB 1602 does not prempt home rule authority.
      FISCAL NOTE (DCCA)
      HB 1602, imposes no additional requirements and would not have
      a fiscal impact on units of local government.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Local Government
                                             Home Rule Note Filed
      97-03-21 H
                                             St Mandate Fis Note Filed
                                             Committee Local Government
                Н
                                             Re-Refer Rules/Rul 19(a)
                H
      97-04-07 H
                                             Fiscal Note Filed
                                             Committee Rules
      99-01-12 H Session Sine Die
HB-1603
             GRANBÉRG - FANTIN.
   60 ILCS 1/90-30
  Amends the Township Code concerning the township assessor. Makes a technical
change.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB 1603 fails to create a State mandate
      under the State Mandates Act.
      HOME RULE NOTE
      HB 1603 does not prempt home rule authority.
      FISCAL NOTE (DCCA)
      HB 1603, imposes no additional requirements and would not have
      a fiscal impact on units of local government.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Local Government
      97-03-14 H Added As A Joint Sponsor FANTIN
      97-03-21 H
                                             St Mandate Fis Note Filed
                                             Home Rule Note Filed
                Η
                                             Committee Local Government
                Н
                                             Re-Refer Rules/Rul 19(a)
                Н
      97-04-07 H
                                             Fiscal Note Filed
                                             Committee Rules
      99-01-12 H Session Sine Die
HB-1604
             GRANBERG.
    55 ILCS 5/3-10005.1
                                    from Ch. 34, par. 3-10005.1
  Amends the Counties Code concerning the treasurers. Makes a style change.
       STATE MANDATES FISCAL NOTE
       In the opinion of DCCA, HB 1604 fails to create a State mandate
       under the State Mandates Act.
       HOME RULE NOTE
      HB 1604 does not prempt home rule authority.
       FISCAL NOTE (DCCA)
      HB 1604, imposes no additional requirements and would not have
      a fiscal impact on units of local government.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Local Government
      97-03-21 H
                                              St Mandate Fis Note Filed
                Η
                                             Home Rule Note Filed
                Η
                                             Committee Local Government
                H
                                             Re-Refer Rules/Rul 19(a)
      97-04-07 H
                                             Fiscal Note Filed
                                             Committee Rules
      97-04-15 H
                                              Advanced 2nd w/o ref to com 003-002-000
                H Plcd Cal 2nd Rdg Std Dbt
       97-04-23 H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shr Dbt
       97-04-25 H
                                              Re-Refer Rules/Rul 19(a)
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99-01-12 H Session Sine Die

2137 HB-1605

HB-1605 GRANBERG.

55 ILCS 5/3-10005.2

from Ch. 34, par. 3-10005.2

Amends the Counties Code concerning the treasurer. Makes a technical change.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1605 fails to create a State mandate

under the State Mandates Act.

HOME RULE NOTE

HB 1605 does not prempt home rule authority.

FISCAL NOTE (DCCA)

HB 1605, imposes no additional requirements and would not have

a fiscal impact on units of local government.

97-03-06 H First reading
97-03-11 H Assigned to Local Government
97-03-21 H St Mandate Fis Note Filed
H HOme Rule Note Filed
Committee Local Government
H Re-Refer Rules/Rul 19(a)
97-04-07 H Fiscal Note Filed
H Committee Rules

97-04-15 H Advanced 2nd w/o ref to com 003-002-000

H Plcd Cal 2nd Rdg Std Dbt

97-04-23 H Second Reading-Stnd Debate

H Hld Cal Ord 2nd Rdg-Shr Dbt

97-04-25 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1606 GRANBERG.

55 ILCS 5/1-1001

from Ch. 34, par. 1-1001

Amends the Counties Code concerning the short title. Makes a technical change. HOUSE AMENDMENT NO. 1.

Deletes reference to:

55 ILCS 5/1-1001

Adds reference to:

735 ILCS 5/7-103

Deletes everything. Amends the Eminent Domain Article of the Code of Civil Procedure. Gives quick-take powers to municipalities and counties for road improvement purposes. Effective immediately.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1606 fails to create a State mandate

under the State Mandates Act.

HOME RULE NOTE

HB 1606 does not prempt home rule authority.

FISCAL NOTE (DCCA)

HB 1606, imposes no additional requirements and would not have

a fiscal impact on units of local government.

97-03-06 H	First reading	Referred to Hse Rules Comm
97-03-11 H		Assigned to Local Government
97-03-20 H	Amendment No.01	LOCAL GOVT H Adopted
Н		Motion Do Pass Amended-Lost 004-011-000 HLGV
H		Remains in CommiLocal Government
97-03-21 H		St Mandate Fis Note Filed
H		Home Rule Note Filed
Н		Committee Local Government
H		Re-Refer Rules/Rul 19(a)
97-04-07 H		Fiscal Note Filed
H		Committee Rules

99-01-12 H Session Sine Die

HB-1607 GRANBERG.

65 ILCS 5/2-2-1.1

from Ch. 24, par. 2-2-1.1

Amends the Illinois Municipal Code concerning an immobile dwelling. Adds a caption and makes technical changes.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1607 fails to create a State mandate under the State Mandates Act.

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HOME RULE NOTE
      HB 1607 does not prempt home rule authority.
      FISCAL NOTE (DCCA)
      HB 1607, imposes no additional requirements and would not have
      a fiscal impact on units of local government.
      97-03-06 H First reading
                                            Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Local Government
      97-03-21 H
                                             St Mandate Fis Note Filed
               Н
                                             Home Rule Note Filed
               Н
                                            Committee Local Government
                                            Re-Refer Rules/Rul 19(a)
               Н
      97-04-07 H
                                            Fiscal Note Filed
                                            Committee Rules
      99-01-12 H Session Sine Die
HR-1608
            GRANBERG.
   65 ILCS 5/1-9-5
                                    from Ch. 24, par. 1-9-5
  Amends the Illinois Municipal Code concerning the headings. Adds a caption and
makes technical changes.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB 1608 fails to create a State mandate
      under the State Mandates Act.
      HOME RULE NOTE
      HB 1608 does not prempt home rule authority.
      FISCAL NOTE (DCCA)
      HB 1608, imposes no additional requirements and would not have
      a fiscal impact on units of local government.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Local Government
      97-03-21 H
                                             St Mandate Fis Note Filed
                                             Home Rule Note Filed
                Н
                Н
                                             Committee Local Government
                Н
                                             Re-Refer Rules/Rul 19(a)
      97-04-07 H
                                             Fiscal Note Filed
                                             Committee Rules
      99-01-12 H Session Sine Die
HB-1609
             GRANBERG.
   65 ILCS 5/1-1-7.1
                                    from Ch. 24, par. 1-1-7.1
  Amends the Illinois Municipal Code concerning community based committees.
Adds a caption and makes technical changes.
       STATE MANDATES FISCAL NOTE
       In the opinion of DCCA, HB 1609 fails to create a State mandate
       under the State Mandates Act.
       FISCAL NOTE (DCCA)
       HB 1609, imposes no additional requirements and would not have
       a fiscal impact on units of local government.
       97-03-06 H First reading
                                             Referred to Hse Rules Comm
       97-03-11 H
                                             Assigned to Local Government
       97-03-21 H
                                             St Mandate Fis Note Filed
                                             Committee Local Government
                Н
                                             Re-Refer Rules/Rul 19(a)
                Н
       97-04-07 H
                                             Fiscal Note Filed
                                             Committee Rules
                Η
       99-01-12 H Session Sine Die
             CURRIE - BEAUBIEN - BRADY - FANTIN - LEITCH, ERWIN AND FEI-
             GENHOLTZ.
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HB-1610

625 ILCS 5/12-603.1 from Ch. 95 1/2, par. 12-603.1 from Ch. 95 1/2, par. 1104a 625 ILCS 25/4a 625 ILCS 25/4b new

725 ILCS 5/108-1 from Ch. 38, par. 108-1

Amends the Illinois Vehicle Code, the Child Passenger Protection Act, and the Code of Criminal Procedure of 1963. Amends the Vehicle Code and the Code of Criminal Procedure to remove provisions that provide that no motor vehicle shall be stopped or searched by a law enforcement officer solely on the basis of violating the use of safety

2139 HB-1610—Cont.

belts provisions of the Vehicle Code. Amends the Vehicle Code to provide that a child less than 12 (instead of 6) years of age shall be protected as required under the Child Passenger Protection Act. Removes the provision that provides that a driver transporting a child 6 years of age or more but less than 16 years of age in the front seat shall secure the child in a properly adjusted and fastened seat safety belt. Amends the Child Passenger Protection Act to provide that every person transporting a child 4 years of age or older but under the age of 12 (instead of 6) shall be responsible for securing the child in a child restraint system or seat belts. Provides that every person transporting a child under the age of 12 years in a private passenger motor vehicle shall be responsible for securing the child in the back seat. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that every person, when transporting a child under the age of 12 years in a non-commercial motor vehicle of the first division, a motor vehicle of the second division with a gross vehicle weight rating of 9,000 pounds or less, or a recreational vehicle (instead of a private passenger motor vehicle), is responsible for securing the child in the back seat. Adds that this requirement applies only if the vehicle has a back seat.

FISCAL NOTE, AMENDED (III. State Police)
There would be no impact on the State Police agency.
STATE MANDATES FISCAL NOTE, H-AM 1
HB 1610, with H-am 1, fails to create a State mandate.

HOUSE AMENDMENT NO. 4.

Deletes reference to: 625 ILCS 25/4a

Further amends the Vehicle Code and the Code of Criminal Procedure to provide that no motor vehicle or driver or passenger of the vehicle shall be searched (rather than stopped or searched) by any law enforcement officer solely on the basis of a violation or suspected violation of the provisions concerning the use of safety belts. Further amends the Child Passenger Protection Act. Removes the provision that changes the age a child needs to be in order to hold a person responsible for securing the child in a child restraint system or seat belts. Provides that every person transporting a child under the age of 4 (instead of 12) years in certain motor vehicles shall be responsible for securing the child in the back seat if the motor vehicle has a back seat. Further amends the Vehicle Code. Restores current law to provide that a child less than 6 (instead of 12) years of age shall be protected as required under the Child Passenger Protection Act, and provides that a driver transporting a child 6 years of age or more but less than 16 years of age in the front seat shall secure the child in a properly adjusted and fastened seat safety belt. Provides that the fine for violating the provisions of the Vehicle Code concerning the use of safety belts is \$25 if the violator pays the fine by mail.

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97-03-06 H First reading
        H Added As A Joint Sponsor BEAUBIEN
        H Added As A Co-sponsor BRADY
        H Added As A Co-sponsor FANTIN
        H Added As A Co-sponsor LEITCH
                                    Referred to Hse Rules Comm
        Н
97-03-11 H
                                    Assigned to Children & Youth
97-03-12 H Added As A Co-sponsor ERWIN
        H Added As A Co-sponsor FEIGENHOLTZ
97-03-19 H
                Amendment No.01
                                    CHLDRN-YOUTH H
                                                             Adopted
        Η
                                    Do Pass Amend/Short Debate 009-000-001
        H Placed Cal 2nd Rdg-Sht Dbt
                                    Fiscal Note Requested AS AMENDED/
                                      LINDNER
        Η
                                    St Mandate Fis Nte Requestd AS
                                       AMENDED/LINDNER
        H Cal Ord 2nd Rdg-Shr Dbt
97-03-26 H
                                    Fiscal Note Filed
        H Cal Ord 2nd Rdg-Shr Dbt
97-04-03 H
                                    St Mandate Fis Note Filed
        H Cal Ord 2nd Rdg-Shr Dbt
97-04-12 H Second Reading-Short Debate
        H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-15 H Relld 2nd Rdng-Short Debate
                Amendment No.02
                                    CURRIE
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97-04-15-Cont.
        Н
                Amendment referred to HRUL
        Н
                Amendment No.03
                                    CURRIE
        Н
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
97-04-16 H
                Amendment No.04
                                    CURRIE
         Н
                Amendment referred to HRUL
         Η
                Amendment No.02
                                    CURRIE
         Η
                Rules refers to
                                      HCHY
                                    CURRIE
         Η
                Amendment No.03
         Н
                Rules refers to
                                      HCHY
                Amendment No.04
         Н
                                    CURRIE
         Η
                Rules refers to
                                      HCHY
         H Held 2nd Rdg-Short Debate
97-04-17 H
                Amendment No.04
                                    CURRIE
                                    Be adopted
         H
         H Held 2nd Rdg-Short Debate
97-04-19 H
                Amendment No.04
                                                             Adopted
                                    CURRIE
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-25 H
                                    Re-Refer Rules/Rul 19(a)
99-0I-12 H Session Sine Die
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HB-1611 DURKIN.

40 ILCS 5/14-110

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

Amends the State Employee Article of the Pension Code to provide the alternative (State Police) formula for arson investigators employed by the Office of the State Fire Marshal. Effective immediately.

PENSION NOTE

Increase in SERS accrued liability would be at least \$330,000.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

97-03-06 H First reading
97-03-11 H Assigned to Personnel & Pensions
97-03-21 H Re-Refer Rules/Rul 19(a)
97-03-26 H Pension Note Filed
H Committee Rules
99-01-12 H Session Sine Die

HB-1612 RONEN - LINDNER - CURRIE.

750 ILCS 5/452

Amends the Illinois Marriage and Dissolution of Marriage Act. Changes some of the requirements that must be met by parties seeking a joint simplified dissolution. Requires that the duration of the marriage does not exceed 8 (rather than 5) years, that the total fair market value of all marital property after deducting all encumbrances is less than \$10,000 (rather than \$5,000), and that the parties' combined gross annualized income is less than \$35,000 (rather than \$25,000). Adds a requirement that neither party has a gross annualized income in excess of \$20,000.

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FISCAL NOTE (Secretary of State)
No fiscal impact on SOS.
STATE MANDATES FISCAL NOTE
HB 1612 fails to create a State mandate.
JUDICIAL NOTE
There may be a minimal increase in judicial workloads; no increase in the need for the number of judges.
FISCAL NOTE (Administrative Office of Illinois Courts)
It is not possible to determine the impact on expenditures or revenues of State or local government.
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SENATE AMENDMENT NO. 1.

Adds reference to: 40 ILCS 5/1-118 new 750 ILCS 5/503 fi

from Ch. 40, par. 503

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 con-

ditions and procedures. Requires the member's written consent before a QILDRO is effective against a current member. Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that pension benefits become marital property. Includes provisions for valuing pension benefits as marital property and other provisions. Provisions added by this amendment are effective July 1, 1998.

SENATE AMENDMENT NO. 2.

Deletes reference to: 40 ILCS 5/1-118 new

Deletes everything. Amends the Illinois Marriage and Dissolution of Marriage Act. Changes some of the requirements that must be met by parties seeking a joint simplified dissolution. Requires that the duration of the marriage does not exceed 8 (rather than 5) years, that the total fair market value of all marital property after deducting all encumbrances is less than \$10,000 (rather than \$5,000), and that the parties' combined gross annualized income is less than \$35,000 (rather than \$25,000). Adds a requirement that neither party has a gross annualized income in excess of \$20,000.

SENATE AMENDMENT NO. 3.

Adds reference to: 40 ILCS 5/1-119 new

Deletes everything. Amends the General Provisions Article of the Pension Code to provide for the issuance of Qualified Illinois Domestic Relations Orders (QILDROs). Provides for a former spouse designated in a QILDRO to receive all or a specified portion of the retirement benefit or member's refund 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. Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that pension benefits become marital property. Includes provisions for valuing pension benefits as marital property and other provisions. Also changes some of the requirements that must be met by parties seeking a joint simplified dissolution. Requires that the duration of the marriage does not exceed 8 (rather than 5) years, that the total fair market value of all marital property after deducting all encumbrances is less than \$10,000 (rather than \$5,000), and that the parties' combined gross annualized income is less than \$35,000 (rather than \$25,000). Adds a requirement that neither party has a gross annualized income in excess of \$20,000. Effective July 1, 1999 or 6 months after becoming law, whichever is later.

CVCI 15 Iai	u.		
97-03-06	Η	First reading	Referred to Hse Rules Comm
97-03-11	Η		Assigned to Judiciary I - Civil Law
97-03-21	Η		Do Pass/Short Debate Cal 011-000-000
	Н	Placed Cal 2nd Rdg-Sht Dbt	
97-03-28	Η		Fiscal Note Filed
	Η	Cal Ord 2nd Rdg-Shr Dbt	
97-04-03	Н		St Mandate Fis Note Filed
	Η	Cal Ord 2nd Rdg-Shr Dbt	
97-04-04	Η		Judicial Note Filed
	Η	Cal Ord 2nd Rdg-Shr Dbt	
97-04-09	Η	Second Reading-Short Debat	e
	Η	Pld Cal Ord 3rd Rdg-Sht Dbt	
97-04-11	Η		Fiscal Note Filed
	Η	Cal Ord 3rd Rdg-Short Dbt	
97-04-14	Η	3rd Rdg-Sht Dbt-Pass/Vote 1	16-000-001
97-04-15	S	Arrive Senate	
	S	Chief Sponsor PARKER	
	S	Placed Calendr, First Reading	
	S	First reading	Referred to Sen Rules Comm
97-04-16	S	Added as Chief Co-sponsor (CULLERTON
97-04-23	S		Assigned to Judiciary
97-04-30	S		Held in committee
97-05-07	S	Amendment No.01	JUDICIARY S Adopted
	S		Recommnded do pass as amend 006-000-003
	S	Placed Calndr, Second Readn	g
	S	Added as Chief Co-sponsor I	
	S	Added as Chief Co-sponsor (
	S	Added as Chief Co-sponsor I	BOWLES

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97-05-08 S Added As A Co-sponsor KARPIEL
         S Added As A Co-sponsor CLAYBORNE
         S Added As A Co-sponsor GARCIA
         S Added As A Co-sponsor HALVORSON
97-05-13 S Sponsor Removed HALVORSON
97-05-14 S Second Reading
         S Placed Calndr, Third Reading
97-05-31 S
                                     RULED EXEMPT UNDER
                                     SENATE RULE 3-9(B)
                                     Re-referred to Judiciary
97-I0-29 H Added As A Joint Sponsor LINDNER
         H Added As A Co-sponsor CURRIE
98-04-22 S
                                     Postponed
98-04-29
        S
                Amendment No.02
                                     JUDICIARY
                                                   S
                                                             Adopted
                                     Recomminded do pass as amend 008-000-000
           Placed Calndr, Second Reading
98-04-30
         S
           Filed with Secretary
         S
                Amendment No.03
                                     PARKER
         S
                                     -BOWLES
                Amendment referred to SRUL
98-05-06
         S
                Amendment No.03
                                     PARKER
         S
                                     -BOWLES
         S
                Rules refers to
                                      SJUD
98-05-14
         S
                Amendment No.03
                                     PARKER
                                     -BOWLES
         S
                                     Be adopted
         S
           Second Reading
         S
                Amendment No.03
                                     PARKER
         S
                                     -BOWLES
         S
                                       Adopted
         S Placed Calndr, Third Reading
98-05-15 S Third Reading - Passed 057-000-000
         H Arrive House
         H Place Cal Order Concurrence 01,02,03
98-05-18 H Motion Filed Concur
         Η
                Motion referred to
         H Calendar Order of Concurren 01,02,03
98-05-19 H
                                     App For Consider - Complnce
         H Calendar Order of Concurren 01,02,03
98-05-20 H H Concurs in S Amend, 1,2,3/116-000-000
         H Passed both Houses
98-06-18 H Sent to the Governor
98-08-11 H Governor approved
             Effective Date 99-07-01
         Η
             PUBLIC ACT 90-0731
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HB-1613 MOORE, ANDREA - RONEN - BIGGERT - SCHOENBERG.

750 ILCS 60/214 from Ch. 40, par. 2312-14

Amends provisions regarding order of protection remedies granted under the Illinois Domestic Violence Act of 1986. Provides that no rights or responsibilities for a minor child born outside of marriage attach to a putative father until a father and child relationship has been established under, in addition to the Illinois Parentage Act of 1984, any other Illinois statute, any judicial, administrative, or other act of another state or territory, or by any foreign nation establishing the father and child relationship, any other proceeding substantially in conformity with the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (Pub. L. 104-193), or where both parties appeared in open court or at an administrative hearing acknowledging under oath or admitting by affirmation the existence of a father and child relationship.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1613 fails to create a State mandate under the State Mandates Act.

JUDICIAL NOTE

There would be no increase or decrease in the need for the number of judges.

HOUSE AMENDMENT NO. 1.

Adds reference to: 720 ILCS 5/12-6.3 new

Amends the Criminal Code of 1961. Creates the offense of interfering with the reporting of domestic violence. Provides that it is a Class A misdemeanor to prevent or attempt to prevent a victim of or witness to an act of domestic violence from calling 9-1-1, obtaining medical assistance, or making a report to a law enforcement official.

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97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Judiciary I - Civil Law
97-03-21 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-03 H
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-04 H
                                      Judicial Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Relld 2nd Rdng-Short Debate
         H Held 2nd Rdg-Short Debate
97-04-10 H
                 Amendment No.01
                                      RONEN
         Н
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
97-04-11 H
                 Amendment No.01
                                      RONEN
         Н
                 Rules refers to
                                       HJUA
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-15 H
                 Amendment No.01
                                      RONEN
         Η
                                      Be adopted
         H Cal Ord 3rd Rdg-Short Dbt
97-04-24 H Primary Sponsor Changed To MOORE, ANDREA
         H Added As A Joint Sponsor RONEN
         H Added As A Co-sponsor BIGGERT
         H Relld 2nd Rdng-Short Debate
         Н
                 Amendment No.01
                                      RONEN
                                                               Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
         H Added As A Co-sponsor SCHOENBERG
97-04-25 S Arrive Senate
         S Chief Sponsor PARKER
         S Placed Calendr, First Reading
         S First reading
                                      Referred to Sen Rules Comm
         S Sponsor Removed PARKER
         S Alt Chief Sponsor Changed MYERS, J
           Added as Chief Co-sponsor PARKER
         S Added as Chief Co-sponsor GEO-KARIS
97-04-30 S
                                      Assigned to Judiciary
97-05-07 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
97-05-08 S Second Reading
         S Placed Calndr, Third Reading
97-05-09 S Added as Chief Co-sponsor FARLEY
97-05-13 S Third Reading - Passed 057-000-000
         H Passed both Houses
97-06-11 H Sent to the Governor
97-07-15 H Governor approved
         Н
              Effective Date 98-01-01
              PUBLIC ACT 90-0118
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HB-1614 MCGUIRE – SCHAKOWSKY – RONEN – BOLAND – MOORE,EUGENE, HARTKE, CROTTY, BROSNAHAN, SCULLY, MCCARTHY, FEIGENHOLTZ AND SILVA.

20 ILCS 105/4.02

from Ch. 23, par. 6104.02

Amends the Illinois Act on the Aging concerning preventive services. Adds a caption.

HOUSE AMENDMENT NO. 1.

Provides that the Department on Aging may establish senior companion services, money management assistance, home repair or modification for accessibility by physi-

cally disabled persons, and home electronic emergency response services as additional programs to prevent the institutionalization of persons age 60 and older in need of long term care. Provides that the Department and Department of Human Services shall include in their annual joint report to the Governor and General Assembly the statewide availability of the preventive services and the outcomes of these services in preventing unnecessary institutionalization.

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FISCAL NOTE, REVISED (Dept. on Aging)
     There is no fiscal impact on this Dept.
     97-03-06 H First reading
              H Added As A Joint Sponsor SCHAKOWSKY
                                           Referred to Hse Rules Comm
     97-03-11 H
                                           Assigned to Aging
     97-03-14 H Added As A Co-sponsor HARTKE
     97-03-19 H Added As A Co-sponsor RONEN
              H Added As A Co-sponsor BOLAND
              H Added As A Co-sponsor MOORE, EUGENE
                      Amendment No.01
                                           AGING H
     97-03-21 H
                                                                   Adopted
              Н
                                           Do Pass Amend/Short Debate 019-000-000
              H Placed Cal 2nd Rdg-Sht Dbt
     97-04-08 H Second Reading-Short Debate
              H Pld Cal Ord 3rd Rdg-Sht Dbt
     97-04-10 H Added As A Co-sponsor CROTTY
               H Added As A Co-sponsor BROSNAHAN
               H Added As A Co-sponsor SCULLY
               H Added As A Co-sponsor MCCARTHY
     97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-000
               H Added As A Co-sponsor FEIGENHOLTZ
               H Added As A Co-sponsor SILVA
     97-04-14 S Arrive Senate
               S Placed Calendr, First Reading
     97-04-16 S Chief Sponsor SMITH
               S First reading
                                           Referred to Sen Rules Comm
     97-04-17 S
                                           Assigned to Public Health & Welfare
      97-04-18 S Added as Chief Co-sponsor MYERS,J
      97-04-23 S
                                           Postponed
               S Added as Chief Co-sponsor WALSH,L
     97-04-24 S
                                           Fiscal Note Filed
     97-04-25 S Added as Chief Co-sponsor CARROLL
     97-04-29 S
                                           Held in committee
      97-05-05 S Added as Chief Co-sponsor JONES
      97-05-06 S Added As A Co-sponsor MAHAR
               S Added As A Co-sponsor GARCIA
               S
                                           To Subcommittee
                                           Committee Public Health & Welfare
      97-05-10 S
                                           Refer to Rules/Rul 3-9(a)
      97-05-31 S Ruled Exempt Under Sen Rule 3-9(B) SRUL
                                           Re-referred to Public Health & Welfare
      99-01-12 H Session Sine Die
HB-1615
            NOLAND.
   40 ILCS 5/4-114
                                  from Ch. 108 1/2, par. 4-114
   30 ILCS 805/8.21 new
```

Amends the Downstate Firefighter Article of the Pension Code. Restores the right to a survivor's benefit to surviving spouses who remarried between January 1, 1992 and July 1, 1993. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

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Cost has not been determined, but is expected to be minimal.

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

97-03-06 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Personnel & Pensions

97-03-21 H Re-Refer Rules/Rul 19(a)

97-03-28 H Pension Note Filed

Committee Rules
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99-01-12 H Session Sine Die

2145 HB-1616

HB-1616 PERSICO.

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law within the Property Tax Code to exclude from the definition of "aggregate extension" taxes levied by school districts for purposes of fire prevention, safety, energy conservation, and school security. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford
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97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Revenue 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1617 MOORE, ANDREA.

625 ILCS 5/17-101

from Ch. 95 1/2, par. 17-101

Amends the Illinois Vehicle Code to make a stylistic change to a provision concerning highway safety and the powers of the Governor.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Transportation & Motor Vehicles 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1618 DURKIN - NOVAK - GIGLIO - BLACK - HASSERT.

625 ILCS 5/1-102.02 from Ch. 95 I/2, par. 1-102.02 625 ILCS 5/3-101 from Ch. 95 I/2, par. 3-101

Amends the Illinois Vehicle Code. Changes definition of all-terrain vehicle. Increases the maximum manufacturer's dry weight from 600 pounds to 750 pounds and the minimum number of low-pressure tires from 3 to 4 to qualify as an all-terrain vehicle. Provides that an owner of an all-terrain vehicle purchased new on or after January 1, 1998 must make application to the Secretary of State for a certificate of title. Effective January 1, 1998.

HOUSE AMENDMENT NO. 1.

Deletes everything. Reinserts the bill as introduced but with the following changes. Includes in the definition of an "all-terrain vehicle" any motorized off-highway vehicle having a manufacturer's dry weight of 600 (instead of 750) pounds or less and traveling on 3 (instead of 4) or more low-pressure tires. Provides that the fee for a certificate of title for an all-terrain vehicle is \$13 or as otherwise provided by law.

GOVERNOR'S AMENDATORY VETO MESSAGE

Deletes reference to: 626 ILCS 5/3-101

Recommends deleting changes relating to certificates of title for all-terrain vehicles. NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading H Added As A Joint Sponsor NOVAK Referred to Hse Rules Comm 97-03-11 H Assigned to Transportation & Motor Vehicles 97-03-18 H Added As A Co-sponsor GIGLIO 97-03-19 H Amendment No.01 TRANSPORTAT'N H Adopted Do Pass Amend/Short Debate 021-000-000 H Placed Cal 2nd Rdg-Sht Dbt 97-03-20 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt 97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 093-021-001 H Added As A Co-sponsor BLACK H Added As A Co-sponsor HASSERT 97-04-14 S Arrive Senate S Placed Calendr, First Reading S Chief Sponsor O'MALLEY S First reading Referred to Sen Rules Comm 97-04-24 S Assigned to Transportation 97-04-30 S Recommended do pass 007-002-000 S Placed Calndr, Second Reading

97-05-01 S Second Reading

S Placed Calndr, Third Reading

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97-05-13 S Third Reading - Passed 051-006-000
H Passed both Houses
97-06-11 H Sent to the Governor
97-08-01 H Governor amendatory veto
H Placed Cal. Amendatory Veto
97-10-30 H Bill dead-amendatory veto.
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HB-1619 JONES,LOU - WOOD - TURNER, JOHN - LANG AND LOPEZ.

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755 ILCS 5/1-11 from Ch. 110 1/2, par. 1-11
755 ILCS 5/9-1 from Ch. 110 1/2, par. 9-1
755 ILCS 5/9-3 from Ch. 110 1/2, par. 9-3
755 ILCS 5/11-3 from Ch. 110 1/2, par. 11-3
755 ILCS 5/11-5 from Ch. 110 1/2, par. 11-5
755 ILCS 5/11a-5 from Ch. 110 1/2, par. 11a-5
755 ILCS 5/23-2 from Ch. 110 1/2, par. 23-2
```

Amends the Probate Act of 1975. Provides that a person who is a resident of the United States (instead of this State) is qualified to act as administrator. Adds the qualification that the court must find the person capable of providing an active and suitable program of guardianship for a minor in order to be a guardian. Removes the requirement that the guardian be a resident of this State. Removes the provision that provides that if the minor resides out of the State, the court may appoint the guardian without nomination. Provides that the court may remove a representative if the representative (instead of executor) becomes a nonresident of the United States. Removes the provision that allows the court to remove a representative if the administrator, administrator to collect, guardian of the estate, or temporary guardian becomes a nonresident of this State. Makes technical changes. Effective immediately.

JUDICIAL NOTE

There would be no increase or decrease in the need for the number of judges.

FISCAL NOTE (III. Courts Administrative Office)

No fiscal impact on the Judicial Branch.

STATE MANDATES FISCAL NOTE

HB1619 fails to create a State mandate.

SENATE AMENDMENT NO. 1.

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Adds reference to: 765 ILCS 305/3 from Ch. 30, par. 193 from Ch. 30, par. 194 from Ch. 315/1 from Ch. 30, par. 153
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Amends the Statute Concerning Perpetuities. Defines "qualified perpetual trust" as any trust to which, by its terms, the rule against perpetuities does not apply and of which the trustee has the power in the trust document or under any provision of law to sell, lease, or mortgage property for any period of time beyond the period of the rule against perpetuities. Provides that the rule against perpetuities shall not apply to a qualified perpetual trust created by will or inter-vivos agreement executed or amended on or after January 1, 1998, or to such trusts created by exercise of a power of appointment granted under instruments executed or amended on or after January 1, 1998. Amends the Perpetuities Vesting Act to exempt qualified perpetual trusts from the provision that no person shall settle or dispose of any real or person property in violation of the rule against perpetuities.

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97-03-06 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Judiciary I - Civil Law
97-03-21 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         Н
                                       Fiscal Note Requested CROSS
         Н
                                       Judicial Note Request CROSS
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-04 H
                                       Judicial Note Filed
                                       Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-10 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-12 H
                                        St Mandate Fis Note Filed
         H Cal Ord 3rd Rdg-Short Dbt
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97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
         H Added As A Co-sponsor LOPEZ
97-04-17 S Arrive Senate
         S Placed Calendr, First Reading
97-04-18 S Chief Sponsor OBAMA
97-04-23 S First reading
                                      Referred to Sen Rules Comm
97-04-25 S
                                      Assigned to Judiciary
97-05-07 S
                 Amendment No.01
                                      JUDICIARY
                                                                Adopted
                                      Recommided do pass as amend 007-001-000
         S Placed Calndr, Second Reading
97-05-08 S Second Reading
          S Placed Calndr, Third Reading
97-05-09 S Third Reading - Passed 055-001-000
         H Arrive House
         H Place Cal Order Concurrence 01
97-05-13 H Added As A Joint Sponsor WOOD
         H Added As A Co-sponsor TURNER, JOHN
         H Added As A Co-sponsor LANG
97-05-17 H Motion Filed Concur
         H Refer to Rules/Rul 75(a)
         H Place Cal Order Concurrence 01
97-05-19 H
                 Motion referred to
                                        01/HJUA
         H Place Cal Order Concurrence 01
97-05-21 H Be approved consideration 01/011-000-000
         H Place Cal Order Concurrence 01
97-05-22 H H Concurs in S Amend. 01/115-002-000
         H Passed both Houses
97-06-20 H Sent to the Governor
97-08-17 H Governor approved
         H
              Effective Date 97-08-17
              PUBLIC ACT 90-0472
```

HB-1620 KENNER, DAVIS, MONIQUE AND MAUTINO.

105 ILCS 5/14-1.02b new

Amends the School Code. Requires school districts to screen certain of their enrolled students for visual perception disorders. Requires the screenings to be conducted by a qualified medical professional provided by the school district. Provides that if a student is determined to have a visual perception disorder, the student shall be deemed to be a child with disabilities for whom special education services and facilities are required and for the furnishing of which the school district is eligible to receive reimbursement and categorical funding as provided by law. FISCAL NOTE (State Board of Education)

Vision screening for approximately 145,000 new enrollments and transfers could cost about \$145,000 without donated services.

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Provision of special ed services would require additional test-
    ing and staffing.
    STATE MANDATES FISCAL NOTE (SBE)
    No change from SBE fiscal note.
    FISCAL NOTE, H-AM 1 (State Bd. of Ed.)
    There would be no fiscal impact until an appropriation is made.
    STATE MANDATES FISCAL NOTE, H-AM 1 (SBE)
    No change from SBE fiscal note, with H-am 1.
    STATE DEBT IMPACT NOTE
    HB 1620 would not have an impact on the level of State debt.
    STATE DEBT IMPACT NOTE, H-AM 1
    No change from previous State debt note.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    97-03-06 H First reading
                                          Referred to Hse Rules Comm
    97-03-11 H
                                           Assigned to Elementary & Secondary
                                             Education
    97-03-20 H
                                          Motion Do Pass-Lost 009-007-002 HELM
             Н
                                          Remains in CommiElementary & Secondary
                                             Education
             H Added As A Co-sponsor DAVIS, MONIQUE
    97-03-21 H
                                          Do Pass/Stdnrd Dbt/Vo011-005-002
             H Plcd Cal 2nd Rdg Std Dbt
             Η
                                          Fiscal Note Requested BLACK
                                          St Mandate Fis Nte Requestd BLACK
             H Cal 2nd Rdg Std Dbt
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97-04-11	Н		Fiscal Note Filed
	H		St Mandate Fis Note Filed
		Cal 2nd Rdg Std Dbt	
97-04-12	Н	Amendment No.01	KENNER
	Н	Amendment referred to	HRUL
	Н	Second Reading-Stnd Debate	
	Η	Pld Cal Ord 3rd Rdg-Std Dbt	
97-04-14	Η		Fiscal Note Filed
	Н		St Mandate Fis Note Filed
	Н	Amendment No.01	KENNER
	Н	Rules refers to	HELM
	Н	Cal Ord 3rd Rdg-Short Dbt	
	Η	Relld 2nd Rdng-Short Debate	;
	Н	Held 2nd Rdg-Short Debate	
97-04-15	Н		State Debt Note Filed
	Н	Held 2nd Rdg-Short Debate	
	Н	Added As A Co-sponsor MA	UTINO
97-04-19	Η	•	State Debt Note Filed AS AMENDED
	Η	Held 2nd Rdg-Short Debate	
97-04-25		5	Re-Refer Rules/Rul 19(a)
99-01-12	Н	Session Sine Die	

HB-1621 DURKIN.

215 ILCS 155/18

from Ch. 73, par. 1418

Amends the Title Insurance Act. Provides that an applicant for a title insurance commitment or policy who was referred to a title insurance company, independent escrowee, or title insurance agent by a producer of title business or by an associate of that producer shall have the right for 10 business days after acceptance of the real estate contract to rescind the title insurance policy or commitment order at no cost. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary I - Civil Law
97-03-19 H Primary Sponsor Changed To DURKIN
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1622 PHELPS.

105 ILCS 5/19-1 from Ch. 122, par. 19-1

H Cal 2nd Rdg Std Dbt

Amends the School Code. Authorizes an elementary school district that meets specified criteria to issue bonds for the construction of a new elementary school facility up to an amount, excluding existing indebtedness, not exceeding 18% of the EAV of the taxable property of the district, if the voters of the district approve a proposition for the issuance of those bonds at a referendum held after July 1, 1997 and the bonds are issued by July 1, 1998. Effective immediately.

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FISCAL NOTE (State Bd. of Ed.)
There is no fiscal impact on ISBE.
STATE MANDATES FISCAL NOTE (SBE)
No change from SBE fiscal note.
STATE DEBT IMPACT NOTE
HB 1622 would not have an impact on the level of State debt.
97-03-06 H First reading
                                     Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Elementary & Secondary
                                        Education
97-03-19 H
                                      Fiscal Note Requested COWLISHAW
                                      St Mandate Fis Nte Requestd COWLISHAW
         Η
                                      State Debt Note Requested COWLISHAW
         Н
         Н
                                      Committee Elementary & Secondary
                                        Education
97-03-20 H
                Amendment No.01
                                      ELEM SCND ED H
                                                               Withdrawn
                                      Do Pass/Stdnrd Dbt/Vo012-009-000
         Н
         H Plcd Cal 2nd Rdg Std Dbt
97-04-10 H
                                      Fiscal Note Filed
                                      St Mandate Fis Note Filed
```

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State Debt Note Filed
97-04-15 H
         H Cal 2nd Rdg Std Dbt
97-04-16 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-24 H
                                          3d Reading Consideration PP
                                          Calendar Consideration PP.
97-04-25 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1623 PHELPS.

New Act 5 ILCS 80/4.18 new 30 ILCS 105/5.449 new 745 ILCS 49/34 new

Creates the Comprehensive Childbirth Act to regulate the practice of direct entry midwifery through certification requirements. Amends the Regulatory Agency Sunset Act to repeal the new Act on January 1, 2008. Amends the State Finance Act to add the Direct Entry Midwife Certification Fund. Amends the Good Samaritan Act to exempt direct entry midwives from civil liability for uncompensated emergency treatment.

CORRECTIONAL NOTE

This legislation has no fiscal or prison popultion impact on

this Dept.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1623 fails to create a State mandate

under the State Mandates Act.

FISCAL NOTE (Dept. of Public Health)

Fiscal implications to this Dept. would be approximately

\$70,000.

HOME RULE NOTE

HB 1623 does not preempt home rule authority.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule

```
97-03-06 H First reading
                                        Referred to Hse Rules Comm
97-03-11 H
                                        Assigned to Human Services
                                        Re-assigned to Registration & Regulation
         Η
97-03-18 H
                                        Correctional Note Filed
                                        Committee Registration & Regulation
97-03-21 H
                                        St Mandate Fis Note Filed
         Η
                                        Committee Registration & Regulation
         H
                                        Re-Refer Rules/Rul 19(a)
97-03-26 H
                                        Fiscal Note Filed
                                        Committee Rules
         H
97-04-07 H
                                        Home Rule Note Filed
                                        Committee Rules
99-01-12 H Session Sine Die
```

SAVIANO. HB-1624

New Act

5 ILCS 80/4.18 new

30 ILCS 105/5.449 new

Creates the Hypnotist Licensing Act to regulate the practice of hypnosis through licensing requirements. Amends the Regulatory Agency Sunset Act to repeal the Hypnosis Licensing Act on January 1, 2008. Amends the State Finance Act to add the Hypnotist Licensing Fund. Effective 30 days after becoming law.

NOTE(S) THAT MAY APPLY: Fiscal

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97-03-06 H First reading
                                        Referred to Hse Rules Comm
97-03-11 H
                                        Assigned to Registration & Regulation
97-03-21 H
                                        Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1625 SMITH, MICHAEL - MURPHY.

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40 ILCS 5/18-112
                                   from Ch. 108 1/2, par. 18-112
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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. Effective immediately.

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PENSION NOTE
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Fiscal impact has not been determined, but is exected to be

minor.

NOTE(S) THAT MAY APPLY; Fiscal; Pension

97-03-06 H First reading

H Added As A Joint Sponsor MURPHY

H Referred to Hse Rules Comm
97-03-11 H Assigned to Personnel & Pensions
97-03-21 H Re-Refer Rules/Rul 19(a)
97-03-28 H Pension Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-1626 WINTERS.

705 ILCS 405/1-3	from Ch. 37, par. 801-3
705 ILCS 405/3-8	from Ch. 37, par. 803-8
705 ILCS 405/4-5	from Ch. 37, par. 804-5
705 1LCS 405/5-6	from Ch. 37, par. 805-6
705 ILCS 405/5-6.5 new	•
705 ILCS 405/5-23	from Ch. 37, par. 805-23

Amends the Juvenile Court Act of 1987. Establishes a juvenile intake center as a pilot project in a judicial circuit selected by the Department of Corrections and administered by the administrator of the court services department of that judicial circuit. Provides that the center shall serve a minor at least 13 years of age who is a first time offender, who has not been adjudicated delinquent for a crime of violence, forcible felony, or a Class X, Class 1, or Class 2 felony, and who is physically able to participate in regimented physical activities. Provides that the program shall include mandatory labor, regimented activities, uniformity of dress and appearance, education, and counseling. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-12 H Session Sine Die

97-03-06 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Judiciary II - Criminal Law

97-03-21 H Re-Refer Rules/Rul 19(a)

HB-1627 STEPHENS – HOLBROOK – DAVIS,STEVE – PHELPS – SMITH,MICHAEL AND BLACK.

New Act 35 ILCS 5/211 new

Creates the Business Use Incentives for Large-Scale Development Act, Provides that an eligible industry that invests a minimum of \$15,000,000, or \$10,000,000 for an office industry, and creates at least 100 new jobs, or at least 500 jobs for an office industry, in the State may apply for incentives, including tax credits in an amount not to exceed 5% of the gross wages paid to the new employees of the industry, as part of an economic development project through the Department of Commerce and Community Affairs. Authorizes the Department to enter into financing agreements with eligible industries it selects to receive the incentives. Provides that the Department 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 Illinois Development Finance Authority, in cooperation with the Department, to issue up to \$35,000,000 in bonds to finance the economic development projects. Authorizes the Department 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. Amends the Illinois Income Tax Act to create the Business Use Incentives for Large-Scale Development tax credit. Exempts the credit from the sunset provisions.

FISCAL NOTÊ (DCCA)

HB1627 will cost \$240,000 for operational expenses and will

have a \$500,000 increase in revenues and expenditures from the

new special project fund for each executed project.

STATE MANDATES FISCAL NOTE

HB1627 fails to meet the definition of a State mandate.

HOUSE AMENDMENT NO. 1.

Adds reference to:

2151 HB-1627—Cont.

New Act 30 ILCS 105/5.449 new

Deletes everything. Creates the Economic Development for a Growing Economy Tax Credit Act. Provides that the Department of Commerce and Community Affairs (DCCA), in cooperation with the Department of Revenue, shall grant tax credits against Illinois income tax liability to applicants creating new jobs in Illinois if the applicant's project to create new jobs meets certain criteria, including the creation of 100 new full-time jobs in Illinois. Provides that DCCA shall enter into agreements with the qualifying applicants. Provides that credit awards under the Act shall be used for certain purposes, including capital investment, infrastructure development, debt service, research and development, job training and education, lease costs, or relocation costs. Provides that DCCA shall determine the duration and amount of the credit. Provides that the duration may not exceed 15 taxable years. Provides that the credit may be stated as a percentage of the new employees' income tax withholdings attributable to the applicant's project and may include a fixed dollar limitation. Provides that if the Director of DCCA determines that an applicant is in noncompliance with the provisions of this Act, the Director shall notify the taxpayer of the alleged noncompliance and allow the taxpayer a reasonable opportunity to explain the noncompliance. Provides that if after this period the Director determines the applicant is still in noncompliance, the Director shall instruct the Department of Revenue to issue a notice of deficiency to the taxpayer. Requires the Director to submit an annual report on the tax credit program under this Act to the Governor and the General Assembly. Requires DCCA to evaluate the tax credit program biennially and submit their findings to the Governor and the General Assembly. Provides that DCCA may adopt rules to implement the provisions of the Act, including charging a fee to recipients of tax credit awards for administration of the tax credit program. Provides that the charges collected, if any, shall be deposited into the Economic Development for a Growing Economy Fund. Amends the State Finance Act to create the Fund, Amends the Illinois Income Tax Act to create the Economic Development for a Growing Economy Tax Credit. Exempts the credit from the sunset provisions.

SENATE AMENDMENT NO. 2.

Deletes reference to: New Act 30 ILCS 105/5.449 new 35 ILCS 5/211 new Adds reference to: New Act

5 ILCS 120/1.02 from Ch. 102, par. 41.02 5 ILCS 140/7 from Ch. 116, par. 207 5 ILCS 420/3-101 rep.

Deletes everything. Creates the State Gift Ban Act. Prohibits legislators, State Officers and employees, judges, and employees of governmental entities, including home rule units, and school districts from soliciting or receiving gifts from a person or entity with interests affected by government. Provides specific exceptions and allows a governmental entity to adopt or maintain policies more restrictive than the Act. Requires the designation of ethics officers to provide guidance under the Act and review statements of economic interests. Creates ethics commissions within each branch of government with 6 commissioners appointed to each commission and not more than 3 members of the same political party on each commission. Provides that the Governor shall appoint the commissioners to the executive ethics commission, the legislative leaders shall appoint the commissioners to the legislative ethics commission, and the Chief Justice of the Supreme Court shall, with the concurrence of 3 other Supreme Court judges, appoint the commissioners to the judicial ethics commission. Provides certain powers and procedures enabling the commissions to hear complaints alleging violations of the Act. Provides that a commission may issue recommendations prescribing certain disciplinary action to the violator's ultimate jurisdictional authority and may impose a fine. Provides that a commission may refer a recommendation and the accompanying documents generated from the complaint procedure to the Department of State Police or other law enforcement entity or to a prosecutorial, investigatory, disciplinary, or similar entity. Provides that a violation of the Act is a Class A misdemeanor. Preempts home rule. Amends the Open Meetings Act and the Freedom of Information Act to exempt from their provisions a commission's proceedings and documents. Amends the Illinois Governmental Ethics Act to delete the provision concerning a gift prohibition for legislators. Effective January 1, 1998.

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NOTE(S) THAT MAY APPLY: Fiscal
   97-03-06 H First reading
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H Added As A Joint Sponsor STEPHENS
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Labor & Commerce
97-03-20 H
                                     Do Pass/Stdnrd Dbt/Vo012-007-000
         H Plcd Cal 2nd Rdg Std Dbt
         Ή
                                     Fiscal Note Requested PARKE
                                     St Mandate Fis Nte Requestd PARKE
         H Cal 2nd Rdg Std Dbt
97-03-25 H Added As A Co-sponsor DAVIS, STEVE
97-04-08 H
                                     Fiscal Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-09 H
                                     St Mandate Fis Note Filed
         H Cal 2nd Rdg Std Dbt
                                     HOLBROOK
97-04-10 H
                Amendment No.01
                Amendment referred to HRUL
         Н
         H Cal 2nd Rdg Std Dbt
                Amendment No.01
                                     HOLBROOK
97-04-11 H
         Н
                Rules refers to
                                       HLBC
         H Cal 2nd Rdg Std Dbt
97-04-12 H
                Amendment No.01
                                     HOLBROOK
                                      Be adopted
         H Cal 2nd Rdg Std Dbt
         H Added As A Co-sponsor PHELPS
         H Added As A Co-sponsor SMITH, MICHAEL
97-04-18 H Primary Sponsor Changed To STEPHENS
         H Joint Sponsor Changed to HOLBROOK
97-04-23 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shr Dbt
97-04-24 H
                 Amendment No.01
                                                              Adopted
                                     HOLBROOK
         H Pld Cal Ord 3rd Rdg-Std Dbt
         H 3rd Rdg-Stnd Dbt-Pass/V064-046-004
         H Added As A Co-sponsor BLACK
97-04-25 S Arrive Senate
          S Placed Calendr, First Reading
97-04-29
         S Chief Sponsor WATSON
          S First reading
                                      Referred to Sen Rules Comm
97-05-30
                                      PURSUANT TO RULE
         S
                                      2-10(E), DEADLINE
          S
         S
                                      FOR FINAL ACTION
          S
                                      IS EXTENDED TO
          S
                                      JANUARY 1, 1998.
          S
                                      Assigned to Revenue
          S
                                      Re-referred to Rules
          S
                                      Approved for Consideration SRUL
          S
            Placed Calndr, Second Reading
          S
            Second Reading
          S Placed Calndr, Third Reading
97-05-31 S Filed with Secretary
          S
                 Amendment No.01
                                      BERMAN
          S
                                      -DEMUZIO
          S
                 Amendment referred to SRUL
          S Calendar Order of 3rd Rdng 97-05-31
97-07-02 S
                                      Refer to Rules/Rul 3-9(b)
          S Tabled Pursuant to Rule5-4(A) SA 01
97-11-13 S Filed with Secretary
         S
                 Amendment No.02
                                      DILLARD
          S
                 Amendment referred to SRUL
          S
                 Amendment No.02
                                      DILLARD
          S
                 Rules refers to
                                       SEXC
```

2153 HB-1627—Cont.

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97-11-13--Cont.
                                     Approved for Consideration SRUL
         S Calendar Order of 3rd Rdng 97-11-14
         S Sponsor Removed WATSON
         S Alt Chief Sponsor Changed DILLARD
         S Added as Chief Co-sponsor WATSON
97-11-14 S
                Amendment No.02
                                     DILLARD
                                     Be adopted
         S Recalled to Second Reading
         S
                Amendment No.02
                                     DILLARD
                                                              Adopted
         S Placed Calndr, Third Reading
         S Sponsor Removed WATSON
         S Added as Chief Co-sponsor CARROLL
         S Added As A Co-sponsor WALSH,L
         S Added As A Co-sponsor LINK
         S Added As A Co-sponsor WELCH
         S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 02
         H Motion Filed Concur
         н
                Motion referred to
                                       HRUL
         Н
                Rules refers to
                                       HAGC
         H
                                     Rules - Re-Refer Motion to
         H Place Cal Order Concurrence 02
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
99-01-12 H Session Sine Die
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HB-1628 LEITCH - MADIGAN, MJ - SLONE - SMITH, MICHAEL - MOFFITT.

New Act

Creates the Illinois Wildlife Prairie Museum Act to provide for the continuing conservation, operation, and maintenance of the Illinois Wildlife Prairie Museum. Creates the Illinois Wildlife Prairie Foundation as a means through which funds may be raised, invested, and disbursed to accomplish the purposes of the Act. Creates the Illinois Wildlife Prairie Museum Commission to govern the Foundation. Provides that the Foundation shall seek the guidance of and consult with the Board of the Illinois State Museum on all matters relating to the operation of the Illinois Wildlife Prairie Museum. Creates the Illinois Wildlife Prairie Museum Fund. Provides that before January 1, 1998, the Comptroller shall order the Treasurer to transfer \$10,000,000 from the General Revenue Fund into the Fund for maintenance, operating, and development costs incurred by the Foundation. Provides that the Foundation may use the moneys in the Fund, subject to appropriation, for the purpose of administering the conservation, operation, and maintenance of the Illinois Wildlife Prairie Museum. Provides that the State of Illinois accepts the conveyance of the Illinois Wildlife Prairie Park along with its appurtenances in trust as provided in the deed of conveyance, subject to lease with an affiliate of the Paul Newman's Hole in the Wall Gang Camp, the Buffalo Prairie Gang Camp, and the Peoria Area Historical Drama, Inc. and subject to the condition that the property is forever used for the conservation of natural resources, including the propagation of wild flowers and plants, a habitat for native fauna.

HOUSE AMENDMENT NO. 1.

Deletes everything. Creates the Illinois Wildlife Prairie Museum Act to provide for the continuing operation and maintenance of the Illinois Wildlife Prairie Museum. Creates the Illinois Wildlife Prairie Museum Commission to accept moneys from the State and other entities on behalf of the Illinois Wildlife Prairie Museum and to oversee the financial management of the Illinois Wildlife Prairie Museum. Provides that on or before 30 days after execution of a lease with the Foundation the State of Illinois shall accept a deed of conveyance of the Illinois Wildlife Prairie Park along with its appurtenances in trust as provided in the deed of conveyance, subject only to (1) a lease with an affiliate of the Paul Newman's Hole in the Wall Gang Camp, the Buffalo Prairie Gang Camp, (2) a lease with the Peoria Area Historical Drama, Inc., and (3) the condition that the property is forever used for the fulfillment of the mission of the Illinois Wildlife Prairie Museum, including the conservation of natural resources, the propagation of wild flowers and plants, and habitat for native fauna. Provides that on or before 6

months after the effective date of this Act, the State shall use its best efforts to enter into a lease, as lessor of the Illinois Wildlife Prairie Park, with the Wildlife Prairie Park Foundation. Adds an immediate effective date.

SENATE AMENDMENT NO. 1. (Senate recedes May 31, 1997)

Deletes everything. Creates the Illinois Wildlife Prairie Park Act to provide for the continuing operation and maintenance of the Illinois Wildlife Prairie Park. Creates the Illinois Wildlife Prairie Park Commission to accept moneys from the State and other entities on behalf of the Illinois Wildlife Prairie Park and to oversee the financial management of the Illinois Wildlife Prairie Park. Provides that the State of Illinois may accept a deed of conveyance of the Illinois Wildlife Prairie Park along with its appurtenances in trust as provided in the deed of conveyance. Provides that the Commission may enter into a contract or lease for the management of the Park. Provides that the Commission may work with the Foundation to raise private sector funds and encourage community involvement. Effective immediately.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

Recommends that the bill be amended as follows:

Deletes everything. Creates the Illinois Wildlife Prairie Park Act to provide for the continuing operation and maintenance of the Illinois Wildlife Prairie Park. Creates the Illinois Wildlife Prairie Park Commission to accept moneys from the State and other entities on behalf of the Illinois Wildlife Prairie Park and to oversee the financial management of the Illinois Wildlife Prairie Park. Provides that the State of Illinois may accept a deed of conveyance of the Illinois Wildlife Prairie Park along with its appurtenances in trust as provided in the deed of conveyance. Provides that the Commission may enter into a contract or lease for the management of the Park. Provides that the Commission may work with the Foundation to raise private sector funds for its account and encourage community involvement. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   97-03-06 H First reading
             H Added As A Joint Sponsor SLONE
                                         Referred to Hse Rules Comm
             H Joint Sponsor Changed to MADIGAN, MJ
   97-03-10 H Added As A Co-sponsor SMITH, MICHAEL
   97-03-11 H
                                         Assigned to Executive
   97-03-20 H
                                         Do Pass/Short Debate Cal 015-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
    97-04-11 H
                    Amendment No.01
                                         LEITCH
                    Amendment referred to HRUL
             Н
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-12 H
                    Amendment No.01
                                         LEITCH
                    Rules refers to
                                           HEXC
             H
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-14 H
                    Amendment No.01
                                         LEITCH
                                         Be adopted
             Н
             H Second Reading-Short Debate
                    Amendment No.01
             Н
                                         LEITCH
                                                                  Adopted
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote I16-000-000
    97-04-17 S Arrive Senate
             S Placed Calendr, First Reading
             S Chief Sponsor SHADID
                Added as Chief Co-sponsor HAWKINSON
             S First reading
                                         Referred to Sen Rules Comm
    97-04-24 S
                                          Assigned to Executive
    97-05-01 S
                                          Postponed
    97-05-08 S
                     Amendment No.01
                                         EXECUTIVE
                                                                  Adopted
                                         Recommnded do pass as amend 012-000-000
             S Placed Calndr, Second Reading
    97-05-09 S Second Reading
             S Placed Calndr, Third Reading
    97-05-14 S Third Reading - Passed 059-000-000
    97-05-15 H Arrive House
             H Place Cal Order Concurrence 01
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97-05-19 H Motion Filed Non-Concur 01/LEITCH
               H H Noncners in S Amend, 01
               S Secretary's Desk Non-concur 01
      97-05-20 S Filed with Secretary
                                            Mtn refuse recede-Sen Amend
               S S Refuses to Recede Amend 01
               S S Requests Conference Comm 1ST/SHADID
               S Sen Conference Comm Apptd 1ST/HAWKINSON,
               S
                                               KLEMM, PHILIP,
               S
                                               SHADID, COLLINS
      97-05-22 H Hse Accede Reg Conf Comm 1ST
               H Hse Conference Comm Apptd 1ST/SMITH, MICHAEL,
                                               SLONE, BURKE,
                                               CHURCHILL & LEITCH
               Н
      97-05-30 H House report submitted 1ST/LEITCH
               H Conf Comm Rpt referred to 1ST/HRUL
               H House report submitted 1ST
      97-05-31 S Filed with Secretary
               S Conference Committee Report 1ST/SHADID
               S Conf Comm Rpt referred to SRUL
               S Conference Committee Report 1ST/SHADID
               S Be approved consideration SRUL
               H Conference Committee Report 1ST/LEITCH
               H Be approved consideration HRUL/003-002-000
               H House Conf. report Adopted 1ST/117-000-000
               S Senate report submitted
               S Senate Conf. report Adopted 1ST/058-000-000
               H Both House Adoptd Conf rpt 1ST
               H Passed both Houses
               H Added As A Co-sponsor MOFFITT
      97-06-27 H Sent to the Governor
      97-08-19 H Governor approved
                    Effective Date 97-08-19
                    PUBLIC ACT 90-0501
HB-1629
            BUGIELSKI - HASSERT - CAPPARELLI.
  205 ILCS 660/1
                                   from Ch. 17, par. 5201
  205 ILCS 670/8.1
  205 ILCS 675/1
                                    from Ch. 17, par. 7001
  815 ILCS 205/4.1a
                                   from Ch. 17, par. 6406
  815 ILCS 375/1
                                    from Ch. 121 1/2, par. 561
  815 ILCS 405/1
                                   from Ch. 121 1/2, par. 501
  Amends the Sales Finance Agency Act, the Consumer Installment Loan Act, the Illi-
nois Financial Services Development Act, the Interest Act, the Motor Vehicle Retail In-
stallment Sales Act, and the Retail Installment Sales Act. Adds captions and makes
technical changes.
      FISCAL NOTE (Dpt. Financial Institutions)
      There would be no fiscal impact on the Department.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB1629 fails to create a State mandate
      under the State Mandates Act.
      97-03-06 H First reading
               H Added As A Joint Sponsor HASSERT
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Financial Institutions
      97-03-19 H
                                            Do Pass/Stdnrd Dbt/Vo015-010-000
               H Plcd Cal 2nd Rdg Std Dbt
      97-03-20 H
                                            Fiscal Note Requested BLACK
               Η
                                            Fiscal Note Filed
                                            St Mandate Fis Nte Requestd BLACK
               H Cal 2nd Rdg Std Dbt
      97-04-07 H
                                            St Mandate Fis Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-15 H Second Reading-Stnd Debate
               H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-16 H Primary Sponsor Changed To BUGIELSKI
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H Added As A Co-sponsor CAPPARELLI

97-04-25 H

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Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1630
             BUGIELSKI.
  815 ILCS 205/4
                                     from Ch. 17, par. 6404
  Amends the Interest Act. Makes a stylistic change in provisions concerning the gen-
eral interest rate.
      FISCAL NOTE (Dpt. Financial Institutions)
      There would be no fiscal impact on the Department.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB1630 fails to create a State mandate
      under the State Mandates Act.
      97-03-06 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Financial Institutions
      97-03-19 H
                                              Do Pass/Stdnrd Dbt/Vo015-010-000
                H Plcd Cal 2nd Rdg Std Dbt
      97-03-20 H
                                              Fiscal Note Requested BLACK
                Н
                                              Fiscal Note Filed
                                              St Mandate Fis Nte Requestd BLACK
                H
                H Cal 2nd Rdg Std Dbt
      97-04-07 H
                                              St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-08 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-25 H
                                              Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
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ERWIN - FANTIN - WIRSING - DAVIS, MONIQUE. HB-1631

110 ILCS 947/38 new

Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to conduct an annual survey of freshmen MAP recipients to determine grade point averages, retention rates, progress rates, student goal attainment rates, time-to-degree, and degrees conferred. Requires the Commission to report its survey findings annually to the General Assembly. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1.

Replaces the survey and reporting requirements of the bill as introduced with 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.

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STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB1631 fails to create a State mandate
under the State Mandates Act.
STATE MANDATES FISCAL NOTE, H-am 1
In the opinion of DCCA, HB1631, as amended by H-am 1, fails
to create a State mandate under the State Mandates Act.
STATE DEBT IMPACT NOTE, H-AM 1
HB 1631 would not have an impact on the level of State debt.
97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Higher Education
97-03-14 H Added As A Joint Sponsor FANTIN
97-03-20 H
                Amendment No.01
                                      HIGHER ED H
                                                               Adopted
                                      Do Pass Amend/Short Debate 015-000-000
         Н
         H Placed Cal 2nd Rdg-Sht Dbt
                                      Fiscal Note Requested AS AMENDED/
                                        BLACK
         Н
                                      St Mandate Fis Nte Requestd AS
                                        AMENDED/BLACK
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-07 H
                                      St Mandate Fis Note Filed
                                      St Mandate Fis Note Filed
         H
         H Cal Ord 2nd Rdg-Shr Dbt
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2157 HB-1631—Cont.

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97-04-08 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-10 H Added As A Co-sponsor WIRSING
      97-04-11 H Added As A Co-sponsor DAVIS, MONIQUE
                                           State Debt Note Filed AS AMENDED
      97-04-15 H
               H Cal Ord 3rd Rdg-Short Dbt
      97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
      97-04-17 S Arrive Senate
               S Placed Calendr, First Reading
               S Chief Sponsor BURZYNSKI
      97-04-18 S First reading
                                           Referred to Sen Rules Comm
      99-01-12 H Session Sine Die
HB-1632
            GILES.
```

10 ILCS 5/25-2 from Ch. 46, par. 25-2 10 ILCS 5/25-6 from Ch. 46, par. 25-6

Amends the Election Code. Provides that the provisions concerning resignation or vacancies in the office of State Senator or Representative shall now also apply to a State Senator-elect or Representative-elect. Effective immediately.

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97-03-06 H First reading
97-03-11 H
Assigned to State Govt Admin & Election
Refrm
97-03-21 H
Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1633 SCHOENBERG – ROSKAM – HANNIG – ERWIN – MOORE,ANDREA, BIGGERT, RUTHERFORD, GASH, CROTTY, BIGGINS, LANG, BLACK, CURRY, JULIE AND FANTIN.

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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
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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 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.

HOUSE AMENDMENT NO. 1.

Provides that offering a benefit to a person as an inducement to select or to refrain from selecting a health plan or health care service or provider is not an unfair or deceptive marketing practice if the benefit is permitted by the Department of Public Aid or the Department of Human Services.

SENATE AMENDMENT NO. 1.

In the Section added to the Public Aid Code concerning managed health care fraud, provides that "health plan" includes (i) any health care reimbursement plan sponsored wholly or partially by the State (rather than any government-sponsored health care reimbursement plan) and (ii) any insurance carrier or other entity that contracts to provide or provides goods or services that are reimbursed by or are a required benefit of a health benefits program funded wholly or partially by the State (rather than that are reimbursed by or are a required benefit of a State or federally funded health benefits program). In provisions concerning bribery and graft in connection with health care, creates an exception for certain actions "specifically allowed by law". In provisions concerning the elements of the offense of unfair or deceptive marketing practices, includes acting knowingly and willfully as an element of the offense.

SENATE AMENDMENT NO. 2.

Deletes reference to: 305 ILCS 5/8A-6

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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
Adds reference to:
New Act
30 ILCS 525/3
                            from Ch. 85, par. 1603
15 ILCS 405/11 rep.
15 ILCS 405/15 rep.
20 ILCS 5/29 rep.
20 ILCS 5/30 rep.
20 ILCS 405/35.7b rep.
20 ILCS 405/67.01 rep.
20 ILCS 405/67.04 rep.
20 ILCS 415/25 new
20 ILCS 1015/13 rep.
30 ILCS 505/Act rep.
30 ILCS 510/Act rep.
30 ILCS 515/44 new
30 ILCS 563/Act rep.
30 ILCS 615/Act rep.
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Deletes everything. Creates the Illinois Procurement Code and amends and repeals various Acts relating to State purchasing. Regulates procurement by State agencies of the executive branch; requires constitutional officers to procure under the same requirements through no less restrictive rules. Exempts the legislative and judicial branches. Places procurement authority within individual agencies through purchasing officers appointed by 4 chief procurement officers. Creates a Procurement Policy Board appointed by the Governor and the legislative leaders to review purchasing rules. Permits the Board by a three-fifths vote to review contracts and to propose procurement rules. Requires the use of competitive sealed bidding with exceptions for small, emergency, and sole source purchases. Provides conditions for real property leases and for the use of preferences. Provides various information requirements, ethics disclosures, and penalties. Requires contracts solicited between the immediate and July 1, 1998 effective dates to be substantially in accordance with the Code. Effective immediately for ethics and disclosure provisions, January 1, 1998 for purposes of rulemaking and appointment of the Procurement Policy Board, and July 1, 1998 for all other purposes.

SENATE AMENDMENT NO. 3.

Requires that prevailing wage requirements apply to printing contracts of any value, rather than those of \$10,000 or more.

NOTE(S) THAT MAY APPLY: Correctional

```
Referred to Hse Rules Comm
97-03-06 H First reading
97-03-11 H
                                     Assigned to Human Services
97-03-20 H
                                     Do Pass/Short Debate Cal 008-000-001
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-09 H
                Amendment No.01
                                     ROSKAM
         Н
                 Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
         Н
                 Amendment No.01
                                     ROSKAM
                                     Be adopted
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-10 H Second Reading-Short Debate
                 Amendment No.01
                                     ROSKAM
                                                              Adopted
         Н
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-14 H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-001
97-04-15 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor SYVERSON
97-04-16 S First reading
                                     Referred to Sen Rules Comm
97-04-17 S
                                      Assigned to Public Health & Welfare
97-04-23 S Added as Chief Co-sponsor SMITH
         S Added as Chief Co-sponsor PARKER
                                      Held in committee
97-04-25 S Added as Chief Co-sponsor CARROLL
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97-04-29 S
               Amendment No.01
                                    PUB HEALTH S
                                                            Adopted
                                    Recommnded do pass as amend 009-000-000
        S
          Placed Calndr, Second Reading
97-04-30 S
          Second Reading
        S
          Placed Calndr, Third Reading
        S
           Added As A Co-sponsor SHAW
97-05-08
           Added As A Co-sponsor TROTTER
97-05-16
                                    PURSUANT TO RULE
         S
                                    2-10(E), DEADLINE
         S
                                    FOR FINAL ACTION
                                    IS EXTENDED TO
         Š
                                    MAY 31, 1997.
97-05-30
        S
                                    PURSUANT TO RULE
         S
                                    2-10(E), DEADLINE
         S
                                    FOR FINAL ACTION
         S
                                    IS EXTENDED TO
                                    JANUARY 1, 1998.
           Calendar Order of 3rd Rdng 97-05-01
97-07-02
                                    Refer to Rules/Rul 3-9(b)
97-10-16
                                    Approved for Consideration SRUL
           Placed Calndr, Third Reading
           Primary Sponsor Changed To SCHOENBERG
97-11-13
        Η
         S
           Filed with Secretary
                Amendment No.02
         S
                                    RAUSCHENBERGER
         S
                Amendment referred to SRUL
                                    RAUSCHENBERGER
                Amendment No.02
                Rules refers to
                                      SEXC
           Sponsor Removed SYVERSON
           Alt Chief Sponsor Changed RAUSCHENBERGER
           Added as Chief Co-sponsor LAUZEN
           Added As A Co-sponsor FITZGERALD
           Added As A Co-sponsor SYVERSON
         S
           Filed with Secretary
         S
                Amendment No.03
                                    RAUSCHENBERGER
                Amendment referred to SRUL
                Amendment No.03
                                    RAUSCHENBERGER
         S
           Be approved consideration SRUL
         S
           Added As A Co-sponsor HALVORSON
97-11-14
           Added As A Co-sponsor SEVERNS
                                    RAUSCHENBERGER
         S
                Amendment No.02
                                    Be adopted
           Recalled to Second Reading
                Amendment No.02
                                    RAUSCHENBERGER
                                                            Adopted
                Amendment No.03
                                    RAUSCHENBERGER
                                                            Adopted
         S Placed Calndr, Third Reading
         S Added As A Co-sponsor WELCH
         S Added As A Co-sponsor WALSH,L
         S Added As A Co-sponsor LINK
           Added As A Co-sponsor OBAMA
         S Third Reading - Passed 055-000-000
         H Arrive House
         H Place Cal Order Concurrence 01,02,03
         H Added As A Joint Sponsor ROSKAM
         H Added As A Co-sponsor HANNIG
         H Added As A Co-sponsor ERWIN
         H Added As A Co-sponsor MOORE, ANDREA
         H Added As A Co-sponsor BIGGERT
         H Added As A Co-sponsor RUTHERFORD
         H Added As A Co-sponsor GASH
         H Motion Filed Concur
         Η
                Motion referred to
                                     HRUL
         H Be approved consideration 01,02,03/HRUL
         H Place Cal Order Concurrence 01,02,03
         H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor BIGGINS
         H H Concurs in S Amend. 1,2,3/117-000-000
         H Passed both Houses
         H Added As A Co-sponsor LANG
         H Added As A Co-sponsor BLACK
         H Added As A Co-sponsor CURRY, JULIE
         H Added As A Co-sponsor FANTIN
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97-12-12 H Sent to the Governor
98-02-06 H Governor approved
        H Effective Date 98-07-01
        Η
                                    (GENERALLY)
        Η
             Effective Date 98-02-06
        Н
                                    (SOME PARTS)
        Н
             PUBLIC ACT 90-0572
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HB-1634 SANTIAGO.

405 ILCS 30/5

from Ch. 91 1/2, par. 905

Amends the Community Services Act. Makes a stylistic change in the short title pro-

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STATE MANDATES FISCAL NOTE
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In the opinion of DCCA, HB 1634 fails to create a State mandate under the State Mandates Act.

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Human Services
97-03-21 H	St Mandate Fis Note Filed
Н	Committee Human Services
Н	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HB-1635 LOPEZ.

815 ILCS 505/2

from Ch. 121 1/2, par. 262

Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a stylistic change in provisions concerning the declaration of certain practices as unlawful.

FISCAL NOTE (Office of Attorney General)

There will be no fiscal impact on this Dept.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1635 fails to create a State mandate under the State Mandates Act.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Consumer Protection 97-03-20 H Fiscal Note Filed Committee Consumer Protection

97-03-21 H Do Pass/Stdnrd Dbt/Vo006-005-000 H Plcd Cal 2nd Rdg Std Dbt

97-04-03 H

St Mandate Fis Note Filed H Cal 2nd Rdg Std Dbt

97-04-12 H Second Reading-Stnd Debate H Pld Cal Ord 3rd Rdg-Std Dbt

97-04-18 H Re-committed to Rules

99-01-12 H Session Sine Die

HB-1636 SANTIAGO.

65 ILCS 5/1-1-1

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

Amends the Illinois Municipal Code concerning the short title. Adds caption and makes a technical change.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1636 fails to create a State mandate

under the State Mandates Act.

HOME RULE NOTE

HB 1636 does not prempt home rule authority.

FISCAL NOTE (DCCA)

HB 1636, imposes no additional requirements and would not have

a fiscal impact on units of local government.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Local Government 97-03-21 H St Mandate Fis Note Filed Н Home Rule Note Filed Η Committee Local Government Н Re-Refer Rules/Rul 19(a) 97-04-07 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

2161 HB-1637

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HB-1637
           LOPEZ.
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105 ILCS 5/1A-4

from Ch. 122, par. 1A-4

Amends the School Code. Makes changes of style in the provisions relating to the powers and duties of the State Board of Education.

FISCAL NOTE (State Board of Education)

No fiscal impact until substantive language is added.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

97-03-06 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Elementary & Secondary Education

Do Pass/Stdnrd Dbt/Vo011-010-000 97-03-20 H

H Plcd Cal 2nd Rdg Std Dbt

97-04-10 H Fiscal Note Filed

St Mandate Fis Note Filed Η

H Cal 2nd Rdg Std Dbt

97-04-12 H Second Reading-Stnd Debate

H Pld Cal Ord 3rd Rdg-Std Dbt

97-04-25 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1638 SANTIAGO.

210 ILCS 45/1-101

from Ch. 111 1/2, par. 4151-101

Amends the Nursing Home Care Act. Adds a caption to the short title Section.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1638 fails to create a State mandate

under the State Mandates Act.

FISCAL NOTE (Dept. of Public Health)

HB 1638 has no fiscal impact on the Dept.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Human Services 97-03-21 H St Mandate Fis Note Filed Н Committee Human Services Η Re-Refer Rules/Rul 19(a) 97-03-26 H Fiscal Note Filed Н Committee Rules

99-01-12 H Session Sine Die

HB-1639 LOPEZ.

305 ILCS 5/5-5.6b

from Ch. 23, par. 5-5.6b

Amends the Medical Assistance Article of the Illinois Public Aid Code. Makes stylistic changes in provisions prohibiting double payment to skilled nursing or intermediate care facilities under this Article for residents of those facilities.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1639 fails to create a State mandate

under the State Mandates Act.

FISCAL NOTE (Dept. of Public Aid)

There will be no fiscal impact on the Dept. until the bill is

amended.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Human Services

97-03-20 H Do Pass/Stdnrd Dbt/Vo006-005-000

H Plcd Cal 2nd Rdg Std Dbt

St Mandate Fis Note Filed 97-03-21 H H Cal 2nd Rdg Std Dbt

97-04-08 H

Fiscal Note Filed

H Cal 2nd Rdg Std Dbt

97-04-12 H Second Reading-Stnd Debate

H Pld Cal Ord 3rd Rdg-Std Dbt

97-04-18 H Re-committed to Rules

99-01-12 H Session Sine Die

STROGER - CURRIE - FANTIN - BOST - KOSEL, CROTTY, HB-1640 JONES, JOHN AND GRANBERG.

35 ILCS 200/18-185

105 ILCS 5/34A-501.2 new

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105 ILCS 5/34A-502 from Ch. 122, par. 34A-502
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Amends the School Code and the Property Tax Code. Authorizes the Chicago School Finance Authority to incur indebtedness by the issuance of bonds for constructing new and rehabilitating existing school buildings in an aggregate additional principal amount outstanding at any time not exceeding \$1.2 billion. Defines the Authority's "debt service extension base" (as used in the Property Tax Extension Limitation Law relative to a source from which limited bonds may be made payable) to mean an amount equal to the portion of the 1994 taxes that were levied by the Authority to pay debt service on bonds issued by the Authority and that had not yet been abated as a result of the refunding of those bonds, without regard to subsequent additional abatements by the Authority of that tax levy. Effective immediately.

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STATE MANDATES FISCAL NOTE
HB1640 fails to create a State mandate.
FISCAL NOTE (State Bd. of Ed.)
There is no impact on ISBE.
STATE MANDATES FISCAL NOTE (SBE)
No change from SBE fiscal note.
STATE DEBT IMPACT NOTE
HB 1640 would not impact State debt.
FISCAL NOTE (Dept. of Revenue)
HB 1640 has no direct fiscal impact on this Dept.
SENATE AMENDMENT NO. 1
Deletes reference to:
35 ILCS 200/18-185
105 ILCS 5/34A-501.2 new
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Deletes everything after the enacting clause. Restores a Section of the engrossed bill relating to the terms of bonds issued by the Chicago School Finance Authority, but makes only a technical change in that Section as restored.

SENATE AMENDMENT NO. 2.

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Deletes reference to:
105 ILCS 5/34A-502
Adds reference to:
30 ILCS 330/12
                             from Ch. 127, par. 662
105 ILCS 5/1C-2
105 ILCS 5/1D-1
105 ILCS 5/17-1.5
105 ILCS 5/18-8.05
105 ILCS 5/21-2
                             from Ch. 122, par. 21-2
105 ILCS 5/21-2a
                             from Ch. 122, par. 21-2a
105 ILCS 5/21-4
                             from Ch. 122, par. 21-4
105 ILCS 5/21-14
                             from Ch. 122, par. 21-14
105 ILCS 5/24-11
                             from Ch. 122, par. 24-11
105 ILCS 5/24A-5
                             from Ch. 122, par. 24A-5
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Deletes everything. Amends the General Obligation Bond Act and the School Code. Removes a provision that requires proceeds from the sale of certain bonds to be deposited into the School Infrastructure Fund. Provides that all state block grants are subject to an audit. Makes changes in relation to the limitation of administrative costs. Makes changes in relation to the basis for apportionment of general State financial aid and supplemental general State aid, including changes to general provisions and changes concerning available local resources, equalized assessed valuation data, general State aid for newly configured school districts, supplementary grants in aid, alternative schools, and the general State aid adjustment grant. Provides that an initial teaching certificate is valid for 4 years of teaching (instead of just 4 years). Requires the State Board of Education to ensure that the curriculum for all approved teacher preparation programs include, and that all prospective teachers pursuing Early Childhood, Elementary, or Secondary Education certificates receive, instruction on the exceptional child. Provides that nothing in provisions concerning special certificates shall be construed to adversely affect the rights of any person presently certificated or any person whose certification is currently pending under the provisions concerning special certificates, and requires that these persons be issued Standard Elementary and Standard Secondary Certificates. Makes changes in relation to contractual continued service. Makes changes in relation to the content of evaluation plans for certified employees. Effective July 1, 1998.

SENATE AMENDMENT NO. 3.

Provides that Initial Teaching Certificates and Standard Certificates shall be issued for categories corresponding to Early Childhood, Elementary, Secondary, and Special K-12, with certification designations (instead of for categories corresponding to Early Childhood Education, Elementary Education, and Secondary Education, with special certification designations). Removes a provision requiring special certification designations to be issued for special certificates. Removes provisions that provide that nothing in a Section concerning special certificates shall be construed to adversely affect the rights of any person presently certificated or any person whose certification is currently pending under the Section concerning special certificates and that require that these persons be issued Standard Elementary and Standard Secondary Certificates. Provides instead that those persons holding special certificates on January 1, 1999 shall be eligible for the issuance of Standard Elementary and Standard Secondary Certificates with appropriate special certification designations or Standard Special K-12 Certificates with appropriate special certification designations. Provides that those persons eligible to receive K-12 certification after January 1, 1999 shall be issued Initial Elementary and Initial Secondary Certificates with appropriate special certification designations or Initial Special K-12 Certificates with appropriate special certification designations.

SENATE AMENDMENT NO. 4. (Tabled May 22, 1998)

Adds reference to: 105 ILCS 5/1A-8 105 ILCS 5/1B-8

Authorizes the State Board of Education to also certify as a district in financial difficulty if the district previously was so certified and requests to be recertified because of continuing financial problems. Authorizes emergency financial assistance grants to be made to a district in an amount not exceeding \$250 times pupil enrollment in the district during the prior school year. Provides that a district may receive both an emergency financial assistance grant and an emergency financial assistance loan. Changes the simple interest rate payable on such loans from 4% to 50% of the most recent one-year U.S. Treasury Bill rate as determined by the State Superintendent of Education at the time the loan's approved.

SENATE AMENDMENT NO. 5.

Adds reference to: 105 ILCS 230/5-37 new

Eliminates a proposal to change to 1.00% from 1.20% the imputed tax rate used to calculate the Available Local Resources and abatement-related EAV adjustments of high school districts under the State aid formula applicable beginning with the 1998-99 school year. Also adds provisions amending the School Construction Law to establish succeeding year carry-over grant priority, by category, for the school construction project grant entitlements of school districts that do not receive a grant award in the entitlement year due to lack of adequate appropriations. Changes the bill's July 1, 1998 effective date to an immediate effective date, except provides that all changes to the State aid formula Section of the School Code take effect July 1, 1998.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford 97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Elementary & Secondary Education 97-03-19 H State Debt Note Requested COWLISHAW Н Fiscal Note Requested COWLISHAW Η St Mandate Fis Nte Requestd COWLISHAW Η Committee Elementary & Secondary Education 97-03-20 H Do Pass/Short Debate Cal 021-000-000 H Placed Cal 2nd Rdg-Sht Dbt 97-04-07 H St Mandate Fis Note Filed H Cal Ord 2nd Rdg-Shr Dbt 97-04-10 H Fiscal Note Filed Н St Mandate Fis Note Filed Н State Debt Note Filed H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

07.04.44.44		721 - 1 N. J. 721 - 1	
97-04-14 H		Fiscal Note Filed	
	3rd Rdg-Sht Dbt-Pass/Vote 09		
	Added As A Joint Sponsor CURRIE Added As A Co-sponsor FANTIN		
	Arrive Senate	1 2 2 2	
	Chief Sponsor CRONIN		
	Placed Calendr, First Reading		
S	First reading	Referred to Sen Rules Comm	
S	Added as Chief Co-sponsor B	ERMAN	
98-01-15 S		Assigned to Education	
98-01-29 S	Amendment No.01	EDUCATION S Adopted	
S	N ICLIC ID.I	Recommnded do pass as amend 009-000-000	
	Placed Calndr, Second Reading	g	
	Second Reading Placed Calndr, Third Reading		
	Filed with Secretary		
76-03-13 S S	Amendment No.02	WATSON	
Š	Amendment referred to		
S	Filed with Secretary		
S	Amendment No.03	BURZYNSKI	
S		-LUECHTEFELD-MAHAR	
S	Amendment referred to	SRUL	
S	Filed with Secretary Amendment No.04	PHILIP	
S		-CRONIN	
S	Amendment referred to		
S	Amendment No.02	WATSON	
S	Rules refers to	SESE	
S	Amendment No.03	BURZYNSKI	
S		-LUECHTEFELD-MAHAR	
S S	Rules refers to Amendment No.04	SESE PHILIP	
S		-CRONIN	
Š		SESE	
98-05-14 S		WATSON	
S		Be adopted	
S		BURZYNSKI	
S		-LUECHTEFELD-MAHAR	
S S		Be adopted PHILIP	
S		-CRONIN	
Š		Be adopted	
S		•	
S		WATSON Adopted	
S		BURZYNSKI	
S		-LUECHTEFELD-MAHAR	
S S		Adopted PHILIP	
S		-CRONIN	
Š		Adopted	
S	Placed Calndr, Third Reading		
98-05-15 S		3rd Reading Pssg Ddlne Extd	
98-05-18 S	•	TSON	
98-05-20 S		WATOON	
S		WATSON	
S			
S S		05	
98-05-21 S	•	CRONIN	
50 03 21 S		SESE	
S	Added As A Co-sponsor DO		
98-05-22 S		CRONIN	
S		Be adopted	
S		Man Donnell Walto Amend NI- 04	
S		Mtn Prevail -Table Amend No 04	
S S		PHILIP -CRONIN	
3	,	CROTHI	

031-024-001

Adopted

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98-05-22-Cont.
                                        Tabled
         S
         S
                Amendment No.05
                                     CRONIN
         S
         S Placed Calndr, Third Reading
         S Third Reading - Passed 057-000-000
         H Arrive House
         H Place Cal Order Concurrence 01,02,03,05
         H Motion Filed Concur
                Motion referred to
                                       HRUL.
         H Be approved consideration 01,02,03/HRUL
         H Motion Filed Non-Concur #2/05/STROGER
         H Motion Filed Concur
                Motion referred to
         H
                                       HRUL
         H Be approved consideration 05/HRUL
         H Added As A Co-sponsor BOST
         H Added As A Co-sponsor KOSEL
         H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor JONES, JOHN
         H Added As A Co-sponsor GRANBERG
         H H Concurs in S Amend. 01,02,03
         H H Concurs in S Amend. 05/117-000-000
         H Passed both Houses
98-06-19 H Sent to the Governor
98-07-29 H Governor approved
              Effective Date 98-07-29
         Н
         Н
              PUBLIC ACT 90-0653
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HB-1641 STROGER.

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.

FISCAL NOTE (DCCA)

The proposed legislation will have no effect on the total amount of appropriations and would not increase the tax levy.

STATE MANDATES FISCAL NOTE HB 1641 fails to create a State mandate.

SENATE AMENDMENT NO. 3.

Adds reference to: 55 ILCS 5/3-7002 from Ch. 34, par. 3-7002 55 ILCS 5/3-7005 from Ch. 34, par. 3-7005 from Ch. 34, par. 3-15012

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. 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. Effective immediately.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in Senate Amendment No. 3.

Recommends that the bill be further amended as follows:

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Adds reference to:
5 ILCS 375/3
                             from Ch. 127, par. 523
35 ILCS 200/18-185
40 ILCS 5/1-113
                             from Ch. 108 1/2, par. 1-113
40 ILCS 5/5-152.1
40 ILCS 5/7-132
                             from Ch. 108 1/2, par. 7-132
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
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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
40 ILCS 5/9-121,15 new
40 ILCS 5/9-220.1 new
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 5/14-103.04
                             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 5/14-105.7 new
40 ILCS 5/15-106
                             from Ch. 108 1/2, par. 15-106
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 5/15-113.5
                             from Ch. 108 1/2, par. 15-113.5
40 ILCS 5/15-113.7
                             from Ch. 108 1/2, par. 15-I13.7
40 ILCS 5/15-125
                             from Ch. 108 1/2, par. 15-125
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/I5-167.2
                             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 5/16-140
                             from Ch. 108 1/2, par. 16-140
40 ILCS 5/16-163
                             from Ch. 108 1/2, par. 16-163
30 ILCS 805/8.21 new
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Amends the General Provisions Article of the Pension Code to require that pension funds subject to the investment restrictions of Section 1-113 carry their investments at cost or at a value determined in accordance with generally accepted accounting principles and accounting procedures approved by the board. Expands the authority of the Cook County pension fund to invest in securities of foreign and domestic corporations. Amends the State Employee Article. 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. Allows 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 certain former members of the General Assembly staff to transfer credits from the State Employees' Retirement System to the Cook County pension fund. Amends the Chicago Police Article of the Pension Code to extend the parent's annuity to parents of police officers who died before August 9, 1996. Amends the Cook County Article of the Pension Code to allow a member of the General Assembly to establish service credit for up to 24 months during each of which he or she worked for at least one but fewer than 15 days, by purchasing service credit for the number of days needed to bring the total of days worked up to 15. Requires payment of both employee and employer contributions plus interest. 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 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. 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. Also makes technical changes. Amends the Downstate Teacher Article of the Pension Code to allow trustees to hold non-elected State office. Amends the Illinois Municipal Retirement Fund (IMRF) Article to provide 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 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. 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. Amends the State Mandates Act to require implementation without reimbursement.

97-03-06 H	First reading	Referred to Hse Rules Comm
97-03-11 H		Assigned to Executive
97-03-19 H		Fiscal Note Requested STEPHENS
H		St Mandate Fis Nte Requestd STEPHENS
H		Committee Executive
97-03-20 H		Do Pass/Stdnrd Dbt/Vo008-007-000
H	Plcd Cal 2nd Rdg Std Dbt	
97-04-14 H		Fiscal Note Filed
H		St Mandate Fis Note Filed
H	Cal 2nd Rdg Std Dbt	
97-04-16 H	Second Reading-Stnd Debate	
H	Pld Cal Ord 3rd Rdg-Std Dbt	

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97-04-18 H 3rd Rdg-Stnd Dbt-Pass/V109-007-000
97-04-23
           Arrive Senate
           Placed Calendr, First Reading
97-04-24
           Chief Sponsor O'MALLEY
           First reading
                                     Referred to Sen Rules Comm
                                     Assigned to Local Government & Elections
97-05-06
                                     Recommended do pass 007-000-000
           Placed Calndr, Second Reading
97-05-07
           Second Reading
           Placed Calndr, Third Reading
97-05-09
         S Filed with Secretary
                Amendment No.01
                                     O'MALLEY
                Amendment referred to SRUL
           Filed with Secretary
                Amendment No.02
                                     O'MALLEY
                Amendment referred to SRUL
97-05-13
                Amendment No.01
                                     O'MALLEY
         S
                Rules refers to
                                       SLGV
                Amendment No.02
                                     O'MALLEY
                Rules refers to
                                       SLGV
97-05-14
         S Filed with Secretary
                Amendment No.03
                                     O'MALLEY
         S
                Amendment referred to SRUL
         S
                Amendment No.03
                                     O'MALLEY
                Rules refers to
                                       SLGV
97-05-15
         S
                Amendment No.01
                                     O'MALLEY
                                     Held in committee
                                     O'MALLEY
         S
                Amendment No.02
         S
                                     Held in committee
                Amendment No.03
                                     O'MALLEY
         S
                                     Be adopted
           Recalled to Second Reading
                Amendment No.03
                                     O'MALLEY
                                                              Adopted
           Placed Calndr, Third Reading
97-05-16 S Third Reading - Passed 057-000-000
         S Tabled Pursuant to Rule5-4(A) SA'S 01,02
           Third Reading - Passed 057-000-000
         H Arrive House
         H Place Cal Order Concurrence 03
97-05-20 H Motion Filed Non-Concur 03/STROGER
         H Place Cal Order Concurrence 03
97-05-21
         H H Noncners in S Amend. 03
         S Secretary's Desk Non-concur 03
97-05-22 S Filed with Secretary
                                     Mtn refuse recede-Sen Amend
97-05-23
           S Refuses to Recede Amend 03
           S Requests Conference Comm 1ST/O'MALLEY
           Sen Conference Comm Apptd 1ST/O'MALLEY,
         S
                                        BUTLER,
                                        RAUSCHENBERGER,
                                        BOWLES, TROTTER
97-05-28
        H Hse Accede Req Conf Comm 1ST
         H Hse Conference Comm Apptd 1ST/STROGER
         Η
                                        BURKE, CURRIE
         Η
                                        CHURCHILL AND
         H
                                        RUTHERFORD
97-05-31 H House report submitted 1ST/STROGER
           Conf Comm Rpt referred to 1ST/HRUL
         H Be approved consideration HRUL/003-002-000
         S Filed with Secretary
           Conference Committee Report 1ST/O'MALLEY
         S
           Conf Comm Rpt referred to SRUL
         S
           Conference Committee Report 1ST/O'MALLEY
         S
                Rules refers to
                                       SINS
         S
           Conference Committee Report 1ST/O'MALLEY
                                     SINS TO RULES
         S
           Conference Committee Report 1ST/O'MALLEY
         S
                Rules refers to
                                       SEXC
           Conference Committee Report 1ST/O'MALLEY
         S
            Be approved consideration SEXC/013-000-000
         H House Conf. report Adopted 1ST/087-030-000
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97-06-01 S Senate report submitted
S 3/5 vote required
S Senate Conf. report Adopted 1ST/053-001-001
H Both House Adoptd Conf rpt 1ST
H Passed both Houses
97-06-27 H Sent to the Governor
97-08-22 H Governor approved
H Effective Date 97-08-22
H PUBLIC ACT 90-0511
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HB-1642 O'BRIEN - CROTTY.

105 ILCS 5/2-3.120 new

Amends the School Code. Requires the State Board of Education to appoint a Paperwork Reduction Task Force to review the regulatory paperwork burden placed on local school districts and develop a plan for the reduction and streamlining of paperwork mandates. Effective immediately.

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-07 H Added As A Joint Sponsor CROTTY
97-03-11 H Assigned to Elementary & Secondary
Education
97-03-20 H Motion Do Pass-Lost 010-004-003 HELM
Remains in Committeementary & Secondary
Education
97-03-21 H Remains in Committeementary & Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1643 O'BRIEN.

210 ILCS 45/2-215 new 625 ILCS 5/6-106.1

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

Amends the Nursing Home Care Act and the Vehicle Code. Amends the Nursing Home Care Act to provide that facilities shall have the sheriff's department or the Department of State Police perform a criminal history record check for all employees. Amends the Vehicle Code to provide that the sheriff's department or the Department of State Police shall fingerprint school bus driver permit applicants (instead of having the applicant submit fingerprints to the employer). Provides that the sheriff's department may conduct the fingerprint based criminal background investigations on school bus driver permit applicants. Effective immediately.

STATE MANDATES FISCAL NOTE
HB 1643 fails to create a State mandate.
STATE MANDATES FISCAL NOTE, H-AM 1
No change from previous note.
HOUSE AMENDMENT NO. 1.
Deletes reference to:
210 ILCS 45/2-215 new

210 ILCS 45/2-215 no Adds reference to: 225 ILCS 46/37 new

Deletes everything after the enacting clause. Amends the Health Care Worker Background Check Act and the Vehicle Code. Amends the Health Care Worker Background Check Act to provide that a sheriff's department shall have the authority to process applicant or employee fingerprints in a form and manner as prescribed by the Department of State Police. Provides that a processing fee may be charged and retained by an authorized entity, including a sheriff's department, in addition to any fee established by the Department, for processing fingerprints pursuant to the Health Care Worker Background Check Act. Amends the Vehicle Code to provide that both State and federal fingerprint cards of individuals seeking permits as school bus drivers shall be transmitted to the Department of State Police electronically for processing and storage of the fingerprint cards. Provides that all applicants shall be electronically fingerprinted by the sheriff's department or by an agent of the Department of State Police or other State agency providing electronic fingerprint services in a form and manner prescribed by the Department of State Police. Requires the applicant to pay the electronic fingerprinting service fee, to be retained by the sheriff's department if it performed the fingerprinting service or deposited in the State Police Services Fund if an agent of the State performed

the electronic fingerprinting service. Removes the provision that requires all fees paid for the fingerprint processing services to be deposited into the State Police Services Fund. Provides that the employer shall be responsible for having the school bus driver permit applicant electronically fingerprinted by the sheriff's department or an agent of the Department of State Police or other State agency and insuring electronic transmission (instead of being responsible for submitting the applicant's fingerprint cards). Effective January 1, 1998.

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FISCAL NOTE, H-AM 1 (Ill. State Police)
    HB 1643, with H-am 1, would have no negative fiscal impact.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    97-03-06 H First reading
                                          Referred to Hse Rules Comm
    97-03-11 H
                                           Assigned to Human Services
    97-03-20 H
                                           Do Pass/Short Debate Cal 010-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
             Η
                                          Fiscal Note Requested ZICKUS
                                          St Mandate Fis Nte Requestd ZICKUS
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-03 H
                                          St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-09 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    97-04-10 H
                     Amendment No.01
                                          O'BRIEN
                     Amendment referred to HRUL
             Н
             H Held 2nd Rdg-Short Debate
    97-04-11 H
                     Amendment No.01
                                          O'BRIEN
             H
                                           Be adopted
             H Held 2nd Rdg-Short Debate
    97-04-12 H
                                           St Mandate Fis Note Filed
             H
                     Amendment No.01
                                           O'BRIEN
                                                                    Adopted
             H Held 2nd Rdg-Short Debate
    97-04-14 H
                                          Fiscal Note Requested AS AMENDED/
                                             LAWFER
                                          Fiscal Note Filed
             H Held 2nd Rdg-Short Debate
    97-04-16 H Pld Cal Ord 3rd Rdg-Sht Dbt
    97-04-18 H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-000
    97-04-23 S Arrive Senate
             S Placed Calendr, First Reading
    98-03-31 S Chief Sponsor PHILIP
             S First reading
                                           Referred to Sen Rules Comm.
    99-01-12 H Session Sine Die
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HB-1644 ACKERMAN – MAUTINO.

220 ILCS 5/5-101 from Ch. 111 2/3, par. 5-101

Amends the Public Utilities Act. Authorizes public utilities to designate as confidential any proprietary or confidential information they are required to furnish to the Commission, subject to Commission or court determination that the information need not be maintained as confidential by the Commission. Effective January 1, 1998.

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97-03-06 H First reading
H Added As A Joint Sponsor MAUTINO
H Referred to Hse Rules Comm
97-03-11 H Assigned to Public Utilities
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1645 SCHOENBERG.

720 ILCS 5/24-8 new

Amends the Criminal Code of 1961. Provides that a person who suffers injuries because of the use of a firearm by a person under 18 years of age may recover actual damages from a person who knowingly allowed the person under 18 years of age to use or possess the firearm.

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97-03-06 H First reading
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Motion Do Pass-Lost 005-008-002
H Remains in CommiJudiciary II - Criminal
Law
H Re-Refer Rules/Rul 19(a)
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2171 HB-1645—Cont.

99-01-12 H Session Sine Die

SCHOENBERG - SAVIANO - MCKEON - KENNER, LANG AND GILES. HB-1646

20 ILCS 605/46.52 from Ch. 127, par. 46.52

Amends the Civil Administrative Code of Illinois by making technical changes to a Section concerning DCCA's power to award grants to community-based groups.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 605/46.52 Adds reference to: 20 ILCS 605/46.52a new

Deletes everything, Amends the Civil Administrative Code of Illinois, Provides that DCCA shall administer an Illinois Neighborhood Development Matching Grant Program. Provides for 2 to 1 matching grants to qualified community development corporations, community development organizations, community based organizations, and similar not-for-profits. Provides that funds may not be used for the provision of direct financial assistance to businesses or development projects. Provides that the Department shall provide technical assistance on preparing the grant application.

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STATE MANDATES FISCAL NOTE, H-AM 1
   HB 1646, with H-am 1, fails to create a State mandate.
   FISCAL NOTE, H-AM 1
   Fiscal impact cannot be determined at this time.
   HOME RULE NOTE, H-AM 1
   HB 1646, with H-am 1, does not preempt home rule authority.
   97-03-06 H First reading
                                         Referred to Hse Rules Comm
   97-03-11 H
                                         Assigned to State Govt Admin & Election
                                           Refrm
   97-03-20 H Added As A Joint Sponsor LANG
   97-03-21 H
                    Amendment No.01
                                         ST GV-ELC RFM H
                                                                  Adopted
                                         Do Pass Amend/Short Debate 013-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
   97-04-03 H
                                         St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-08 H
                                         Fiscal Note Requested AS AMENDED/
                                           HUGHES
                                         Home Rule Note Requested AS AMENDED/
                                           HUGHES
             H Cal Ord 2nd Rdg-Shr Dbt
             H Added As A Joint Sponsor SAVIANO
   97-04-12 H
                                         Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-14 H Added As A Co-sponsor MCKEON
             H Added As A Co-sponsor KENNER
   97-04-16 H
                                         Home Rule Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
             H Added As A Co-sponsor GILES
    97-04-23 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
   97-04-25 H
                                         Re-Refer Rules/Rul 19(a)
   99-01-12 H Session Sine Die
          MAUTINO.
New Act
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HB-1647

215 ILCS 5/143.02 new 625 ILCS 5/6-305 from Ch. 95 1/2, par. 6-305 625 ILCS 5/6-305.2 new 625 ILCS 5/9-101 from Ch. 95 1/2, par. 9-101 625 ILCS 5/9-102 from Ch. 95 1/2, par. 9-102 625 ILCS 5/9-105 from Ch. 95 1/2, par. 9-105

Creates the Renter's Financial Responsibility and Protection Act. Provides that a company that rents vehicles for 30 days or less may offer a damage waiver to renters. Provides that the person to whom the vehicle is rented must sign the damage waiver at or before the time the rental agreement is executed and must be given a disclosure notice. Provides circumstances under which the damage waiver shall be void. Provides for advertising and mandatory charge requirements. Amends the Illinois Vehicle Code and

the Illinois Insurance Code to provide that proof of financial responsibility shall be primary coverage for the limits of liability, damage to property, or an injury to or death of any person resulting from the operation of the rented motor vehicle and personal injury protection coverage. Amends the Vehicle Code to provide that no person who rents a private passenger motor vehicle to another in rental agreements of 30 days or less shall hold a driver liable for any damage or loss exceeding \$1,000 (instead of \$200), with exceptions. Deletes provision prohibiting collision damage waivers. Provides that no rental company shall require a deposit or an advance charge against the credit card of a renter for damages to a vehicle. Effective immediately.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Insurance 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1648 BRUNSVOLD.

110 ILCS 205/2

from Ch. 144, par. 182

Amends the Board of Higher Education Act. Makes a change of style in the provisions relating to membership on the Board.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Higher Education 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1649 BRUNSVOLD.

110 ILCS 310/3

from Ch. 144, par. 43

Amends the University of Illinois Trustees Act. Changes references to the governing board of the University.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Higher Education 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1650 BRUNSVOLD.

110 ILCS 920/10

from Ch. 144, par. 2410

Amends the Baccalaureate Savings Act. Revises references to the Board of Higher Education and Illinois Student Assistance Commission in the provisions relating to a marketing program to inform parents of available options to finance a college education.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Higher Education 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1651 SAVIANO - CAPPARELLI - MCAULIFFE - BUGIELSKI - DURKIN.

70 ILCS 805/13.8 new

Amends the Downstate Forest Preserve District Act. Allows the board of commissioners of a forest preserve district to transfer the interest earned from any moneys of the district to a fund of the district that is most in need of that interest income except for interest earned that has been earmarked or restricted by the board for a designated purpose or interest earned on any funds for purposes of tort immunity. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 70 ILCS 805/13.8 new Adds reference to:

70 ILCS 810/1

from Ch. 96 1/2, par. 6401

Deletes everything. Amends the Cook County Forest Preserve District Act concerning its application. Adds a caption.

SENATE AMENDMENT NO. 2 Adds immediate effective date. 97-03-06 H First reading

97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary I - Civil Law
97-03-20 H Do Pass/Short Debate Cal 011-000-000

H Placed Cal 2nd Rdg-Sht Dbt

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97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-15 H Rclld 2nd Rdng-Short Debate
         H Primary Sponsor Changed To SAVIANO
                Amendment No.01
                                     SAVIANO
         Н
         Η
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
97-04-16 H Added As A Joint Sponsor CAPPARELLI
         H Added As A Co-sponsor MCAULIFFE
         H Added As A Co-sponsor BUGIELSKI
         H Added As A Co-sponsor DURKIN
                Amendment No.01
         Η
                                     SAVIANO
         Н
                                     Be adopted
         Н
                Amendment No.01
                                     SAVIANO
                                                              Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 104-009-002
97-04-17 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor CRONIN
97-04-18 S First reading
                                     Referred to Sen Rules Comm
97-04-23 S
                                     Assigned to Local Government & Elections
97-04-29 S
                                     Postponed
97-05-06 S
                                     Recommended do pass 006-003-000
         S Placed Calndr, Second Reading
97-05-07 S Alt Chief Sponsor Changed DUDYCZ
         S Added as Chief Co-sponsor CRONIN
97-05-08
         S Sponsor Removed DUDYCZ
         S Alt Chief Sponsor Changed CRONIN
         S Chief Co-sponsor Changed to DUDYCZ
97-05-09 S Second Reading
         S Placed Calndr, Third Reading
97-05-12 S Filed with Secretary
         S
                Amendment No.01
                                     CRONIN
                Amendment referred to SRUL
97-05-13 S Filed with Secretary
                Amendment No.02
                                     CRONIN
         S
                Amendment referred to SRUL
         S
         S
                Amendment No.01
                                     CRONIN
         S
                Rules refers to
                                       SLGV
97-05-14
         S
                Amendment No.02
                                     CRONIN
         S Be approved consideration SRUL
           Recalled to Second Reading
                Amendment No.02
                                     CRONIN
                                                              Adopted
         S
           Placed Calndr, Third Reading
97-05-15 S
                Amendment No.01
                                     CRONIN
                                     Held in committee
           Third Reading - Passed 042-009-001
            Tabled Pursuant to Rule5-4(A) SA 01
         S Third Reading - Passed 042-009-001
         H Arrive House
         H Place Cal Order Concurrence 02
97-05-16 H Motion Filed Concur
         H Refer to Rules/Rul 75(a)
         H Place Cal Order Concurrence 02
97-05-19 H Motion Filed Non-Concur 02/SAVIANO
         H H Noncners in S Amend. 02
         S Secretary's Desk Non-concur 02
97-05-22 S Filed with Secretary
                                     Mtn refuse recede-Sen Amend
97-05-28 S S Refuses to Recede Amend 02
           S Requests Conference Comm 1ST/CRONIN
           Sen Conference Comm Apptd 1ST/CRONIN,
                                        BUTLER, DUDYCZ,
                                        BOWLES, TROTTER
97-05-29 H Hse Accede Req Conf Comm 1ST
         H Hse Conference Comm Apptd 1ST/CAPPARELLI,
         H
                                        DART, HANNIG,
         Н
                                        CHURCHILL & CROSS
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97-07-02 H Re-refer Rules/Rul 19(b) RULES HRUL 99-01-12 H Session Sine Die
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HB-1652 BEAUBIEN - WOOD - KOSEL.

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 1996-1997 school year, the annual maximum reimbursement with respect to a teacher's salary by the percentage increase in the Consumer Price Index multiplied by the lesser of the per-child amount or \$8,000. Beginning with that same school year also increases the maximum annual reimbursement with respect to each professional worker, a qualified special education director, each school psychologist, and each qualified teacher working in a fully approved program for preschool-age children who are deaf or hard of hearing by the percentage increase in the Consumer Price Index multiplied by \$8,000. For that same school year also increases the maximum annual reimbursement with respect to each necessary non-certified employee by the percentage increase in the Consumer Price Index multiplied by the lesser of 1/2 the salary of such employee or \$2,800. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-06 H First reading
H Added As A Joint Sponsor WOOD
H Referred to Hse Rules Comm
97-03-11 H Assigned to Elementary & Secondary
Education
97-03-19 H Added As A Co-sponsor KOSEL
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1653 NOVAK.

70 ILCS 5/8.20 new 70 ILCS 10/10 new 70 ILCS 15/7.5 new

Amends the Airport Authorities Act, the Interstate Airport Authorities Act, and the Kankakee River Valley Area Airport Authority Act to provide that the State may not assume control of an airport authority without the unanimous consent of the members of the airport authority. Effective immediately.

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Executive
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1654 HARTKE.

625 ILCS 5/5-104.4 new

Amends the Illinois Vehicle Code to provide that every manufacturer of a new motor vehicle shall pay for costs incurred in connection with any repairs necessary to deactivate or turn off a falsely triggered maintenance required sensor or warning or indicator light in the motor vehicle. Effective immediately.

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STATE MANDATES ACT FISCAL NOTE
HB 1654 fails to create a State mandate.
STATE DEBT IMPACT NOTE
HB 1654 would not impact the level of State debt.
FISCAL NOTE (Secretary of State)
There will be no fiscal impact on the SOS Office.
                                       Referred to Hse Rules Comm
97-03-06 H First reading
                                       Assigned to Transportation & Motor Vehicles
97-03-11 H
97-03-19 H
                                       Do Pass/Short Debate Cal 020-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                       Fiscal Note Requested WAIT
                                       St Mandate Fis Nte Requestd WAIT
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-03 H
                                       St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-07 H
                                       State Debt Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
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97-04-12 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      97-04-16 H
                                              Fiscal Note Filed
                H Held 2nd Rdg-Short Debate
      97-04-18 H
                                              Re-committed to Rules
      99-01-12 H Session Sine Die
HB-1655
             BUGIELSKI - WOOD.
  205 ILCS 5/48.4 new
  205 ILCS 10/3.075 new
  205 ILCS 205/11-5 new
  205 ILCS 205/11012 new
  205 ILCS 620/8-2 new
  205 ILCS 645/20 new
  205 ILCS 650/7 new
  760 ILCS 5/21 new
  760 ILCS 45/8 new
  815 ILCS 205/6
                                     from Ch. 17, par. 6413
  Amends the Illinois Banking Act, the Corporate Fiduciary Act, the Interest Act, and
other financial industry regulatory Acts to provide that there shall be no liability for acts
or omissions done in reliance upon a rule of the Commissioner of Banks and Real Es-
tate. Effective immediately.
      FISCAL NOTE (Dpt. Financial Institutions)
      There would be no fiscal impact on the Department.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB 1655 fails to create a State mandate
      under the State Mandates Act.
      97-03-06 H First reading
                H Added As A Joint Sponsor WOOD
                                              Referred to Hse Rules Comm
      97-03-I1 H
                                              Assigned to Judiciary I - Civil Law
      97-03-19 H
                                              Fiscal Note Requested CROSS
                Н
                                              St Mandate Fis Nte Requestd CROSS
                H
                                              Committee Judiciary I - Civil Law
      97-03-20 H
                                              Do Pass/Short Debate Cal 010-000-001
                H Placed Cal 2nd Rdg-Sht Dbt
                Н
                                              Fiscal Note Filed
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-03 H
                                              St Mandate Fis Note Filed
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-08 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-12 H 3rd Rdg-Sht Dbt-Pass/Vote 108-001-004
      97-04-14 S Arrive Senate
                S Placed Calendr, First Reading
      97-04-15 S Chief Sponsor O'MALLEY
      97-04-16 S First reading
                                              Referred to Sen Rules Comm
      97-04-17 S Added as Chief Co-sponsor REA
      97-04-23 S Added as Chief Co-sponsor VIVERITO
      97-04-24 S
                                              Assigned to Financial Institutions
      97-05-01 S
                                              Recommended do pass 008-000-000
                S Placed Calndr, Second Reading
      97-05-07 S Second Reading
                S Placed Calndr, Third Reading
      97-05-13 S Third Reading - Passed 058-000-000
                H Passed both Houses
      97-06-11 H Sent to the Governor
      97-07-23 H Governor approved
                H
                     Effective Date 97-07-23
                H
                     PUBLIC ACT 90-0161
HB-1656
             BUGIELSKI.
  205 ILCS 205/3004
                                     from Ch. 17, par. 7303-4
  205 ILCS 205/4008
                                     from Ch. 17, par. 7304-8
  205 ILCS 205/4010
                                    from Ch. 17, par. 7304-10
                                    from Ch. 17, par. 7306-2
  205 ILCS 205/6002
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from Ch. 17, par. 7306-3

205 ILCS 205/6003

Amends the Savings Bank Act. Provides that a savings bank may establish a maximum age for directors. Requires that only a majority (now two-thirds) of the directors be residents of Illinois. Allows directors to consider the effects actions will have on customers, suppliers, and communities when considering mergers and other transactions. Removes limits on certain business, commercial, or agricultural loans and other investments. Effective immediately.

FISCAL NOTE (Dpt. Financial Institutions)

There would be no fiscal impact on the Department.

97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Financial Institutions
97-03-20 H Fiscal Note Filed
Committee Financial Institutions
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-1657 BERGMAN.

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, 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.

97-03-06 H First reading
97-03-11 H

97-03-20 H

97-03-20 H

H

Motion Do Pass-Lost 003-014-000 HELM
Remains in CommiElementary & Secondary
Education

97-03-21 H

99-01-12 H Session Sine Die

HB-1658 TURNER JOHN.

New Act

Creates the Will Repository Act. Requires the clerk of the circuit court of each county to establish a repository to receive, process, hold, and dispose of wills of testators who have not been located by the custodian of a will. Provides that the costs associated with the operation of the repository shall be paid by the custodian. Provides that the Secretary of State shall maintain a list of testators whose wills have been deposited in repositories. Provides for operating procedures, requirements for deposit of wills in the repository, removal of wills from the repository, bailment relief, information on file with the Secretary, and misidentification of testators. Effective January 1, 1998.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary I - Civil Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-1659 TURNER JOHN.

820 ILCS 130/7 from Ch. 48, par. 39s-7

Amends the Prevailing Wage Act. Makes a stylistic change in provisions concerning findings of public bodies and the Department of Labor.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Labor & Commerce **2177** HB-1659—Cont.

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97-03-21 H Re-Refer Rules/Rul 19(a)
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99-01-12 H Session Sine Die

HB-1660 TURNER, JOHN.

5 ILCS 140/1 from Ch. 116, par. 201

Amends the Freedom of Information Act by making a stylistic change to the Section concerning legislative intent.

97-03-06 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to State Govt Admin & Election

Refrm

97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1661 JOHNSON, TOM.

720 ILCS 5/12-31 from Ch. 38, par. 12-31

Amends the Criminal Code of 1961 relating to inducement to commit suicide. Permits a civil action to enjoin a health care professional or other person from aiding a suicide. Permits certain relatives and heirs of a person who committed suicide or attempted suicide to obtain compensatory or punitive damages from a health care professional or other person who assisted in the suicide or attempted suicide. Increases the penalty for inducement to commit suicide by providing the physical means or participating in the physical act by which another person attempts suicide from a Class A misdemeanor to a Class 4 felony.

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NOTE(S) THAT MAY APPLY: Correctional
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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
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99-01-12 H Session Sine Die

HB-1662 CHURCHILL AND MOORE, ANDREA.

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from Ch. 111, par. 1701-4
225 ILCS 410/1-4
225 ILCS 410/2-2
                                   from Ch. 111, par. 1702-2
225 ILCS 410/2-3
                                   from Ch. 111, par. 1702-3
225 ILCS 410/2-7
                                  from Ch. 111, par. 1702-7
225 ILCS 410/2-9 new
225 ILCS 410/2-10 new
225 ILCS 410/2-11 new
225 ILCS 410/3-2
                                   from Ch. 111, par. 1703-2
225 ILCS 410/3-2A new
225 ILCS 410/3-6
                                   from Ch. 111, par. 1703-6
225 ILCS 410/3-9 new
225 ILCS 410/3-10 new
225 ILCS 410/3A-5
                                   from Ch. 111, par. 1703A-5
225 ILCS 410/3A-8 new
225 ILCS 410/3A-9 new
225 ILCS 410/3A-10 new
225 ILCS 410/3C-7
                                   from Ch. 111, par. 1703C-7
225 ILCS 410/3C-10 new
225 ILCS 410/3C-11 new
225 ILCS 410/3C-12 new
225 ILCS 410/4-4
                                   from Ch. 111, par. 1704-4
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. Authorizes the Department of Professional Regulation to establish apprenticeship programs for barbers, cosmetologists, estheticians, and nail technologists. Establishes qualifications, registration, expiration of registration, fees, and violations.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Registration & Regulation
97-03-12 H Added As A Co-sponsor MOORE, ANDREA
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1663 **2178**

HB-1663 MITCHELL - SAVIANO.

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

97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Added As A Joint Sponsor SAVIANO
97-03-21 H Research Research Registration & Regulation
97-03-21 H Research Res

HB-1664 MITCHELL - BOLAND - BRUNSVOLD - MOFFITT - CHURCHILL.

225 ILCS 15/3

from Ch. 111, par. 5353

Amends the Clinical Psychologist Licensing Act to exempt certain practitioners of hypnosis from the licensing requirements of the Act.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 15/3 Adds reference to: 225 ILCS 15/2

from Ch. 111, par. 5352

Provides that clinical psychology does not include the use of hypnosis by unlicensed persons who do not engage in the independent diagnosis, classification, and treatment of nervous, mental, and emotional disorders or the diagnosis and treatment of human ailments.

SENATE AMENDMENT NO. 1.

S

Adds reference to:

225 ILCS 15/3 from Ch. 111, par. 5353

Provides that the practice of clinical psychology does not include the use of hypnosis by a person who does not otherwise engage in the practice of clinical psychology and does not hold himself out to the public in a manner stating or implying that the person is a clinical psychologist.

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97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Executive
97-03-20 H
                                     Do Pass/Short Debate Cal 009-005-000
        H Placed Cal 2nd Rdg-Sht Dbt
97-04-10 H
                Amendment No.01
                                     MITCHELL
                Amendment referred to HRUL
        Η
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-11 H
                Amendment No.01
                                      MITCHELL
        Н
                                     Be adopted
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-14 H Second Reading-Short Debate
                Amendment No.01
                                     MITCHELL
                                                               Adopted
         H Held 2nd Rdg-Short Debate
97-04-15 H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Joint Sponsor BOLAND
         H Added As A Co-sponsor BRUNSVOLD
         H Added As A Co-sponsor MOFFITT
97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 115-001-000
97-04-17 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor SIEBEN
         S First reading
                                      Referred to Sen Rules Comm
97-04-23
                                      Assigned to Licensed Activities
97-05-07
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
97-05-12 S Filed with Secretary
         S
                Amendment No.01
                                     SIEBEN
```

Amendment referred to SRUL

97-05-13		Amendment No.01	SIEBEN	
97-05-14	S	Rules refers to	SLIC	
<i>51-</i> 03-14	S	Amendment No.01	SIEBEN Be adopted	
		Second Reading	De adopted	
	S	Amendment No.01	SIEBEN	Adopted
97.05.15		Placed Calndr, Third Reading Third Reading - Passed 056-		
97-03-13		Arrive House	001-000	
	H	Place Cal Order Concurrence	: 01	
97-05-16		Motion Filed Concur		
		Refer to Rules/Rul 75(a)	01	
97-05-19		Place Cal Order Concurrence Added As A Co-sponsor CH		
97-05-20			01/HEXC	
		Place Cal Order Concurrence	: 01	
97-05-21	Н	Be approved consideration 0	1/015-000-000	
97.05.22		Place Cal Order Concurrence H Concurs in S Amend, 01/1		
91-03-22		Passed both Houses	17-000-000	
97-06-20		Sent to the Governor		
97-08-17		Governor approved		
	H H			
IID 1665 X		PUBLIC ACT 90-0473		
HB-1665 Ye New Act	υU	NGE.		
	Γ			1 375 111. 9
provement Act	C)	properment Zone and Enumber in Enumber 2 pplies only the short title	terprise Community School	ool Facility Im-
97-03-06	Н	First reading	Referred to Hse Rules Com	m
97-03-1 I		- 1101 1440111B	Assigned to Elementary & S	
			Education	,
97-03-21		a' at Di	Re-Refer Rules/Rul 19(a)	
		Session Sine Die		
	υU	NGE.		
New Act	17.	de Passas d'Estatus Desam		,
visions only.	V ()	rk-Focused Training Progra	am. Contains a short title a	and purpose pro-
	н	First reading	Referred to Hse Rules Com	m
97-03-11			Assigned to Elementary & S	
			Education	·
97-03-21		Session Sine Die	Re-Refer Rules/Rul 19(a)	
HB-1667 YO	JU	NGE.		
)	formana David Education	-1.041-1.4.4.015	
title of the Act.	en	formance-Based Education	al Standards Act. Supplie	es only the short
	н	First reading	Referred to Hse Rules Com	m
97-03-11		. Hot roughly	Assigned to Elementary & S	
			Education	,
97-03-21		a : a: p:	Re-Refer Rules/Rul 19(a)	
		Session Sine Die		
HB-1668 DAVIS,STEVE – STEPHENS.				
105 ILCS 5/22-25 Amends the School Code. Makes a change of style in the provisions relating to high				
Amends the S	sch	1001 Code. Makes a change	of style in the provisions	relating to high
school quality guarantees. FISCAL NOTE (State Board of Education)				

FISCAL NOTE (State Board of Education)

No fiscal impact until substantive language is added.

STATE MANDATES FISCAL NOTE (SBE)

No change from SBE fiscal note.

STATE DEBT IMPACT NOTE, H-AM 1

HB 1668 would not have an impact on the level of State debt.

HOUSE AMENDMENT NO. 1.

Adds reference to:

New Act

Deletes reference to:

105 ILCS 5/22-25

Changes the title, deletes everything after the enacting clause, and adds provisions authorizing Bethalto Community Unit School District No. 8, Madison County, Illinois, for and in consideration of \$1, to convey by quitclaim deed certain improved real estate in Madison County, Illinois to Community Hope Center, Inc., a not-for-profit corporation organized and existing under the laws of Illinois. Effective immediately.

HOUSE AMENDMENT NO. 2.

97-03-06 H First reading

Provides that the conveyance is subject to a covenant and condition that run with the lands conveyed, requiring the grantee named in the deed of conveyance, should it ever sell or lease all or any part of the real estate conveyed or any interest therein, to pay over to the grantor school district all rentals and net sale proceeds resulting from any such lease or sale.

Referred to Hse Rules Comm

97-03-06		rifst reading	Assigned to Elementary & S	
			Education	
97-03-18	Н	Primary Sponsor Changed To		
97-03-20	Н		Do Pass/Stdnrd Dbt/Vo011-0	010-000
	Η	Plcd Cal 2nd Rdg Std Dbt		
	Η		Fiscal Note Requested BLAG	
	Н		St Mandate Fis Nte Requesto	I BLACK
		Cal 2nd Rdg Std Dbt		
97-03-21	Η	Amendment No.01	DAVIS,STEVE	
	Н	Amendment referred to	HRUL	
		Cal 2nd Rdg Std Dbt	T 137 . B 146.4	MENDED/
97-04-08	Н		Fiscal Note Requested AS A	MENDED/
	* *		BLACK	1 4 5
	Н		St Mandate Fis Nte Requesto AMENDED/BLACK	1 AS
	Н	Cal 2nd Rdg Std Dbt		
97-04-09	Η	Amendment No.01	DAVIS,STEVE	
	Η	Rules refers to	HELM	
	Η	Cal 2nd Rdg Std Dbt		
97-04-10	Η	Amendment No.01	DAVIS,STEVE	
	Η		Be adopted	
		Cal 2nd Rdg Std Dbt		
97-04-11			Fiscal Note Filed	
	Н		St Mandate Fis Note Filed	
		Cal 2nd Rdg Std Dbt	SALUG GERLIE	
97-04-14			DAVIS,STEVE	
	Н			
	Н		DAVIS,STEVE HELM	
	Н	Rules refers to Cal 2nd Rdg Std Dbt	RELIVI	
97-04-15		ē	State Debt Note Filed	
97-04-13	Н		DAVIS,STEVE	
	Н		Be adopted	
		Second Reading-Stnd Debate		
	Н		DAVIS,STEVE	Adopted
	Ĥ		DAVIS,STEVE	Adopted
		Pld Cal Ord 3rd Rdg-Std Dbt		•
97-04-17		Added As A Joint Sponsor S'		
97-04-24		3rd Rdg-Stnd Dbt-Pass/V087		
,, o. z.		Arrive Senate		
		Placed Calendr, First Reading		
		Chief Sponsor BOWLES		
97-04-25		First reading	Referred to Sen Rules Comr	n
97-05-01	S		Assigned to Executive	
97-05-08			Recommended do pass 013-	000-000
		Placed Calndr, Second Readn		
97-05-13		Second Reading	-	
		Placed Calndr, Third Reading		
		, ,		~

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97-05-14 S Third Reading - Passed 058-000-000
H Passed both Houses
97-06-12 H Sent to the Governor
97-07-08 H Governor approved
H Effective Date 97-07-08
H PUBLIC ACT 90-0071
```

HB-1669 YOUNGE.

New Act

Creates the Systemic Initiative Demonstration Act. Supplies only the Short Title of the Act.

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Elementary & Secondary
Education
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1670 ZICKUS – CAPPARELLI – FANTIN – MCKEON – LINDNER, BIGGINS, HOLBROOK, LOPEZ, SANTIAGO AND BUGIELSKI.

720 ILCS 5/17-2 from Ch. 38, par. 17-2

Amends the Criminal Code of 1961. Makes it a Class 4 felony for a person to claim or represent that he or she is acting on behalf of any police department, fire department, or sheriff's department when soliciting financial contributions or selling or delivering or offering to sell or deliver any merchandise, goods, or services unless the chief of the police department or fire department or the sheriff has first entered into a written agreement with the person or with an organization with which the person is affiliated and the agreement permits the activity. Effective immediately.

CORRECTIONAL NOTE

There will be a minimal impact on the Dept. of Corrections.

FISCAL NOTE (Dept. of Corrections)

No change from correctional note.

STATE MANDATES ACT FISCAL NOTE

HB 1670 fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Deletes everything and inserts similar provisions with additions relating to false personation, solicitation or other specified activities on behalf of any nongovernmental organization that would reasonably be understood to imply that the organization is composed of law enforcement personnel, additional penalties, and other matters.

HOUSE AMENDMENT NO. 2.

Adds, as an element of the new offenses, that the acts be committed knowingly. Includes, in the organizations permitted to be represented under the new provisions, groups of retired or injured peace officers. Requires that a majority (rather than "some or all") of net proceeds of fundraising be devoted to the peace officer organization's purposes.

SENATE AMENDMENT NO. 1.

Provides that it is a Class 4 felony for persons acting on behalf of nongovernmental organizations who solicit financial contributions or sell or deliver goods or services to use the name "fireman" or "fire fighter" to imply that the organization is composed of fire fighters unless the organization represents fire fighters or retired fire fighters or has entered into a written contract with a fire department, chief of a fire department, a unit of local government, or a group or association of active duty fire fighters and a majority of the net proceeds of the contributions, sales, or deliveries are devoted to the fire department, unit of local government, or group of fire fighters. Provides that law enforcement officers or fire department personnel may solicit financial contributions for charitable purposes not related to public safety.

NOTE(S) THAT MAY APPLY: Correctional

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Added As A Joint Sponsor FANTIN
97-03-18 H Correctional Note Filed
Fiscal Note Filed
Fiscal Note Filed
Committee Judiciary II - Criminal Law
```

	Added As A Co-sponsor MC		
	Added As A Co-sponsor LIN		15 000 000
97-03-21 H	Placed Cal 2nd Rdg-Sht Dbt	Do Pass/Short Debate Cal 0	15-000-000
	Added As A Co-sponsor BIG	GINS	
	Added As A Co-sponsor HOI		
97-04-11 H		Fiscal Note Requested DAR	T
Н		St Mandate Fis Nte Request	d DART
Н		Judicial Note Request DAR	T
	Cal Ord 2nd Rdg-Shr Dbt	archina and an analysis and an	
97-04-12 H H	Amendment No.01 Amendment referred to	ZICKUS HRUL	
	Cal Ord 2nd Rdg-Shr Dbt	HKUL	
97-04-14 H	Amendment No.01	ZICKUS	
Н	Rules refers to	HJUB	
Н	Cal Ord 2nd Rdg-Shr Dbt		
97-04-15 H		St Mandate Fis Note Filed	
H	Conned Danding Chart Dahat	Judicial Note Request WITI	HDRAWN/DARI
	Second Reading-Short Debat Pld Cal Ord 3rd Rdg-Sht Dbt		
	Relld 2nd Rdng-Short Debate		
	Held 2nd Rdg-Short Debate		
97-04-16 H	Amendment No.01	ZICKUS	
Н	******	Be adopted	
	Held 2nd Rdg-Short Debate Added As A Co-sponsor LOI	DE-7	
	Added As A Co-sponsor SAN		
97-04-17 H	Amendment No.02	ZICKUS	
Н	Amendment referred to		
Н	Amendment No.02	ZICKUS	
Н	H 112 1D1 61 . D1 .	Be adopted	
	Held 2nd Rdg-Short Debate Amendment No.01	ZICKUS	Adopted
97-04-19 H H	Amendment No.02	ZICKUS	Adopted Adopted
	Pld Cal Ord 3rd Rdg-Sht Dbt		ridopted
	3rd Rdg-Sht Dbt-Pass/Vote 1		
97-04-24 S	Arrive Senate		
S	Chief Sponsor RADOGNO		
	Placed Calendr, First Reading	Referred to Sen Rules Com	m
98-01-15 S	First reading	Assigned to Judiciary	111
98-01-29 S		Postponed	
98-02-25 S		Postponed	
98-03-04 S	Amendment No.01	JUDICIARY S	Adopted
S		Recommnded do pass as an	nend 009-000-000
	Placed Calndr, Second Readn	g	
	Second Reading Placed Calndr, Third Reading		
	Third Reading - Passed 055-0		
	Arrive House		
	Place Cal Order Concurrence	01	
98-05-07 H	Motion Filed Non-Concur 01	/ZICKUS	
	Calendar Order of Concurren		
	Joint Sponsor Changed to CA		
98-05-22 H H	Added As A Co-sponsor BU	GIELSKI FINAL PASSAGE	
н Н		DEADLINE EXTENDED	
H		UNTIL DEC. 4, 1998	
	Calendar Order of Concurren	•	
	H Noncners in S Amend, 01		
	Secretary's Desk Non-concu	г 01	
	Filed with Secretary	Mtn refuse reside Con A	and
S	Calendar Order of Non-Conc	Mtn refuse recede-Sen Ame	ziia
99-01-04 S	Caronum Order of Non-Cont	Refer to Rules/Rul 3-9(b)	
	Session Sine Die		

2183 HB-1671

HB-1671 ZICKUS - HOLBROOK.

55 ILCS 5/3-3018

from Ch. 34, par. 3-3018

Amends the Counties Code. Provides that death certificates shall be issued no more than 30 days after the later of either the date of death or the date the body comes under the jurisdiction of the coroner.

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STATE MANDATES FISCAL NOTE
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HB 1671 fails to create a State mandate.

HOME RULE NOTE

HB 1671 does not preempt home rule authority.

FISCAL NOTE (DCCA)

HB1671 imposes no additional requirements and has no fiscal

impact on units of local government.

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

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Local Government

97-03-20 H Do Pass/Short Debate Cal 017-000-000

H Placed Cal 2nd Rdg-Sht Dbt

97-04-08 H Added As A Joint Sponsor HOLBROOK

97-04-11 H Fiscal Note Requested DART
H St Mandate Fis Nte Requested DART
H HOME Rule Note Requested DART
State Debt Note Requested DART

H Cal Ord 2nd Rdg-Shr Dbt

97-04-15 H St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shr Dbt

97-04-16 H Home Rule Note Filed Fiscal Note Filed

H Cal Ord 2nd Rdg-Shr Dbt

97-04-23 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

97-04-25 H 99-01-12 H Session Sine Die Re-Refer Rules/Rul 19(a)

HB-1672 BROSNAHAN.

35 ILCS 5/1106

from Ch. 120, par. 11-1106

Amends the Illinois Income Tax Act. Makes a technical change in the Section concerning the Department's liability for court costs.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Revenue 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1673 BROSNAHAN.

210 ILCS 45/3-102

from Ch. 111 1/2, par. 4153-102

Amends the Nursing Home Care Act to add a caption.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1673 fails to create a State mandate

under the State Mandates Act.

FISCAL NOTE (Dept. of Public Health)
HB 1673 has no fiscal impact on the Dept.

97-03-06 H First reading
97-03-11 H Assigned to Human Services
97-03-21 H St Mandate Fis Note Filed
H Committee Human Services
H Re-Refer Rules/Rul 19(a)
97-03-26 H Fiscal Note Filed
Committee Rules

99-01-12 H Session Sine Die

HB-1674 BROSNAHAN.

815 ILCS 505/11

from Ch. 121 1/2, par. 271

Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a stylistic change in provisions concerning severability.

FISCAL NOTE (Office of Attorney General)

There will be no fiscal impact on the A.G. Office.

STATE MANDATES ACT FISCAL NOTE

HB-10/4Cont.	210	4
VID 4674		
	fails to create a State mandate.	D.C. L. H. D.L. C.
97-03-06	H First reading	Referred to Hse Rules Comm
97-03-11		Assigned to Consumer Protection Fiscal Note Filed
91-03-20	H	Committee Consumer Protection
97-03-21		Do Pass/Stdnrd Dbt/Vo006-005-000
27-03-21	H Plcd Cal 2nd Rdg Std Dbt	Do 1 ass/stalled Dou v 0000-003-000
	Н	St Mandate Fis Note Filed
	H Cal 2nd Rdg Std Dbt	
97-04-08	H Second Reading-Stnd Debate	
	H Hld Cal Ord 2nd Rdg-Shr Db	
	H Pld Cal Ord 3rd Rdg-Sht Dbt	
97-04-14	H Relld 2nd Rdng-Short Debate	e
07.04.10	H Held 2nd Rdg-Short Debate	n
97-04-18	H Session Sine Die	Re-committed to Rules
	LONE - MCCARTHY.	
625 ILCS 5/11	-	95 1/2, par. 11-501
		ride that a person who has an alcohol con-
centration of m	ore than 0.00 while driving a s	school bus with children on board commits
	ving under the influence.	
	AT MAY APPLY: Correctional	
97-03-06	H First reading	ICC I DEVIN
	H Added As A Joint Sponsor N	ACCARIHY Referred to Hse Rules Comm
97-03-11		Assigned to Transportation & Motor Vehicles
97-03-11		Re-Refer Rules/Rul 19(a)
	H Session Sine Die	The Theres Thates, That I s (a)
HB-1676 G	RANBERG.	
20 ILCS 505		
		es Act. Makes a technical change in provi-
	the Inspector General.	3 7 tot. Wakes a technical change in provi
	MANDATES FISCAL NOTE	
	inion of DCCA, HB 1676 fails to	create a State mandate
	State Mandates Act.	
97-03-06	H First reading	Referred to Hse Rules Comm
97-03-11	Н	Assigned to Human Services
97-03-21		St Mandate Fis Note Filed
	H	Committee Human Services
00 01 10	Н	Re-Refer Rules/Rul 19(a)
	2 H Session Sine Die	
	OART.	
730 ILCS 5/3		i. 38, par. 1003-14-2
		. Makes stylistic changes in a Section con-
cerning parole	and supervised release.	
97-03-06	H First reading	Referred to Hse Rules Comm

HB-1

97-03-11 H Assigned to Judiciary II - Criminal Law 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1678 WOOLARD - BOST - LAWFER - MYERS, SMITH, MICHAEL, HOL-BROOK, BOLAND AND GRANBERG.

New Act

Creates the Grape and Wine Resources Council Act. Creates a short title only. HOUSE AMENDMENT NO. 1.

Deletes reference to: New Act Adds reference to: 30 ILCS 105/5.449 new 235 ILCS 5/1-3.37 new 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

Deletes everything. 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 allocations to the Council to be used for its objectives.

SENATE AMENDMENT NO. 1.

Adds reference to:

20 ILCS 665/4a

from Ch. 127, par. 200-24a

Amends the Illinois Promotion Act. Provides that moneys shall be transferred from the Tourism Promotion Fund into the Grape and Wine Resources Fund and used by the Department in accordance with the Liquor Control Act of 1934. Adds 4 members to the Grape and Wine Resources Council. Deletes provisions allocating a portion of the wine excise tax to the Council. Adds an immediate effective date.

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97-03-06 H First reading
         H Added As A Joint Sponsor BOST
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Agriculture & Conservation
97-03-19 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Co-sponsor LAWFER
97-03-20 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Co-sponsor MYERS
97-04-01 H Added As A Co-sponsor DEERING
97-04-08 H Rclld 2nd Rdng-Short Debate
         H Held 2nd Rdg-Short Debate
97-04-09 H Added As A Co-sponsor SMITH, MICHAEL
         H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor GRANBERG
         Н
                 Amendment No.01
                                      WOOLARD
         Η
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
                                      WOOLARD
         Н
                 Amendment No.01
         Н
                                      Be adopted
         H Held 2nd Rdg-Short Debate
97-04-11 H
                                      WOOLARD
                 Amendment No.01
                                                               Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-12 H 3rd Rdg-Sht Dbt-Pass/Vote 109-006-000
97-04-14 S Arrive Senate
         S Placed Calendr, First Reading
97-04-15 S Chief Sponsor REA
97-04-16 S First reading
                                      Referred to Sen Rules Comm
97-05-01 S
                                      Assigned to Executive
           Added as Chief Co-sponsor LUECHTEFELD
97-05-08 S
                 Amendment No.01
                                      EXECUTIVE
                                                               Adopted
                                      Recommided do pass as amend 013-000-000
         S Placed Calndr, Second Reading
97-05-09 S Second Reading
         S Placed Calndr, Third Reading
97-05-13 S Third Reading - Passed 057-001-000
         H Arrive House
         H Place Cal Order Concurrence 01
97-05-14 S Added as Chief Co-sponsor BOWLES
97-05-16 H Motion Filed Concur
         H Refer to Rules/Rul 75(a)
         H Place Cal Order Concurrence 01
97-05-20 H Be approved consideration 01/HRUL
         H Place Cal Order Concurrence 01
97-05-23 H H Concurs in S Amend, 01/112-003-000
         H Passed both Houses
97-06-20 H Sent to the Governor
97-07-08 H Governor vetoed
         H Placed Calendar Total Veto
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97-10-30 H Total veto stands.

HB-1679 WOOLARD.

520 ILCS 5/1.2b

from Ch. 61, par. 1.2b

Amends the Wildlife Code to add a caption to a provision concerning the definition of "authorized employee".

STATE MANDATES FISCAL NOTE

HB 1679 fails to create a State mandate.

FISCAL NOTE (Dept. of Natural Resources)

There will be no fiscal impact on this Dept.

97-03-06 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Agriculture & Conservation

97-03-21 H Do Pass/Stdnrd Dbt/Vo008-007-000

H Plcd Cal 2nd Rdg Std Dbt

97-04-08 H Fiscal Note Requested NOLAND St Mandate Fis Nte Requestd NOLAND

H Cal 2nd Rdg Std Dbt

97-04-15 H

St Mandate Fis Note Filed H Cal 2nd Rdg Std Dbt

97-04-16 H

Fiscal Note Filed

H Cal 2nd Rdg Std Dbt

97-04-23 H Second Reading-Stnd Debate

H Hld Cal Ord 2nd Rdg-Shr Dbt

97-04-25 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

NOLAND - WOOLARD - TURNER, JOHN - LAWFER - BOST, CROSS HB-1680 AND KLINGLER.

240 ILCS 40/1-25

Amends the Grain Code to change the caption to the provision concerning the promulgation of rules.

STATE MANDATES FISCAL NOTE

HB 1680 fails to create a State mandate.

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

Fiscal impact on IDOA would be approximately \$5,000 to \$10,000.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

240 ILCS 40/1-25

Adds reference to:

Replaces the title and everything after the enacting clause. Creates the Wheat Development Act. Provides for the establishment of a wheat development program to improve production of, and markets for, wheat. Authorizes an assessment of \$0.015 per bushel of wheat sold. Provides for a referendum regarding a wheat development program and provides for the election of a wheat development program committee to operate the program. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that an additional referendum on a wheat development program shall be called upon request by petition of 500 producers of wheat from across the State (instead of by petition of 500 producers of wheat with at least 10 signers of the petition from each of the districts in the State). Provides that a wheat development program shall be extended from year to year, after the initial 5 year period, unless a referendum for continued approval is required by written petition of no less than 5% (instead of 10%) of the affected producers from across the State (instead of from each respective district). Provides that a proposed amendment to an existing wheat development program may be requested by petition by 5% of the affected producers from across the State (instead of from each respective district). Removes the requirement that a proposed amendment be approved by the wheat development board before a referendum may be held on the amendment. Makes other changes.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Agriculture & Conservation 97-03-21 H Do Pass/Stdnrd Dbt/Vo008-007-000

H Plcd Cal 2nd Rdg Std Dbt

Fiscal Note Requested NOLAND

97-04-08 H

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Н
                                            St Mandate Fis Nte Requestd NOLAND
               H Cal 2nd Rdg Std Dbt
                       Amendment No.01
     97-04-12 H
                                            WOOLARD
                       Amendment referred to HRUL
               Н
               H Cal 2nd Rdg Std Dbt
     97-04-14 H
                       Amendment No.01
                                            WOOLARD
                       Rules refers to
                                             HAGC
               Н
               H Cal 2nd Rdg Std Dbt
     97-04-15 H
                       Amendment No.01
                                            WOOLARD
                                            Be adopted
               H
               H
                                            St Mandate Fis Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-18 H
                                            Fiscal Note Filed
               H Primary Sponsor Changed To NOLAND
               H Added As A Joint Sponsor WOOLARD
               H Second Reading-Stnd Debate
                                            WOOLARD
               Н
                       Amendment No.01
                                                                     Adopted
               H Pld Cal Ord 3rd Rdg-Std Dbt
               H Added As A Co-sponsor TURNER, JOHN
               H Added As A Co-sponsor LAWFER
               H Added As A Co-sponsor BOST
               H Added As A Co-sponsor CROSS
      97-04-23 H 3rd Rdg-Stnd Dbt-Pass/V115-000-000
               H Added As A Co-sponsor KLINGLER
      97-04-24 S Arrive Senate
               S Placed Calendr, First Reading
      97-04-29 S Chief Sponsor DEMUZIO
               S Added as Chief Co-sponsor O'DANIEL
      97-04-30 S First reading
                                            Referred to Sen Rules Comm
      97-05-01 S
                                            Assigned to Agriculture & Conservation
                                            AGRICULTURE S
      97-05-08 S
                       Amendment No.01
                                                                     Adopted
                                            Recommnded do pass as amend 008-000-000
               S Placed Calndr, Second Reading
      97-05-09 S Second Reading
               S Placed Calndr, Third Reading
      97-05-13 S Third Reading - Passed 058-000-000
               H Arrive House
               H Place Cal Order Concurrence 01
      97-05-15 H Motion Filed Concur
               H Refer to Rules/Rul 75(a)
                       Motion referred to
                                              01/HAGC
               H Place Cal Order Concurrence 01
      97-05-16 H Be approved consideration 01/010-000-000
               H Place Cal Order Concurrence 01
      97-05-19 H H Concurs in S Amend. 01/117-000-000
               H Passed both Houses
      97-06-17 H Sent to the Governor
      97-08-14 H Governor approved
                    Effective Date 97-08-14
               Н
                    PUBLIC ACT 90-0377
               Н
HB-1681
            DART.
  720 ILCS 5/1-1
                                   from Ch. 38, par. 1-1
  Amends the Criminal Code to make stylistic changes in the short title Section.
      97-03-06 H First reading
                                            Referred to Hse Rules Comm
      97-03-I1 H
                                            Assigned to Judiciary II - Criminal Law
      97-03-21 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1682
            DART.
  730 ILCS 5/1-1-1
                                   from Ch. 38, par. 1001-1-1
  Amends the Unified Code of Corrections to make a stylistic change in the short title
Section.
      97-03-06 H First reading
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Judiciary II - Criminal Law
      97-03-21 H
                                            Re-Refer Rules/Rul 19(a)
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99-01-12 H Session Sine Die

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HB-1683 MCAULIFFE – SAVIANO – CAPPARELLI – BUGIELSKI.
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40 ILCS 5/7-141 30 ILCS 805/8.21 new from Ch. 108 1/2, par. 7-141

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code to allow a sheriff's law enforcement employee with at least 25 years of service to retire at any age. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE
Fiscal impact has not been determined, but is exected to be substantial.

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

97-03-06 H First reading

H Added As A Joint Sponsor SAVIANO H Added As A Co-sponsor CAPPARELLI H Added As A Co-sponsor BUGIELSKI

H Referred to Hse Rules Comm
97-03-11 H Assigned to Personnel & Pensions
97-03-21 H Re-Refer Rules/Rul 19(a)
97-03-28 H Pension Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-1684 SCOTT - WINTERS - LINDNER - KOSEL - BIGGERT AND BOLAND.

New Act

Creates the Contractor Reporting Act. Requires a contractor doing business in this State to provide the Department of Commerce and Community Affairs with a copy of all lawsuits and bankruptcies filed with respect to the contractor or any businesses previously owned by the contractor. Also requires a contractor to provide the Department with a list of all contracting businesses previously owned by the contractor.

STATE MANDATES FISCAL NOTE

HB1684 fails to create a State mandate.

FISCAL NOTE (DCCA)

Estimated first year impact is \$323,175.

HOUSE AMENDMENT NO. 1.

Changes DCCA to the Office of Attorney General. Provides that the contractor shall indicate to the Office of the Attorney General the disposition of each lawsuit filed against the contractor.

HOUSE AMENDMENT NO. 2.

Provides that the term "contractor" does not include a person who performs activities as a contractor in 10 or more states. Provides that a contractor shall provide the Office of the Attorney General with a copy of all lawsuits filed against him or her within the past 10 years rather than all lawsuits filed against him or her.

NOTE(S) THAT MAY APPLY: Fiscal

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97-03-06 H First reading
         H Added As A Joint Sponsor WINTERS
         H Added As A Co-sponsor LINDNER
                                      Referred to Hse Rules Comm
                                      Assigned to State Govt Admin & Election
97-03-11 H
                                        Refrm
                                      Do Pass/Short Debate Cal 008-005-000
97-03-21 H
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-07 H
                                      Fiscal Note Requested PARKE
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-11 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-14 H
                 Amendment No.01
                                      SCOTT
         Η
                 Amendment referred to HRUL
                 Amendment No.01
                                      SCOTT
         Η
                 Rules refers to
                                       HSGE
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-15 H
                 Amendment No.01
                                      SCOTT
                                      Be adopted
         H Second Reading-Short Debate
                 Amendment No.01
                                      SCOTT
                                                               Adopted
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H Held 2nd Rdg-Short Debate

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97-04-18 H
                       Amendment No.02
                                            SCOTT
               Н
                       Amendment referred to HRUL
                                            SCOTT
               Н
                       Amendment No.02
                                            Be adopted
               Н
               H Held 2nd Rdg-Short Debate
      97-04-19 H
                       Amendment No.02
                                            SCOTT
                                                                     Adopted
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-23 H Added As A Co-sponsor KOSEL
               H Added As A Co-sponsor BIGGERT
               H Added As A Co-sponsor BOLAND
               H 3rd Rdg-Sht Dbt-Pass/Vote 081-032-003
      97-04-24 S Arrive Senate
               S Placed Calendr, First Reading
               S Chief Sponsor SYVERSON
      97-04-25 S First reading
                                            Referred to Sen Rules Comm
      99-01-12 H Session Sine Die
            CURRIE - COWLISHAW.
HB-1685
  105 ILCS 5/26-1
                                   from Ch. 122, par. 26-1
  Amends the School Code. Makes changes of style in the provisions relating to com-
pulsory school age.
      FISCAL NOTE, AMENDED (State Board of Education)
      Cost for test development is about $500,000 for FY98; estimated
      annual testing costs are about $9 million.
      STATE MANDATES FISCAL NOTE, AMENDED (State Board of Education)
      No change from SBE fiscal note.
  HOUSE AMENDMENT NO. 1.
      Deletes reference to:
      105 ILCS 5/26-1
      Adds reference to:
      105 ILCS 5/2-3.64
                                 from Ch. 122, par. 2-3.64
      105 ILCS 5/14-3.01
                                 from Ch. 122, par. 14-3.01
      105 ILCS 5/14-8.02b new
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105 ILCS 5/22-23 from Ch. 122, par. 22-23 Changes the title and replaces everything after the enacting clause with other provisions amending the School Code. Expands the State Assessment program to provide for assessment of pupils in grades 4, 7, 8, 10, and 11. Revises provisions relative to the Prairie State Achievement Examination. Reconstitutes the Advisory Council on the Education of Children with Disabilities as a 25 member Council and adds provisions relative to the purpose and responsibilities of the Council. Adds provisions relative to expedited hearings in accordance with the federal Individuals with Disabilities Education Act for the purpose of moving or challenging a decision to move a student from his or her current placement to an alternative educational setting because of dangerous misconduct. Changes the definition of school construction for purposes of determining when sprinkler systems must be installed, adds that new areas or uses of school buildings in which sprinkler systems are not required must be protected by installation of an automatic fire detection system, and deletes provisions requiring school boards to submit plans and specifications for proposed sprinkler systems to the regional superintendent of schools for forwarding to the State Board of Education for review and approval. Adds an immediate effective date.

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SENATE AMENDMENT NO. 1
Deletes reference to:
105 ILCS 5//2-3.64
105 ILCS 5/14-3.01
105 ILCS 5/14-8.02 new
105 ILCS 5/22-23
Adds reference to:
105 ILCS 230/5-50
```

Changes the title and replaces everything after the enacting clause except the immediate effective date. Amends the School Construction Law to provide that a school district that passed a referendum for approved construction bonds but that has not yet issued them may receive a grant entitlement for a school construction project without re-submitting the project or financing to a referendum.

97-03-06 97-03-11		First reading	Referred to Hse Rules Comm Assigned to Elementary & Secondary
97-03-20	Н		Education Do Pass/Stdnrd Dbt/Vo011-010-000
	H H	Plcd Cal 2nd Rdg Std Dbt	Fiscal Note Requested BLACK
	Н		St Mandate Fis Nte Requestd BLACK
97-04-23	Н	Cal 2nd Rdg Std Dbt Second Reading-Stnd Debate	
97-04-25		Hld Cal Ord 2nd Rdg-Shr Db	ot Re-Refer Rules/Rul 19(a)
97-10-28	Н		Recommends Consideration 003-002-000 HRUL
	H		CURRIE
	H H		HRUL HELM
	Н	Second Reading-Stnd Debate	
97-10-29		Hld Cal Ord 2nd Rdg-Shr Db Amendment No.01	ot CURRIE
	Н	Be approved consideration H	ELM
	Н	Primary Sponsor Changed To	Fiscal Note filed as Amnded
	Н	Hld Cal Ord 2nd Rdg-Shr Db	St Mndt Fscl Note Fld Amnd
	H	Added As A Joint Sponsor C	OWLISHAW
97-10-30	H		CURRIE Adopted 075-038-004
		PId Cal Ord 3rd Rdg-Std Dbt 3rd Rdg-Stnd Dbt-Pass/V091	
97-11-12	S	Arrive Senate	023001
		Sen Sponsor CRONIN Placed Calendr, First Reading	
00.01.15	S	First reading	Referred to Sen Rules Comm
98-01-15 98-01-29			Assigned to Education EDUCATION S Adopted
	S	Placed Calndr, Second Readn	Recommnded do pass as amend 006-000-004
	S	Added as Chief Co-sponsor J	
98-03-26		Second Reading Placed Calndr, Third Reading	•
98-06-22	S		Refer to Rules/Rul 3-9(b)
98-12-03	S	Filed with Secretary Amendment No.02	WATSON
	S	Amendment referred to	SRUL Committee Rules
99-01-12		Session Sine Die	Commutee Rules
		TT - FANTIN.	
215 ILCS 5/35 215 ILCS 125			. 111 1/2, par. 1411.2
215 ILCS 130	/40	003 from Ch.	. 73, par. 1504-3
215 ILCS 165 Amends the			. 32, par. 604 th Maintenance Organization Act, Limited
Health Service	O	rganization Act, and Volun	tary Health Services Plans Act to prohibit because the individual is being treated for
drug abuse.			
HB 1686	wi wi	OTE (Dept. of Insurance) Il have no fiscal impact on the	Dept.
STATE N	ΛA	NDATES FISCAL NOTE on of DCCA, HB 1686 fails to	
under the	St	ate Mandates Act.	
97-03-06 97-03-11		First reading	Referred to Hse Rules Comm Assigned to Health Care Availability &
			Access
u:/_n:x_1//	ш	Added As A Joint Sponsor F	ANTIN

Fiscal Note Filed

Access

Committee Health Care Availability &

97-03-14 H Added As A Joint Sponsor FANTIN 97-03-17 H Fiscal I

Н

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97-03-21 H
                                        St Mandate Fis Note Filed
                                        Committee Health Care Availability &
         Н
                                          Access
                                        Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1687 SCOTT.

20 ILCS 1305/10-22 new 30 ILCS 105/5.449 new

705 ILCS 105/27.5

from Ch. 25, par. 27.5

Amends the Department of Human Services Act and the State Finance Act to create the Head Trauma Treatment Fund. Provides that the Department may make grants from the Fund to entities that care for persons with head trauma. Amends the Clerks of Courts Act. Provides that of the amounts less than \$55 paid to a circuit clerk and disbursed to the State Treasurer, one-third (now one-half) shall be deposited into the Traffic and Criminal Conviction Surcharge Fund and one-sixth shall be deposited into the Head Trauma Treatment Fund.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1687 fails to create a State mandate

under the State Mandates Act.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Human Services
97-03-21 H	St Mandate Fis Note Filed
H	Committee Human Services
Н	Re-Refer Rules/Rul 19(a)
00 01 10 17 0 1 01 51	

99-01-12 H Session Sine Die

HB-1688 SCOTT - FANTIN - WINTERS - WAIT - HOLBROOK.

705 ILCS 305/10.2

from Ch. 78, par. 10.2

Amends the Jury Act. Provides that jury service shall be deemed to impose an undue hardship on any person who is not employed outside the home and is the sole care provider of a child who is 4 years of age or younger.

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STATE MANDATES ACT FISCAL NOTE
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HB 1688 fails to create a State mandate.

FISCAL NOTE (III. Courts Administrative Office)

Fiscal impact on the Judicial Branch cannot be determined.

JUDICIAL NOTE

No increase or decrease in the need for the number of judges.

97-03-06 H First reading

H Added As A Joint Sponsor WINTERS Referred to Hse Rules Comm

97-03-I1 H Assigned to Judiciary I - Civil Law 97-03-14 H Joint Sponsor Changed to FANTIN

97-03-21 H Do Pass/Short Debate Cal 011-000-000

H Placed Cal 2nd Rdg-Sht Dbt

Н Fiscal Note Requested CROSS Н Judicial Note Request CROSS

H Cal Ord 2nd Rdg-Shr Dbt

97-03-25 H Added As A Co-sponsor WAIT 97-04-03 H St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shr Dbt

97-04-04 H Fiscal Note Filed Judicial Note Filed

H Cal Ord 2nd Rdg-Shr Dbt 97-04-08 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt 97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 113-001-001

H Added As A Co-sponsor HOLBROOK

97-04-14 S Arrive Senate

S Placed Calendr, First Reading

98-04-02 S Chief Sponsor SMITH

S First reading Referred to Sen Rules Comm

98-04-28 S Assigned to Judiciary 98-05-05 S Held in committee S Committee Judiciary

98-05-08 S Refer to Rules/Rul 3-9(a) 99-01-12 H Session Sine Die

HB-1689 SCULLY - BROSNAHAN - DAVIS, MONIQUE.

205 ILCS 105/4-6

from Ch. 17, par. 3304-6

Amends the Illinois Savings and Loan Act of 1985. Deletes provisions exempting a sayings and loan institution from garnishment proceedings concerning capital accounts. Effective immediately.

FISCAL NOTE (Dpt. Financial Institutions)

HB1689 would have no fiscal impact on the Department.

STATE MANDATES ACT FISCAL NOTE

HB1689 fails to create a State mandate.

97-03-06 H First reading

H Added As A Joint Sponsor BROSNAHAN

Η Referred to Hse Rules Comm 97-03-11 H Assigned to Financial Institutions

Do Pass/Stdnrd Dbt/Vo015-011-000 97-03-19 H

H Plcd Cal 2nd Rdg Std Dbt 97-03-20 H

Fiscal Note Requested BLACK St Mandate Fis Nte Requestd BLACK Н

H Cal 2nd Rdg Std Dbt

97-03-26 H Fiscal Note Filed

97-03-27 H Cal 2nd Rdg Std Dbt 97-04-07 H St Mandate Fis Note Filed

H Cal 2nd Rdg Std Dbt

97-04-10 H Second Reading-Stnd Debate

H Pld Cal Ord 3rd Rdg-Std Dbt

97-04-11 H Added As A Co-sponsor DAVIS, MONIQUE

97-04-18 H Re-committed to Rules

99-01-12 H Session Sine Die

HB-1690 CAPPARELLI - SAVIANO - BUGIELSKI.

215 ILCS 155/20

from Ch. 73, par. 1420

Amends the Title Insurance Act. Provides that in making decisions, the Director of Financial Institutions may, rather than shall, rely upon federal regulations and opinion letters.

FISCAL NOTE (Dpt. Financial Institutions)

There would be no fiscal impact on the Department.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1690 fails to create a State mandate

under the State Mandates Act.

97-03-06 H First reading

H Added As A Joint Sponsor SAVIANO

H Added As A Co-sponsor BUGIELSKI

Referred to Hse Rules Comm 97-03-11 H Assigned to Financial Institutions

97-03-19 H Do Pass/Short Debate Cal 029-000-000

H Placed Cal 2nd Rdg-Sht Dbt

97-03-20 H Fiscal Note Requested BLACK

St Mandate Fis Nte Requestd BLACK Н Fiscal Note Filed

H Cal Ord 2nd Rdg-Shr Dbt

97-04-07 H

St Mandate Fis Note Filed H Cal Ord 2nd Rdg-Shr Dbt

97-04-08 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt 97-04-25 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1691 DEUCHLER - FLOWERS - SCHAKOWSKY - LINDNER - ERWIN, CUR-RY, JULIE, KRAUSE, CURRIE, WOOD, O'BRIEN, JONES, LOU, JONES, SHIRLEY, YOUNGE, WOJCIK, MOORE, ANDREA, DAV-IS, MONIQUE, SLONE, BIGGERT, PANKAU, MULLIGAN, HOWARD, CROTTY, CÓWLISHAW, CLAYTON, FANTIN, COULSON, FEIGEN-HOLTZ, KLINGLER, SILVA, GASH, FRITCHEY, LANG, GIGLIO AND LYONS, EILEEN.

Creates the Commission on the Status of Women Act. Contains the short title only. HOUSE AMENDMENT NO. 1.

Deletes everything. Creates the Commission on the Status of Women Act within the Department of Human Rights. Provides that the Commission shall consist of 8 members of the General Assembly appointed by the 4 legislative leaders, 8 members of the public appointed by the 4 legislative leaders, and 2 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.

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FISCAL NOTE (Dpt. Human Rights)
Fiscal impact would total $104,192.
FISCAL NOTE, H-AM 1 (Dpt. Human Rights)
Costs would center around staffing, travel, commission mtgs.,
clerical support, annual reports, and equipment.
97-03-06 H First reading
         H Added As A Joint Sponsor FLOWERS
         H Added As A Co-sponsor SCHAKOWSKY
         H Added As A Co-sponsor LINDNER
         H Added As A Co-sponsor ERWIN
                                    Referred to Hse Rules Comm
97-03-11 H
                                    Assigned to State Govt Admin & Election
                                      Refrm
97-03-20 H
                                    ST GV-ELC RFM H
                Amendment No.01
                                                            Adopted
                                    Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Co-sponsor CURRY, JULIE
         H Added As A Co-sponsor KRAUSE
         H Added As A Co-sponsor CURRIE
         H Added As A Co-sponsor WOOD
         H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor JONES,LOU
         H Added As A Co-sponsor JONES, SHIRLEY
         H Added As A Co-sponsor YOUNGE
         H Added As A Co-sponsor WOJCIK
         H Added As A Co-sponsor MOORE, ANDREA
         H Added As A Co-sponsor DAVIS, MONIQUE
         H Added As A Co-sponsor SLONE
         H Added As A Co-sponsor BIGGERT
         H Added As A Co-sponsor PANKAU
         H Added As A Co-sponsor MULLIGAN
         H Added As A Co-sponsor HOWARD
         H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor COWLISHAW
         H Added As A Co-sponsor CLAYTON
         H Added As A Co-sponsor FANTIN
         H Added As A Co-sponsor COULSON
         H Added As A Co-sponsor FEIGENHOLTZ
         H Added As A Co-sponsor KLINGLER
         H Added As A Co-sponsor SILVA
         H Added As A Co-sponsor GASH
         H Added As A Co-sponsor FRITCHEY
97-03-25 H Added As A Co-sponsor LANG
97-04-08 H
                                    Fiscal Note Filed
                                    Fiscal Note Filed
         Н
         H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-09 H Added As A Co-sponsor GIGLIO
97-04-10 H Added As A Co-sponsor LYONS, EILEEN
97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
97-04-14 S Arrive Senate
         S Chief Sponsor BERMAN
         S Placed Calendr, First Reading
         S Chief Sponsor RADOGNO
           Added as Chief Co-sponsor BERMAN
         S First reading
                                    Referred to Sen Rules Comin
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2194 HB-1691---Cont.

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97-04-15 S Added as Chief Co-sponsor SMITH
         S Added as Chief Co-sponsor TROTTER
97-04-17 S Added as Chief Co-sponsor BOWLES
99-01-12 H Session Sine Die
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HB-1692 SCHAKOWSKY.

220 ILCS 5/9-201.6 new

Amends the Public Utilities Act. Provides that a nuclear reactor closed by governmental regulatory action prior to permanent shutdown, or placed on the Nuclear Regulatory Commission's close watch list or the equivalent, shall not be rate-based during the closure or placement. Provides that State taxpayers shall not be assessed for any portion of the costs associated with the reopening of such a reactor. Provides that if a reactor is closed by government regulatory action or placed on the close watch list or other equivalent list, the Illinois Commerce Commission shall institute a least-cost planning analysis to determine if the amount the utility intends to spend on remediation of the nuclear facility could provide equal or greater amounts of power at less cost if it were spent on least-cost alternatives.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1692 fails to create a State mandate

under the State Mandates Act.

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Public Utilities
97-03-19 H	Motion Do Pass-Lost 001-004-005 HPUB
H	Remains in CommiPublic Utilities
97-03-21 H	Re-Refer Rules/Rul 19(a)
97-04-03 H	St Mandate Fis Note Filed
Н	Committee Rules
99-01-12 H Session Sine Die	

HB-1693 SCHAKOWSKY.

New Act

Creates the Assisted Living Establishment Act. Provides the short title.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1693 fails to create a State mandate

under the State Mandates Act.

FISCAL NOTE (Dept. of Public Health) HB 1693 has no fiscal impact on the Dept.

97-03-06	H First reading	Referred to Hse Rules Comm
97-03-11	H	Assigned to Human Services
97-03-20	H	St Mandate Fis Note Filed
	Н	Committee Human Services
97-03-21	H	Re-Refer Rules/Rul 19(a)
97-03-26	H	Fiscal Note Filed
	H	Committee Rules

99-01-12 H Session Sine Die

HB-1694 SCHAKOWSKY.

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40 ILCS 5/3-115
                                    from Ch. 108 1/2, par. 3-115
755 ILCS 5/11a-9
                                    from Ch. 110 1/2, par. 11a-9
```

Amends the Downstate Police Article of the Pension Code in relation to proof of disability. Provides that if the disability is psychiatric, psychological, or emotional in nature, the board may select a practicing clinical psychologist rather than a practicing physician to certify the disability or perform the annual examination. Amends the Probate Act of 1975 in relation to the report required to accompany a petition for adjudication of disability and appointment of a guardian. Allows the report to be signed by a licensed clinical psychologist rather than a physician.

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PENSION NOTE
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Fiscal impact, if any, would be minimal.
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NOTE(S) THAT	MAY	APPLY: Pension
97-03-06 H	First	reading

97-03-06	H First reading		Referred to Hse Rules Comm
97-03-11	Н		Assigned to Personnel & Pensions
97-03-21	Н		Re-Refer Rules/Rul 19(a)
97-04-11	Н		Pension Note Filed
	Н	*	Committee Rules

99-01-12 H Session Sine Die

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HB-1695
          BLACK.
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625 ILCS 5/17-101 from Ch. 95 1/2, par. 17-101

Amends the Illinois Vehicle Code to make a stylistic change to a provision concerning highway safety and the powers of the Governor.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Transportation & Motor Vehicles 97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

DANIELS - KUBIK - MULLIGAN - ROSKAM. HR.1696

20 ILCS 2705/49.34 new 35 ILCS 5/211 new

Amends the Illinois Income Tax Act and the Civil Administrative Code of Illinois. Creates an income tax credit for taxpayers that receive a certificate of eligibility from the Department of Transportation in an amount equal to 50% of the amounts expended by the taxpayer on soundproofing a building that (1) is within 5 miles of O'Hare International Airport or Midway Airport or (2) is within the 60 day-night average sound level (DNL) noise contour area. Provides that the credit may not exceed \$10,000 and may not reduce the taxpayer's liability under the Act to less than zero. Provides that the Department of Transportation, in cooperation with the communities surrounding O'Hare and the city of Chicago, shall prescribe rules for determining who is eligible for a certificate of eligibility for the credit. Applicable to tax years beginning on or after January 1, 1997. Sunsets the credit after 10 years. Effective immediately.

HOME RULE NOTE

HB1696 does not preempt home rule authority.

STATE MANDATES FISCAL NOTE

HB1696 fails to create a State mandate.

SENATE AMENDMENT NO. 1.

Deletes reference to:

20 ILCS 2705/49.34 new

35 ILCS 5/211 new

Adds reference to:

30 ILCS 105/5.449 new

30 ILCS 105/5.550 new

35 ILCS 200/18-45

35 ILCS 200/18-185

105 ILCS 5/18-8

from Ch. 122, par. 18-8

Deletes everything. Creates the Local Option Property Tax Reduction Act and amends the School Code, the Property Tax Code, and the State Finance Act. Authorizes school districts by referendum to impose an income tax on corporations and individuals resident of the district at an annual rate not exceeding 2%. Requires the income tax revenues disbursed to a district each year to be used to abate the extension in that year of real property taxes levied by the district. Provides that for purposes of the Property Tax Extension Limitation Law the "aggregate extension base" shall not be reduced by any abatement pursuant to the Local Option Property Tax Reduction Act. Provides for a referendum repeal of the tax or a referendum change in the rate at which the tax is imposed or the percentage of the tax to be used for abatement. Provides for the manner of levying, collecting, and disbursing the tax and for the manner in which the tax revenues are used. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Revenue 97-03-19 H Added As A Joint Sponsor KUBIK

97-03-21 H Do Pass/Short Debate Cal 010-001-000

H Placed Cal 2nd Rdg-Sht Dbt

97-04-10 H Added As A Co-sponsor MULLIGAN

97-04-11 H Home Rule Note Filed

H Cal Ord 2nd Rdg-Shr Dbt 97-04-12 H St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shr Dbt

97-04-14 H Added As A Co-sponsor ROSKAM

H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

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97-04-25 H 3rd Rdg-Sht Dbt-Lost/V059-051-006
                                           Motion to Reconsider Vote
                                           LOST - TURNER JOHN
               Н
               Н
                                           Mtn Reconsider Vote Prevail
               H Pld Cal Ord 3rd Rdg-Sht Dbt
               H 3rd Rdg-Sht Dbt-Pass/Vote 064-045-004
      97-04-29
               S Arrive Senate
               S Placed Calendr, First Reading
      97-05-06 S Chief Sponsor PHILIP
               S First reading
                                           Referred to Sen Rules Comm
      97-05-30
                                           PURSUANT TO RULE
               S
               S
                                           2-10(E), DEADLINE
               S
                                           FOR FINAL ACTION
               S
                                           IS EXTENDED TO
               S
                                           JANUARY 1,1998.
               S
                                           Assigned to Revenue
               S
                                           Re-referred to Rules
               S
                                           Approved for Consideration SRUL
               S
                 Placed Calndr, Second Reading
               S
                 Second Reading
               S Placed Calndr, Third Reading
                 Added as Chief Co-sponsor BUTLER
      97-05-31
               S Filed with Secretary
               S
                      Amendment No.01
                                           KLEMM
               S
                                           BURZYNSKI
               S
                      Amendment referred to SRUL
               S
                 Added as Chief Co-sponsor GEO-KARIS
               S
                 Filed with Secretary
               S
                      Amendment No.02
                                           BERMAN
               S
                                           -DEMUZIO
               S
                      Amendment referred to SRUL
               S
                      Amendment No.01
                                           KLEMM
               S
                                           -BURZYNSKI
               S
                      Rules refers to
                                            SEXC
               S
                      Amendment No.01
                                           KLEMM
               S
                                           -BURZYNSKI
                                           Be adopted
      97-06-01
               S
                 Recalled to Second Reading
               S
                      Amendment No.01
                                           KLEMM
               S
                                           -BURZYNSKI
               S
                                             Adopted
               S
                                           DEMUZIO-NUMBER OF
               S
                                           VOTES NEEDED.
               Š
                                           CHAIR RULES 36
               S
                                           VOTES ARE NEEDED.
               S
                 Placed Calndr, Third Reading
               S
                                           CULLERTON-REQUEST
               S
                                           NUMBER OF VOTES
                                           NEEDED FOR PASSAGE
               S
                                           CHAIR RULES 36
               S
                                           VOTES NEEDED FOR
               S
                                           PASSAGE.
                 Third Reading - Lost 026-032-000
                 Tabled Pursuant to Rule5-4(A) SA 02
               S Third Reading - Lost 026-032-000
HB-1697
            DANIELS - KUBIK.
   65 ILCS 5/11-101-1
                                   from Ch. 24, par. 11-101-1
   65 ILCS 5/11-102-4
                                  from Ch. 24, par. 11-102-4
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Amends the Illinois Municipal Code. Eliminates the ability of a municipality with a population of 500,000 or more to acquire by condemnation any private property, public property, or property devoted to any public use or rights or easements for airport purposes. Preempts home rule. Effective immediately.

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NOTE(S) THAT MAY APPLY: Home Rule
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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Executive
97-03-19 H Added As A Joint Sponsor KUBIK
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2197 HB-1697—Cont.

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97-03-20 H Motion Do Pass-Lost 007-002-001 HEXC
H Remains in CommiExecutive
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1698 SAVIANO.

Appropriates \$75,000,000 to the Department of Commerce and Community Affairs for grants under the Low Income Home Energy Assistance Act of 1981. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Public Safety
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-1699 SCHOENBERG - RYDER - COULSON - JONES, JOHN - MOFFITT.

20 ILCS 2310/55.84 new 410 ILCS 315/2

Amends the Civil Administrative Code of Illinois. Provides that the Department of Public Health may reduce a check that is less than \$50 in excess of the correct amount of the fee to be paid by any person applying for any license, certificate, registration, title, or permit. Provides that no reduction in an amount greater than \$50 may be made. Amends the Communicable Disease Prevention Act. Provides that child immunization records may be provided to the Department of Public Health for a centralized immunization file unless a parent requests that the information not be provided. Provides that these records may also be shared with certain people and entities unless a parent requests that the information not be shared. Provides that persons or entities requesting the records shall maintain the confidentiality of the information and may use the information for certain purposes. Provides that certain persons and entities are not subject to an action or liable for providing information from the records in accordance with these provisions.

STATE MANDATES FISCAL NOTE, H-AM 2 (DCCA) HB1699, amended by H-am 2, fails to create a State mandate. HOUSE AMENDMENT NO. 3.

Deletes reference to: 410 ILCS 315/2

Deletes the provision amending the Communicable Disease Prevention Act to provide that child immunization records may be provided to the Department of Public Health for a centralized immunization file unless a parent requests that the information not be provided. Deletes provision that these records may also be provided to certain persons and that limit the information that may be provided to those individuals.

SENATE AMENDMENT NO. 2. (Senate recedes May 22, 1998)

Adds an immediate effective date.

Deletes reference to:

CONFERENCE COMMITTEE REPORT NO. 2.

Recommends that the Senate recede from S-am 2.

Recommends that the bill be further amended as follows:

20 ILCS 2310/55.84 new
Adds reference to:
20 ILCS 5/6.06 from Ch. 127, par. 6.06
20 ILCS 2305/8.4 new
410 ILCS 315/2 from Ch. 111 1/2, par. 22.12
410 ILCS 525/2 from Ch. 111 1/2, par. 6702
410 ILCS 525/4 from Ch. 111 1/2, par. 6704
410 ILCS 525/12 from Ch. 111 1/2, par. 6712

Deletes everything. Amends the Civil Administrative Code of Illinois with regard to the Department of Public Health. Changes the composition of the State Board of Health from 15 to 17 members with the 2 new members appointed by the Governor from citizens at large. Provides that in the case of proposed administrative rules or amendments to administrative rules regarding immunization of children against preventable communicable diseases designated by the Director of Public Health under the Communicable Disease Prevention Act, the State Board of Health shall conduct 3 public hearings and

issue its recommendations to be considered by the Governor. Amends the Communicable Disease Prevention Act. Inserts a parallel provision requiring the State Board of Health to hold the hearings and issue the recommendations. Amends the Department of Public Health Act to create an Immunization Advisory Committee to advise the Director of Public Health on immunization issues. Amends the Health and Hazardous Substances Registry Act. Provides that facts that tend to lead to the identity of a person whose condition or treatment is submitted to the registry (and that are thus confidential) include the following: name, social security number, address, and any other data element that, by itself or in combination with one or more other data elements, tends to identify any person. Provides that such facts are not admissible in evidence or subject to discovery. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
                                          Referred to Hse Rules Comm
   97-03-06 H First reading
                                          Assigned to Human Services
   97-03-11 H
                                          Do Pass/Short Debate Cal 010-000-000
   97-03-20 H
             H Placed Cal 2nd Rdg-Sht Dbt
   97-04-08 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
             H Relld 2nd Rdng-Short Debate
             H Held 2nd Rdg-Short Debate
   97-04-12 H Pld Cal Ord 3rd Rdg-Sht Dbt
   97-04-15 H Relld 2nd Rdng-Short Debate
                    Amendment No.01
                                          JONES.JOHN
                    Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
                                          JONES.JOHN
   97-04-16 H
                    Amendment No.01
                                          Be adopted
             Н
                    Amendment No.02
                                          HOWARD
                    Amendment referred to HRUL
             Н
             H Held 2nd Rdg-Short Debate
    97-04-17 H
                    Amendment No.02
                                          HOWARD
             H
                                          Be adopted
             H Held 2nd Rdg-Short Debate
    97-04-18 H
                                          St Mandate Fis Note Filed
             H Held 2nd Rdg-Short Debate
    97-04-23 H
                    Amendment No.03
                                          JONES, JOHN
                    Amendment referred to HRUL
             Н
                     Amendment No.03
                                          JONES, JOHN
             H
                                           HHSV
             H
                    Rules refers to
             H Held 2nd Rdg-Short Debate
    97-04-24 H
                    Amendment No.03
                                          JONES, JOHN
                                          Be adopted
             Н
             H Held 2nd Rdg-Short Debate
                                          JONES JOHN
                                                                   Withdrawn
    97-04-25 H
                     Amendment No.01
                     Amendment No.02
                                          JONES, JOHN
                                                                   Withdrawn
             H
                     Amendment No.03
                                          JONES, JOHN
                                                                   Adopted
             H Pld Cal Ord 3rd Rdg-Sht Dbt
             H 3rd Rdg-Sht Dbt-Pass/Vote 115-001-000
    97-04-29 S
                Arrive Senate
               Chief Sponsor PARKER
              S Placed Calendr, First Reading
                                          Referred to Sen Rules Comm
              S First reading
    97-04-30 S
                                          Assigned to Public Health & Welfare
                                          Recommended do pass 010-000-000
    97-05-06 S
                Placed Calndr, Second Reading
    97-05-12 S
                Second Reading
              S Placed Calndr, Third Reading
    97-05-14 S Filed with Secretary
                     Amendment No.01
                                          PARKER
              S
              S
                     Amendment referred to SRUL
              S
                     Amendment No.01
                                          PARKER
              S
                     Rules refers to
                                            SPBH
    97-05-15
             S
                     Amendment No.01
                                          PARKER
                                          Held in committee
              S Filed with Secretary
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97-05-15--Cont.
                                    PARKER
        S
                Amendment No.02
                Amendment referred to SRUL
         ς
                Amendment No.02
                                    PARKER
         S
         S Be approved consideration SRUL
         S Recalled to Second Reading
                                                             Adopted
                                    PARKER
         S
                Amendment No.02
         S Placed Calndr, Third Reading
97-05-16 S Added as Chief Co-sponsor O'MALLEY
         S Third Reading - Passed 044-010-003
         S Tabled Pursuant to Rule5-4(A) SA 01
         S Third Reading - Passed 044-010-003
         H Arrive House
         H Motion Filed Non-Concur 02/JONES, JOHN
         H Place Cal Order Concurrence 02
97-05-19 H H Noncners in S Amend. 02
         S Secretary's Desk Non-concur 02
97-05-21 S Filed with Secretary
                                     Mtn refuse recede-Sen Amend
97-05-22 S S Refuses to Recede Amend 02
         S S Requests Conference Comm 1ST/PARKER
           Sen Conference Comm Apptd 1ST/PARKER,
                                        SYVERSON, CRONIN,
                                        SMITH, OBAMA
97-05-27 H Hse Accede Req Conf Comm 1ST
         H Hse Conference Comm Apptd 1ST/PUGH,
                                        CURRIE, HANNIG,
         Н
                                        CHURCHILL AND
         Н
                                        JONES, JOHN
         Η
97-05-31 H House report submitted 1ST/JONES, JOHN
         H Conf Comm Rpt referred to 1ST/HRUL
          Η
                 Rules refers to
                                       HHSV
                                      Motion HHSV-BE APPRO
          Н
                                     FOR CONSIDERATION
          Η
          Н
          S Filed with Secretary
          S Conference Committee Report 1ST/PARKER
          S Conf Comm Rpt referred to SRUL
          S Conference Committee Report 1ST/PARKER
                 Rules refers to
                                       SPBH
          S
          S Added as Chief Co-sponsor SMITH
          H House Refuses to Adopt 1ST
          H H Requests Conference Comm 2ND
          H Hse Conference Comm Apptd 2ND/PUGH,
                                        CURRIE, HANNIG.
          H
                                        CHURCHILL AND
          Η
          Η
                                        JONES, JOHN
          S Conference Committee Report 1ST/PARKER
          S Be approved consideration SPBH/007-000-000
 97-07-02 S Conference Committee Report 1ST/PARKER
                                      REFER TO SENATE
                                      RULES/3-9(B)
          S Sen Conference Comm Apptd 1ST/97-05-22
          H Re-refer Rules/Rul 19(b) RULES HRUL
 98-05-14 H Primary Sponsor Changed To SCHOENBERG
          H Added As A Joint Sponsor RYDER
          H Added As A Co-sponsor COULSON
          H Added As A Co-sponsor JONES, JOHN
 98-05-20 S Conference Committee Report 1ST/PARKER
           S Be approved consideration SRUL
           S Senate report submitted
           S Senate Conf. report lost 1ST/007-049-000
           S Senate Refuses to Adopt 1ST
           S S Requests Conference Comm 2ND
             Sen Conference Comm Apptd 2ND/PARKER,
                                         SYVERSON, CRONIN,
           S
                                         REA, OBAMA
           S
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98-05-21 S Filed with Secretary
               S Conference Committee Report 2ND/PARKER
               S Conf Comm Rpt referred to SRUL
               S Conference Committee Report 2ND/PARKER
                      Rules refers to
                                            SPBH
      98-05-22 S Conference Committee Report 2ND/PARKER
               S Be approved consideration SPBH/007-000-000
              H House report submitted 2ND/SCHOENBERG
               H Conf Comm Rpt referred to HRUL
               S Senate report submitted
               S Senate Conf. report Adopted 2ND/056-000-000
               Н
                                           Approved for Consideration
               H Conference Committee Report 2ND/SCHOENBERG
               H Be approved consideration HRUL
               H Added As A Co-sponsor MOFFITT
               H House Conf. report Adopted 2ND/118-000-000
               H Both House Adoptd Conf rpt 2ND
               H Passed both Houses
      98-06-04 H Sent to the Governor
      98-06-30 H Governor approved
               Η
                   Effective Date 98-06-30
                   PUBLIC ACT 90-0607
HB-1700
            MADIGAN,MJ – SCULLY – YOUNGE – CAPPARELLI – BUGIELSKI,
            BURKE, JONES, SHIRLEY, JONES, LOU, LYONS, JOSEPH, MORROW,
            PUGH, SILVA, NOVAK, FANTIN, SANTIAGO, KENNER, ACEVEDO,
            MCKEON, MCGUIRE, HOWARD AND DAVIS, MONIQUE.
  105 ILCS 5/10-22.25b
                                  from Ch. 122, par. 10-22.25b
  105 ILCS 5/34-2.3
                                  from Ch. 122, par. 34-2.3
  Amends the School Code. Replaces provisions that authorize a school board or local
school council to adopt a school uniform or dress code policy with provisions that re-
quire such a policy to be adopted and implemented at all attendance centers not later
than the beginning of the 1997-98 school year. Effective immediately.
      FISCAL NOTE (State Bd. of Ed.)
      HB1700 would cost approximately $68,026,804 beginning in FY98
      for one uniform per child at a cost of $35 per simple uniform.
      STATE MANDATES FISCAL NOTE (SBE)
      No change from SBE fiscal note.
  NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      97-03-06 H First reading
                                           Referred to Hse Rules Comm
               H Added As A Joint Sponsor SCULLY
               H Added As A Co-sponsor YOUNGE
               H Added As A Co-sponsor CAPPARELLI
               H Added As A Co-sponsor BUGIELSKI
               H Added As A Co-sponsor BURKE
               H Added As A Co-sponsor JONES, SHIRLEY
               H Added As A Co-sponsor JONES, LOU
               H Added As A Co-sponsor KOTLARZ
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor MORROW
               H Added As A Co-sponsor PUGH
               H Added As A Co-sponsor SILVA
      97-03-11 H
                                           Assigned to Executive
               H Added As A Co-sponsor NOVAK
      97-03-14 H Added As A Co-sponsor FANTIN
               H Added As A Co-sponsor SANTIAGO
               H Added As A Co-sponsor KENNER
               H Added As A Co-sponsor ACEVEDO
      97-03-19 H
                                           Fiscal Note Requested STEPHENS
               H
                                           St Mandate Fis Nte Requestd STEPHENS
               Η
                                           Committee Executive
      97-03-20 H
                                           Do Pass/Short Debate Cal 013-001-000
               H Placed Cal 2nd Rdg-Sht Dbt
               Η
                                           Fiscal Note Requested BLACK
               H
                                           St Mandate Fis Nte Requestd BLACK
               H Cal Ord 2nd Rdg-Shr Dbt
      97-03-26 H
                                           Fiscal Note Filed
                                           St Mandate Fis Note Filed
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H Cal Ord 2nd Rdg-Shr Dbt

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97-04-08 H Second Reading-Short Debate
              H Pld Cal Ord 3rd Rdg-Sht Dbt
     97-04-09 H Added As A Co-sponsor MCKEON
     97-04-10 H Added As A Co-sponsor MCGUIRE
     97-04-15 H Removed Short Debate/NameBLACK
              H Pld Cal Ord 3rd Rdg-Std Dbt
                                           3d Reading Consideration PP
              Η
                                           Calendar Consideration PP.
              H Added As A Co-sponsor HOWARD
              H Added As A Co-sponsor DAVIS, MONIQUE
     97-04-25 H
                                         Re-Refer Rules/Rul 19(a)
     99-01-12 H Session Sine Die
            MADIGAN,MJ - SCULLY - YOUNGE - CAPPARELLI - BUGIELSKI,
HB-1701
            FRITCHEY, GILES, JONES, LOU, JONES, SHIRLEY, LYONS, JOSEPH,
            MORROW, SILVA, KENNER, ACEVEDO, MCKEON AND MCGUIRE.
                                 from Ch. 122, par. 2-3.25d
  105 ILCS 5/2-3.25d
  Amends the School Code. Changes the caption of a Section relating to academic
warning and watch lists.
  HOUSE AMENDMENT NO. 1.
      Deletes reference to:
      105 ILCS 5/2-3.25d
      Adds reference to:
      105 ILCS 5/10-20.8b new
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Changes the title and adds provisions that amend the School Code. Requires all school boards to establish and enforce a homework policy, beginning with the 1997-98 school year, which mandates that homework be regularly assigned to students. Specifies the purposes for which homework is to be assigned. Effective July 1, 1997.

FISCAL NOTE, H-am 1 (State Bd. of Ed.)

105 ILCS 5/34-18.17 new

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HB 1701, as amended, will have no fiscal impact.
STATE MANDATES FISCAL NOTE, H-am 1
No change from previous note.
97-03-06 H First reading
                                    Referred to Hse Rules Comm
97-03-11 H
                                    Assigned to Executive
97-03-14 H Added As A Co-sponsor KENNER
         H Added As A Co-sponsor ACEVEDO
97-03-19 H Added As A Joint Sponsor SCULLY
         H Added As A Co-sponsor YOUNGE
         H Added As A Co-sponsor CAPPARELLI
         H Added As A Co-sponsor BUGIELSKI
         H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor GILES
         H Added As A Co-sponsor JONES, LOU
         H Added As A Co-sponsor JONES, SHIRLEY
         H Added As A Co-sponsor KOTLARZ
         H Added As A Co-sponsor LYONS, JOSEPH
         H Added As A Co-sponsor MORROW
         H Added As A Co-sponsor SILVA
                                    Fiscal Note Requested AS AMENDED
         Н
         Η
                                    St Mandate Fis Nte Requestd AS AMENDED
         Н
                                    STEPHENS
         H
                                    Committee Executive
97-03-20 H
                Amendment No.01
                                    EXECUTIVE H
                                                            Adopted
         Η
                                    Do Pass Amend/Short Debate 014-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         Η
                                    Fiscal Note Requested AS AMENDED/
                                      BLACK
         Н
                                    St Mandate Fis Nte Requestd AS
                                      AMENDED/BLACK
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-26 H
                                    Fiscal Note Filed
                                    St Mandate Fis Note Filed
         Н
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97-04-08 H Cal Ord 2nd Rdg-Shr Dbt 97-04-08 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt

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97-04-09 H Added As A Co-sponsor MCKEON
97-04-10 H Added As A Co-sponsor MCGUIRE
97-04-15 H
                                       3d Reading Consideration PP
        Η
                                       Calendar Consideration PP.
97-04-25 H
                                     Re-Refer Rules/Rul 19(a)
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99-01-12 H Session Sine Die

HB-1702 MADIGAN, MJ - DART AND RONEN.

105 ILCS 5/14-9.01

from Ch. 122, par. 14-9.01

Amends the School Code. Makes a change in punctuation and adds a gender neutral reference to provisions relating to qualifications of personnel who teach classes or programs authorized by the Article of the School Code relating to children with disabilities.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/14-9.01 Adds reference to: 105 ILCS 5/34-2.1

from Ch. 122, par. 34-2.1

Changes the title and replaces everything after the enacting clause. Authorizes the chief executive officer of the Chicago School Reform Board of Trustees to appoint a representative of the local business community to serve, at the pleasure of the chief executive officer, as a nonvoting member on a local school council. Provides that on those local school councils on which such a nonvoting member is appointed, he or she shall have the right to attend and participate in deliberations at all meetings and executive sessions of the local school council and its committees but shall not be counted for purposes of determining a quorum. Provides that the nonvoting member shall have access to all books and records of the local school council and shall monitor, evaluate, or review the council's acts and decisions. Effective immediately.

FISCAL NOTE, H-am 1 (State Bd. of Ed.) HB 1701, as amended, will have no fiscal impact. STATE MANDATES FISCAL NOTE, H-am 1 No change from previous note.

SENATE AMENDMENT NO. 1.

Replaces the changes proposed by the engrossed bill with a provision authorizing the chief executive officer of the Chicago School Reform Board of Trustees, if he determines that a local school council is not carrying out its financial duties effectively, to appoint a representative of the business community with experience in finance and management to serve as an advisor to the local school council. Gives the advisor access to financial records of the council and authorizes him to attend its executive sessions. Requires the chief executive officer of the Reform Board to issue a written policy defining the circumstances under which a local school council isn't carrying out its financial duties effectively.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Executive 97-03-19 H Fiscal Note Requested AS AMENDED Н St Mandate Fis Nte Requestd AS AMENDED Η **STEPHENS** Η Committee Executive 97-03-20 H Amendment No.01 EXECUTIVE H Adopted Do Pass Amend/Short Debate 015-000-000 H Placed Cal 2nd Rdg-Sht Dbt 97-03-26 H Fiscal Note Filed St Mandate Fis Note Filed H Cal Ord 2nd Rdg-Shr Dbt 97-04-08 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt 97-04-09 H Added As A Co-sponsor RONEN 97-04-15 H 3rd Rdg-Sht Dbt-Pass/Vote 118-000-000 97-04-16 S Arrive Senate S Placed Calendr, First Reading 97-04-17 S Chief Sponsor BERMAN 97-04-18 S First reading Referred to Sen Rules Comm 97-04-24 S Assigned to Education

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97-04-30 S
                                          Postponed
     97-05-09 S
                      Amendment No.01
                                          EDUCATION
                                                                   Adopted
                                          Recommnded do pass as amend 010-000-000
               S Placed Calndr, Second Reading
     97-05-13 S Second Reading
               S Placed Calndr, Third Reading
     97-05-14 S Third Reading - Passed 058-000-000
     97-05-15 H Arrive House
               H Motion Filed Concur
               H Refer to Rules/Rul 75(a)
               H Be approved consideration 01/HRUL
                                          003-002-000
               H Place Cal Order Concurrence 01
     97-05-19 H H Concurs in S Amend. 01/117-000-000
               H Passed both Houses
               H Added As A Joint Sponsor DART
     97-06-17 H Sent to the Governor
     97-08-14 H Governor approved
                   Effective Date 97-08-14
               Н
               Н
                   PUBLIC ACT 90-0378
HB-1703
            MADIGAN,MJ - CROTTY - BROSNAHAN - SCULLY - CURRIE, BU-
            GIELSKI, LANG, MURPHY, YOUNGE, HANNIG, MCKEON, LY-
            ONS, JOSEPH, FEIGENHOLTZ, SMITH, MICHAEL, BOLAND, KENNER
            AND SCHAKOWSKY.
  New Act
  Creates the Illinois Family and Medical Leave Act. Contains provisions similar to
those in the federal Family and Medical Leave Act of 1993, except that it applies to em-
ployers with 25 or more (instead of 50 or more) employees and some of the provisions
of the Federal law pertaining to federal employees and federal matters have been de-
leted or changed. Effective 6 months after becoming law.
      CORRECTIONAL NOTE
      There will be no fiscal impact from this bill.
      FISCAL NOTE (Dpt. of Labor)
      Additional staff and funding for printing would total $109,725.
      CORRECTIONAL NOTE
      There will be no fiscal impact on this bill.
      STATE MANDATES FISCAL NOTE
      HB 1703 fails to create a State mandate.
      97-03-06 H First reading
                                           Referred to Hse Rules Comm
      97-03-11 H
                                           Assigned to Labor & Commerce
      97-03-18 H Added As A Co-sponsor CURRIE
      97-03-20 H
                                           Do Pass/Stdnrd Dbt/Vo012-004-000
               H Plcd Cal 2nd Rdg Std Dbt
               Η
                                           Fiscal Note Requested PARKE
                                           St Mandate Fis Nte Requestd PARKE
               Н
               H Cal 2nd Rdg Std Dbt
               H Added As A Joint Sponsor CROTTY
               H Added As A Co-sponsor BROSNAHAN
               H Added As A Co-sponsor SCULLY
               H Added As A Co-sponsor BUGIELSKI
               H Added As A Co-sponsor LANG
               H Added As A Co-sponsor MURPHY
               H Added As A Co-sponsor YOUNGE
               H Added As A Co-sponsor HANNIG
               H Added As A Co-sponsor MCKEON
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor FEIGENHOLTZ
               H Added As A Co-sponsor SMITH, MICHAEL
      97-03-24 H Added As A Co-sponsor BOLAND
      97-03-31 H
                                           Correctional Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-02 H
                                           Fiscal Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-07 H
                                           Correctional Note Filed
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H Cal 2nd Rdg Std Dbt

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97-04-15 H
                                     St Mandate Fis Note Filed
        H Cal 2nd Rdg Std Dbt
        H Added As A Co-sponsor KENNER
97-04-16 H Added As A Co-sponsor SCHAKOWSKY
         H Second Reading-Stnd Debate
        H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-17 H 3rd Rdg-Stnd Dbt-Pass/V068-044-004
97-04-18 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor SEVERNS
         S Added as Chief Co-sponsor HENDON
         S Chief Co-sponsor Changed to JONES
97-04-21 S Added as Chief Co-sponsor FARLEY
97-04-22 S Added as Chief Co-sponsor HALVORSON
97-04-23 S First reading
                                     Referred to Sen Rules Comm
97-04-25 S Added As A Co-sponsor O'MALLEY
99-01-12 H Session Sine Die
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HB-1704 MADIGAN,MJ – SCULLY – CROTTY – CURRIE – FEIGENHOLTZ, BU-GIELSKI, LANG, MURPHY, LYONS,JOSEPH, YOUNGE, MCKEON, HANNIG, SMITH,MICHAEL, KENNER AND SCHAKOWSKY.

New Act

Creates the Flex-time Rights Act. Provides that an employer of 25 or more persons must grant leave of up to a total of 24 hours during any calendar year to employees who meet specified eligibility criteria. Provides that an employer may require that not more than 4 hours of this leave be taken by an employee on any one day. Provides that no leave may be taken unless the employee has exhausted all accrued vacation leave, personal leave, and compensatory leave. Provides for: written requests for leave; compensation; posting of notices of the requirements of the Act in workplaces; administration, adoption of rules, and enforcement by the Director of Labor; civil and criminal penalties and relief; and construction of the Act in relation to other statutory provisions concerning leave.

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FISCAL NOTE (Dpt. of Labor)
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As a result of this proposal the Dept. would need additional staff and funding for printing costs for a total of \$109,725.

HOUSE AMENDMENT NO. 1.

97-04-15 H

Provides that, if an employer offers its employees personal or compensatory time of at least 3 days per year, the employer is exempt from the Act.

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STATE MANDATES FISCAL NOTE, H-AM 1
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HB 1704, as amended by H-am 1, fails to create a State mandate.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
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H Cal 2nd Rdg Std Dbt

H Added As A Co-sponsor KENNER

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97-03-06 H First reading
                                    Referred to Hse Rules Comm
97-03-11 H
                                    Assigned to Labor & Commerce
97-03-18 H
                                    Fiscal Note Filed
        Η
                                    Committee Labor & Commerce
        H Added As A Co-sponsor CURRIE
97-03-20 H
                                    LABOR-CMRC H
                Amendment No.01
                                                           Adopted
                                    Do Pass Amd/Stndrd Dbt/Vote 011-010-000
        Н
        H Plcd Cal 2nd Rdg Std Dbt
                                    St Mandate Fis Nte Requestd PARKE
        Н
         H Cal 2nd Rdg Std Dbt
         H Added As A Joint Sponsor SCULLY
         H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor FEIGENHOLTZ
         H Added As A Co-sponsor BUGIELSKI
        H Added As A Co-sponsor LANG
         H Added As A Co-sponsor MURPHY
         H Added As A Co-sponsor LYONS, JOSEPH
         H Added As A Co-sponsor YOUNGE
         H Added As A Co-sponsor MCKEON
        H Added As A Co-sponsor HANNIG
        H Added As A Co-sponsor SMITH, MICHAEL
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St Mandate Fis Note Filed

97-04-16 H Added As A Co-sponsor SCHAKOWSKY

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H Second Reading-Stnd Debate
               H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-17 H 3rd Rdg-Stnd Dbt-Pass/V073-041-003
      97-04-18 S Arrive Senate
                S Placed Calendr, First Reading
                S Chief Sponsor HENDON
      97-04-23 S Added as Chief Co-sponsor FARLEY
                                             Referred to Sen Rules Comm
                S First reading
      97-04-28 S Added as Chief Co-sponsor O'MALLEY
                S Added as Chief Co-sponsor SEVERNS
      99-01-12 H Session Sine Die
            BERGMAN - CAPPARELLI - BUGIELSKI - WOOD - COULSON.
HB-1705
  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 re-
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lation 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.

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97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Judiciary I - Civil Law
                                      Do Pass/Short Debate Cal 011-000-000
97-03-20 H
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-10 H Added As A Joint Sponsor CAPPARELLI
         H Added As A Co-sponsor BUGIELSKI
         H Added As A Co-sponsor WOOD
         H Added As A Co-sponsor COULSON
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97-04-14 H 3rd Rdg-Sht Dbt-Pass/Vote 118-000-000
      97-04-15 S Arrive Senate
                S Placed Calendr, First Reading
      97-04-17 S Chief Sponsor CRONIN
      97-04-18 S First reading
                                             Referred to Sen Rules Comm
      97-04-25 S
                                             Assigned to Judiciary
      97-05-07 S
                                             Recommended do pass 009-000-000
                S Placed Calndr. Second Reading
      97-05-08 S Second Reading
                S Placed Calndr, Third Reading
      97-05-16 S Added as Chief Co-sponsor LAUZEN
                S Third Reading - Passed 058-000-000
                H Passed both Houses
      97-06-13 H Sent to the Governor
      97-07-28 H Governor approved
               Н
                    Effective Date 97-07-28
                Н
                    PUBLIC ACT 90-0240
HB-1706
             ZICKUS.
  305 ILCS 5/4-1.11
                                    from Ch. 23, par. 4-1.11
  Amends the Aid to Families with Dependent Children Article of the Illinois Public
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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 required under federal law. Effective immediately.

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FISCAL NOTE (Dpt. Public Aid)
HB1706 does not have a fiscal imapet on the Department.
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STATE MANDATES FISCAL NOTE

HB 1706 fails to create a State mandate.

JUDICIAL NOTE

It has been determined that the bill would neither decrease nor

increase the need for the number of judges in the State.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Human Services 97-03-21 H Do Pass/Short Debate Cal 011-000-000 H Placed Cal 2nd Rdg-Sht Dbt 97-04-09 H Fiscal Note Filed H Cal Ord 2nd Rdg-Shr Dbt 97-04-11 H Fiscal Note Requested DART H St Mandate Fis Nte Requestd DART Н Balanced Budget Note Regstd DART Η Judicial Note Request DART Η State Debt Note Requested DART H Cal Ord 2nd Rdg-Shr Dbt 97-04-15 H St Mandate Fis Note Filed H Cal Ord 2nd Rdg-Shr Dbt 97-04-16 H Indicial Note Filed H Cal Ord 2nd Rdg-Shr Dbt

97-04-23 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

99-01-12 H Session Sine Die

97-04-25 H Re-Refer Rules/Rul 19(a)

HB-1707 CHURCHILL - KRAUSE - MULLIGAN - RYDER - SCHOENBERG.

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.

SENATE AMENDMENT NO. 1.

Adds reference to:

5 ILCS 100/10-65

from Ch. 127, par. 1010-65

5 ILCS 220/3	
J IECO 22013	from Ch 127 par 743
20 ILCS 1005/43a.14 new	from Ch. 127, par. 743
20 ILCS 2105/60	from Ch. 107
20 IL CC 2505/201-12	from Ch. 127, par. 60
20 ILCS 2505/39b12	from Ch. 127, par. 39b12
20 ILCS 2605/55a	from Ch. 127, par. 55a
55 ILCS 5/3-5036.5 new	
205 ILCS 5/48.1	from Ch. 17, par. 360
205 ILCS 5/48.4 new	_
205 ILCS 105/1-6d new	
205 ILCS 105/3-8	from Ch. 17, par. 3303-8
205 ILCS 205/4013	from Ch. 17, par. 7304-13
205 ILCS 205/7007 new	nom en. 17, par. 7304-13
205 ILCS 305/10	f Cl- 17
	from Ch. 17, par. 4411
205 ILCS 305/43.1 new	
205 ILCS 645/3	from Ch. 17, par. 2710
205 ILCS 645/20 new	
215 ILCS 5/238	from Ch. 73, par. 850
215 ILCS 5/238.1 new	-
215 ILCS 5/299.1a	from Ch. 73, par. 911.1a
215 ILCS 5/299.1b new	
215 ILCS 5/337.1 new	
305 ILCS 5/2-18 new	
205 ILCS 5/2-18 IIEW	From Cl. 22 10.1
305 ILCS 5/10-1	from Ch. 23, par. 10-1
305 ILCS 5/10-2	from Ch. 23, par. 10-2
305 ILCS 5/10-3.1	from Ch. 23, par. 10-3.1
305 ILCS 5/10-3.3	
305 ILCS 5/10-3.4 new	
305 ILCS 5/10-6	from Ch. 23, par. 10-6
305 ILCS 5/10-8.1 new	-,1
305 ILCS 5/10-10	from Ch. 23, par. 10-10
305 ILCS 5/10-11	from Ch. 23, par. 10-11
305 ILCS 5/10-11.1	
305 ILCS 5/10-16.2	from Ch. 23, par. 10-11.1
305 ILCS 5/10-10.2	from Ch. 23, par. 10-16.2
305 ILCS 5/10-17.1	from Ch. 23, par. 10-17.1
305 ILCS 5/10-17.2	from Ch. 23, par. 10-17.2
305 ILCS 5/10-17.11 new	
305 ILCS 5/10-24 new	
305 ILCS 5/10-24.5 new	
305 ILCS 5/10-24.30 new	
305 ILCS 5/10-24.35 new	
305 ILCS 5/10-24.40 new	
305 ILCS 5/10-24.45 new	
303 IECB 3/10-24.43 IICW	
305 ILCS 5/10-24.50 new	
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new	
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new	
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2	from Ch. 23, par. 12-10.2
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11	from Ch. 111 1/2, par. 73-11
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/17	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/12 410 ILCS 535/12	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/17 410 ILCS 535/22 410 ILCS 535/24 625 ILCS 5/2-109.1 new	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/17 410 ILCS 535/22 410 ILCS 535/24 625 ILCS 5/2-109.1 new 730 ILCS 5/3-5-4 new	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/11-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/17 410 ILCS 535/24 410 ILCS 535/24 410 ILCS 5/2-109.1 new 730 ILCS 5/3-5-4 new 735 ILCS 5/2-1401	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24 from Ch. 110, par. 2-1401
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/11-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/17 410 ILCS 535/24 405 ILCS 5/2-109.1 new 730 ILCS 5/3-5-4 new 735 ILCS 5/2-1401 735 ILCS 5/12-101	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24 from Ch. 110, par. 2-1401 from Ch. 110, par. 12-101
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/17 410 ILCS 535/22 410 ILCS 5/2-109.1 new 730 ILCS 5/2-5-4 new 735 ILCS 5/2-101 735 ILCS 5/12-101	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24 from Ch. 110, par. 2-1401 from Ch. 110, par. 12-101 from Ch. 110, par. 12-108
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/12 410 ILCS 535/22 410 ILCS 535/24 625 ILCS 5/2-109.1 new 730 ILCS 5/3-5-4 new 735 ILCS 5/2-1401 735 ILCS 5/12-101 735 ILCS 5/12-108 735 ILCS 5/12-108	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24 from Ch. 110, par. 2-1401 from Ch. 110, par. 12-101 from Ch. 110, par. 12-108 from Ch. 110, par. 12-652
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/12 410 ILCS 535/22 410 ILCS 535/24 625 ILCS 5/2-109.1 new 730 ILCS 5/2-1401 735 ILCS 5/12-101 735 ILCS 5/12-101 735 ILCS 5/12-108 735 ILCS 5/12-652 740 ILCS 160/2	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24 from Ch. 110, par. 2-1401 from Ch. 110, par. 12-101 from Ch. 110, par. 12-108 from Ch. 110, par. 12-652 from Ch. 59, par. 102
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/22 410 ILCS 535/22 410 ILCS 535/24 625 ILCS 5/2-109.1 new 730 ILCS 5/3-5-4 new 735 ILCS 5/12-101 735 ILCS 5/12-101 735 ILCS 5/12-108 735 ILCS 5/12-652 740 ILCS 160/2 750 ILCS 5/505	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24 from Ch. 110, par. 2-1401 from Ch. 110, par. 12-101 from Ch. 110, par. 12-108 from Ch. 110, par. 12-652 from Ch. 59, par. 102 from Ch. 40, par. 505
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/17 410 ILCS 535/24 625 ILCS 5/2-109.1 new 730 ILCS 5/3-5-4 new 735 ILCS 5/2-1401 735 ILCS 5/12-101 735 ILCS 5/12-108 735 ILCS 5/12-652 740 ILCS 160/2 750 ILCS 5/505 750 ILCS 5/505.1	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24 from Ch. 110, par. 2-1401 from Ch. 110, par. 12-101 from Ch. 110, par. 12-108 from Ch. 110, par. 12-652 from Ch. 59, par. 102
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/22 410 ILCS 535/22 410 ILCS 535/24 625 ILCS 5/2-109.1 new 730 ILCS 5/3-5-4 new 735 ILCS 5/12-101 735 ILCS 5/12-101 735 ILCS 5/12-108 735 ILCS 5/12-652 740 ILCS 160/2 750 ILCS 5/505	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24 from Ch. 110, par. 2-1401 from Ch. 110, par. 12-101 from Ch. 110, par. 12-108 from Ch. 110, par. 12-652 from Ch. 59, par. 102 from Ch. 40, par. 505
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/17 410 ILCS 535/24 625 ILCS 5/2-109.1 new 730 ILCS 5/3-5-4 new 735 ILCS 5/2-1401 735 ILCS 5/12-101 735 ILCS 5/12-108 735 ILCS 5/12-652 740 ILCS 160/2 750 ILCS 5/505 750 ILCS 5/505.1	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24 from Ch. 110, par. 2-1401 from Ch. 110, par. 12-101 from Ch. 110, par. 12-108 from Ch. 110, par. 12-652 from Ch. 59, par. 102 from Ch. 40, par. 505 from Ch. 40, par. 505.1 from Ch. 40, par. 505.2
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/17 410 ILCS 535/24 400 ILCS 535/24 400 ILCS 5/2-109.1 new 730 ILCS 5/2-1401 735 ILCS 5/2-1401 735 ILCS 5/12-101 735 ILCS 5/12-108 735 ILCS 5/12-652 740 ILCS 160/2 750 ILCS 5/505 750 ILCS 5/505.1 750 ILCS 5/505.2	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24 from Ch. 110, par. 2-1401 from Ch. 110, par. 12-101 from Ch. 110, par. 12-652 from Ch. 110, par. 12-652 from Ch. 40, par. 505 from Ch. 40, par. 505.1 from Ch. 40, par. 505.2 from Ch. 40, par. 505.2 from Ch. 40, par. 507
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/12 410 ILCS 535/24 405 ILCS 5/2-109.1 new 730 ILCS 5/2-1401 735 ILCS 5/2-1401 735 ILCS 5/12-101 735 ILCS 5/12-108 735 ILCS 5/12-108 735 ILCS 5/12-108 735 ILCS 5/12-652 740 ILCS 160/2 750 ILCS 5/505 750 ILCS 5/505.1 750 ILCS 5/505.2 750 ILCS 5/507 750 ILCS 5/507	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24 from Ch. 110, par. 2-1401 from Ch. 110, par. 12-101 from Ch. 110, par. 12-101 from Ch. 110, par. 12-652 from Ch. 59, par. 102 from Ch. 40, par. 505 from Ch. 40, par. 505.1 from Ch. 40, par. 505.2 from Ch. 40, par. 507 from Ch. 40, par. 705
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/17 410 ILCS 535/24 625 ILCS 5/2-109.1 new 730 ILCS 5/3-5-4 new 735 ILCS 5/12-101 735 ILCS 5/12-101 735 ILCS 5/12-108 735 ILCS 5/12-108 735 ILCS 5/12-652 740 ILCS 160/2 750 ILCS 5/505.1 750 ILCS 5/505.2 750 ILCS 5/505.7 750 ILCS 5/705 750 ILCS 5/706.1	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24 from Ch. 110, par. 2-1401 from Ch. 110, par. 12-101 from Ch. 110, par. 12-101 from Ch. 110, par. 12-652 from Ch. 10, par. 102 from Ch. 40, par. 505 from Ch. 40, par. 505.1 from Ch. 40, par. 505.2 from Ch. 40, par. 507 from Ch. 40, par. 705
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/12 410 ILCS 535/24 625 ILCS 5/2-109.1 new 730 ILCS 5/3-5-4 new 735 ILCS 5/12-101 735 ILCS 5/12-101 735 ILCS 5/12-108 735 ILCS 5/12-108 735 ILCS 5/12-652 740 ILCS 160/2 750 ILCS 5/505 750 ILCS 5/505 750 ILCS 5/507 750 ILCS 5/507 750 ILCS 5/705 750 ILCS 5/706.1 750 ILCS 5/707	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24 from Ch. 110, par. 2-1401 from Ch. 110, par. 12-101 from Ch. 110, par. 12-108 from Ch. 110, par. 12-652 from Ch. 59, par. 102 from Ch. 40, par. 505 from Ch. 40, par. 505.1 from Ch. 40, par. 505.2 from Ch. 40, par. 705 from Ch. 40, par. 705 from Ch. 40, par. 705 from Ch. 40, par. 706.1 from Ch. 40, par. 706.1 from Ch. 40, par. 707
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/12 410 ILCS 535/24 625 ILCS 5/2-109.1 new 730 ILCS 5/3-5-4 new 735 ILCS 5/2-109.1 735 ILCS 5/12-101 735 ILCS 5/12-101 735 ILCS 5/12-652 740 ILCS 160/2 750 ILCS 5/505 750 ILCS 5/505 750 ILCS 5/507 750 ILCS 5/705 750 ILCS 5/706.1 750 ILCS 5/707 750 ILCS 5/707	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24 from Ch. 110, par. 2-1401 from Ch. 110, par. 12-101 from Ch. 110, par. 12-108 from Ch. 110, par. 12-652 from Ch. 59, par. 102 from Ch. 40, par. 505 from Ch. 40, par. 505.1 from Ch. 40, par. 505.2 from Ch. 40, par. 705 from Ch. 40, par. 705 from Ch. 40, par. 705 from Ch. 40, par. 706.1 from Ch. 40, par. 707 from Ch. 40, par. 707 from Ch. 40, par. 1105
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/17 410 ILCS 535/24 405 ILCS 5/2-109.1 new 730 ILCS 5/3-5-4 new 735 ILCS 5/2-109.1 new 735 ILCS 5/12-101 735 ILCS 5/12-101 735 ILCS 5/12-652 740 ILCS 160/2 750 ILCS 5/505 750 ILCS 5/505 750 ILCS 5/505 750 ILCS 5/507 750 ILCS 5/706 750 ILCS 5/706 750 ILCS 5/707 750 ILCS 5/707	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24 from Ch. 110, par. 2-1401 from Ch. 110, par. 12-101 from Ch. 110, par. 12-108 from Ch. 110, par. 12-652 from Ch. 59, par. 102 from Ch. 40, par. 505 from Ch. 40, par. 505.1 from Ch. 40, par. 505.2 from Ch. 40, par. 705 from Ch. 40, par. 705 from Ch. 40, par. 705 from Ch. 40, par. 706.1 from Ch. 40, par. 707 from Ch. 40, par. 707 from Ch. 40, par. 1105 from Ch. 40, par. 1106
305 ILCS 5/10-24.50 new 305 ILCS 5/10-25 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/10-25.5 new 305 ILCS 5/12-10.2 410 ILCS 535/11 410 ILCS 535/12 410 ILCS 535/12 410 ILCS 535/24 625 ILCS 5/2-109.1 new 730 ILCS 5/3-5-4 new 735 ILCS 5/2-109.1 735 ILCS 5/12-101 735 ILCS 5/12-101 735 ILCS 5/12-652 740 ILCS 160/2 750 ILCS 5/505 750 ILCS 5/505 750 ILCS 5/507 750 ILCS 5/705 750 ILCS 5/706.1 750 ILCS 5/707 750 ILCS 5/707	from Ch. 111 1/2, par. 73-11 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 111 1/2, par. 73-24 from Ch. 110, par. 2-1401 from Ch. 110, par. 12-101 from Ch. 110, par. 12-108 from Ch. 110, par. 12-652 from Ch. 59, par. 102 from Ch. 40, par. 505 from Ch. 40, par. 505.1 from Ch. 40, par. 505.2 from Ch. 40, par. 705 from Ch. 40, par. 705 from Ch. 40, par. 705 from Ch. 40, par. 706.1 from Ch. 40, par. 707 from Ch. 40, par. 707 from Ch. 40, par. 1105

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750 ILCS 15/12
                             from Ch. 40, par. 1115
750 ILCS 20/24
                             from Ch. 40, par. 1224
750 ILCS 20/24.1
                             from Ch. 40, par. 1224.1
750 ILCS 20/26.1
                             from Ch. 40, par. 1226.1
750 ILCS 20/29C new
750 ILCS 45/5
                             from Ch. 40, par. 2505
750 ILCS 45/6
                             from Ch. 40, par. 2506
750 ILCS 45/7
                             from Ch. 40, par. 2507
750 ILCS 45/8
                             from Ch. 40, par. 2508
750 ILCS 45/13
                             from Ch. 40, par. 2513
750 ILCS 45/13.1 new
750 ILCS 45/14
                             from Ch. 40, par. 2514
750 ILCS 45/15.1
                             from Ch. 40, par. 2515.1
750 ILCS 45/20
                             from Ch. 40, par. 2520
750 ILCS 45/21
                             from Ch. 40, par. 2521
750 ILCS 45/27 new
805 ILCS 5/1.25
                             from Ch. 32, par. 1.25
805 ILCS 105/101.25
                             from Ch. 32, par. 101.25
805 ILCS 180/50-5
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Amends the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Revised Uniform Reciprocal Enforcement of Support Act, the Illinois Parentage Act of 1984, and the Illinois Public Aid Code. Makes changes to implement the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996 with respect to changes to child support enforcement provisions. Amends the Banking Act, the Savings and Loan Act, the Savings Bank Act, and the Credit Union Act and other Acts to accommodate and implement the changes. Makes other changes. Effective July 1, 1997.

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NOTE(S) THAT MAY APPLY: Fiscal
                                         Referred to Hse Rules Comm
    97-03-06 H First reading
    97-03-11 H
                                         Assigned to Human Services
    97-03-20 H
                                         Do Pass/Short Debate Cal 010-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
    97-04-08 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-001
    97-04-14 S Arrive Senate
               Placed Calendr, First Reading
               Chief Sponsor RAUSCHENBERGER
                                         Referred to Sen Rules Comm
             S First reading
    97-04-30 S
                                         Assigned to Public Health & Welfare
    97-05-06
                                         Recommended do pass 010-000-000
             S Placed Calndr, Second Reading
    97-05-09
               Second Reading
               Placed Calndr, Third Reading
                                         PURSUANT TO RULE
    97-05-16
             S
                                         2-10(E), DEADLINE
             S
                                         FOR FINAL ACTION
             S
                                         IS EXTENDED TO
                                         MAY 31, 1997.
    97-05-29
             S
               Filed with Secretary
             S
                    Amendment No.01
                                         SYVERSON
                                         -DONAHUE
             S
             S
                    Amendment referred to
                                          SRUL
                    Amendment No.01
                                         SYVERSON
             S
                                         -DONAHUE
             S
                    Rules refers to
                                           SPBH
               Added as Chief Co-sponsor SYVERSON
             S
               Added as Chief Co-sponsor DONAHUE
    97-05-30
             S
                    Amendment No.01
                                         SYVERSON
             S
                                         -DONAHUE
             S
S
                                         Be adopted
                                         PURSUANT TO RULE
             S
                                         2-10(E), DEADLINE
             S
                                         FOR FINAL ACTION
                                         IS EXTENDED TO
                                         JANUARY 1, 1998.
               Added as Chief Co-sponsor PARKER
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97-05-31 S Recalled to Second Reading
                                     SYVERSON
                Amendment No.01
         S
                                     -DONAHUE
         S
                                       Adopted
         S Placed Calndr, Third Reading
         S Third Reading - Passed 056-000-000
         H Primary Sponsor Changed To CHURCHILL
         H Added As A Joint Sponsor KRAUSE
         H Added As A Co-sponsor MULLIGAN
         H Added As A Co-sponsor RYDER
         H Arrive House
         H Place Cal Order Concurrence 01
         H Motion Filed Concur
                Motion referred to
                                      01/HRUL
         H Be approved consideration 01/HRUL
         H Place Cal Order Concurrence 01
97-06-01 H
                                     3/5 vote required
         H H Concurs in S Amend. 01/117-000-001
         H Added As A Co-sponsor SCHOENBERG
         H Passed both Houses
97-06-10 H Sent to the Governor
97-06-19 H Governor approved
         Н
              Effective Date 97-07-01
         Η
              PUBLIC ACT 90-0018
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HB-1708 YOUNGE.

20 ILCS 3405/20 new

Amends the Historic Preservation Agency Act. Requires the Historic Preservation Agency to conduct a study to determine the feasibility of acquiring any land owned or previously owned by Parks College of St. Louis University in Cahokia, Illinois and turning the site into a State park, and, if the Agency determines that it would be feasible and in the best interest of the State to acquire any land owned or previously owned by Parks College of St. Louis University, then to make every effort to acquire the land.

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STATE MANDATES FISCAL NOTE
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In the opinion of DCCA, HB1708 fails to create a State mandate

under the State Mandates Act.

FISCAL NOTE (Ill. Historic Preservation Agency)

HB 1708 would have a fiscal impact of approximately \$75,000 on

Ill. Historic Preservation Agency.

97-05-09 S Chief Sponsor TROTTER

HOUSE AMENDMENT NO. 1.

Requires the Agency to study the feasibility of turning land owned or previously owned by Parks College into a State historic site rather than a State park.

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NOTE(S) THAT MAY APPLY: Fiscal
   97-03-06 H First reading
                                          Referred to Hse Rules Comm
   97-03-11 H
                                          Assigned to State Govt Admin & Election
   97-03-20 H
                                          Do Pass/Short Debate Cal 013-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
             Н
                                          Fiscal Note Requested CLAYTON
                                          St Mandate Fis Nte Requestd CLAYTON
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-07 H
                                          St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-15 H
                                         Fiscal Note Filed
             Η
                    Amendment No.01
                                          YOUNGE
             Н
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-16 H
                    Amendment No.01
                                          YOUNGE
             Н
                                          Be adopted
             H Second Reading-Short Debate
                    Amendment No.01
                                                                   Adopted
                                          YOUNGE
             H Pld Cal Ord 3rd Rdg-Sht Dbt
   97-04-24 H 3rd Rdg-Sht Dbt-Pass/Vote 066-046-003
             S Arrive Senate
             S Placed Calendr, First Reading
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97-05-12 S First reading Referred to Sen Rules Comm

99-01-12 H Session Sine Die

HB-1709 YOUNGE.

Appropriates \$1 to the Department of Commerce and Community Affairs for the establishment of a local board of directors in each locality of the Office of Urban Assistance. Effective July 1, 1997.

97-03-06 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Appropriations-Public Safety

97-04-11 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1710 YOUNGE.

Makes appropriations to the Department of Commerce and Community Affairs to administer the Illinois Guaranteed Job Opportunity Act. Effective July 1, 1997.

97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Public Safety
97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1711 YOUNGE.

Makes appropriations to the Department of Commerce and Community Affairs to administer the Illinois Guaranteed Job Opportunity Act. Effective July 1, 1997.

97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Public Safety

97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1712 YOUNGE.

Appropriates \$1 to the State Board of Education for its ordinary and contingent expenses for fiscal year 1998. Effective July 1, 1997.

97-03-06 H First reading
97-03-11 H
Assigned to Appropriations-Education
97-04-11 H
Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1713 YOUNGE.

Appropriates \$1 to the State Board of Education to implement and administer the program created under the Performance Based Educational Standards Act. Effective July 1, 1997.

97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Education
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-1714 YOUNGE.

Makes appropriations to the Department of Human Services to administer the Illinois Guaranteed Job Opportunity Act. Effective July 1, 1997.

97-03-06 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Appropriations-Human Services

97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1715 YOUNGE.

Makes appropriations to the Illinois Arts Council to make a building repair grant to the Katherine Dunham Centers for Arts and Humanities. Effective July 1, 1997.

97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt

Ovrsght

97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1716 YOUNGE.

Makes appropriations to Department of Commerce and Community Affairs to formulate economic development plans for the State, Effective July 1, 1997.

97-03-06 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Appropriations-Public Safety

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97-04-11 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1717
             YOUNGE.
  Makes appropriations to Department of Commerce and Community Affairs to for-
mulate economic development plans for the State. Effective July 1, 1997.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
                                             Assigned to Appropriations-Public Safety
      97-03-11 H
      97-04-11 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1718
             GRANBERG.
   30 ILCS 805/10
                                    from Ch. 85, par. 2210
  Amends the State Mandates Act by making a technical change to the effective date
Section.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB1718 fails to create a State mandate.
      FISCAL NOTE (DCCA)
      HB 1718, imposes no additional requirements and does not have a
      fiscal impact on units of local gov't.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to State Govt Admin & Election
                                               Refrm
      97-03-21 H
                                             Do Pass/Stdnrd Dbt/Vo007-005-000
                H Plcd Cal 2nd Rdg Std Dbt
      97-04-08 H
                                             Fiscal Note Requested CLAYTON
                                             St Mandate Fis Nte Requestd CLAYTON
                Н
                H Cal 2nd Rdg Std Dbt
      97-04-15 H
                                             St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-17 H
                                             Fiscal Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-23 H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shr Dbt
       97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1719
             STROGER.
   65 ILCS 5/1-1-2.1
                                    from Ch. 24, par. 1-1-2.1
  Amends the Illinois Municipal Code concerning the president. Adds a caption and
makes technical changes.
       STATE MANDATES FISCAL NOTE
       In the opinion of DCCA, HB 1719 fails to meet the definition of
       a State mandate under the State Mandates Act.
      HOME RULE NOTE
       HB 1719 makes no substantive change in the law.
       FISCAL NOTE (DCCA)
       The bill has no fiscal impact upon the State or units of local
       government.
       97-03-06 H First reading
                                             Referred to Hse Rules Comm
       97-03-11 H
                                             Assigned to Local Government
       97-03-20 H
                                             Do Pass/Stdnrd Dbt/Vo009-008-000
                H Plcd Cal 2nd Rdg Std Dbt
                                             Fiscal Note Requested HUGHES
                Η
                                             St Mandate Fis Nte Requestd HUGHES
                Н
                                             Home Rule Note Requested HUGHES
                Н
                H Cal 2nd Rdg Std Dbt
       97-03-21 H
                                             Fiscal Note Filed
                                             St Mandate Fis Note Filed
                Н
                                             Home Rule Note Filed
                Н
                H Cal 2nd Rdg Std Dbt
       97-04-12 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
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Re-Refer Rules/Rul 19(a)

97-04-25 H

99-01-12 H Session Sine Die

HB-1720 **2212**

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HB-1720
             CURRIE
   35 ILCS 200/13-5
  Amends the Property Tax Code. Makes technical changes in the Section concerning
reassessment in disaster areas.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Revenue
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1721
             CURRIE.
   35 ILCS 5/202
                                    from Ch. 120, par. 2-202
  Amends the Illinois Income Tax Act. Makes a technical change in the Section defin-
ing "net income".
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Revenue
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1722
             CURRIE.
   30 ILCS 105/1.1
                                    from Ch. 127, par. 137.1
  short title. Short Title.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Revenue
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1723
             CURRIE.
   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.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Revenue
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
             GIGLIO.
HB-1724
  New Act
  Creates an Act relating to education finance reform. Supplies only the Act's short ti-
tle.
       STATE MANDATES FISCAL NOTE
       In the opinion of DCCA, HB1724 fails to create a State mandate
       under the State Mandates Act.
       97-03-06 H First reading
                                             Referred to Hse Rules Comm
       97-03-11 H
                                             Assigned to Elementary & Secondary
                                                Education
                                             Do Pass/Stdnrd Dbt/Vo011-010-000
       97-03-20 H
                H Plcd Cal 2nd Rdg Std Dbt
                H
                                             Fiscal Note Requested BLACK
                                             St Mandate Fis Nte Requestd BLACK
                Н
                H Cal 2nd Rdg Std Dbt
       97-04-07 H
                                             St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
       97-04-16 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
       97-04-17 H Primary Sponsor Changed To GIGLIO
       97-04-19 H
                                                3d Reading Consideration PP
                Н
                                                Calendar Consideration PP.
       97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
       99-01-12 H Session Sine Die
HB-1725
             FLOWERS.
  New Act
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Creates the Welfare Reform Act of 1997 (short title only).

FISCAL IMPACT NOTE (Dept. of Public Aid)

There will be no fiscal impact until the bill is amended.

STATE MANDATES FISCAL NOTE

2213 HB-1725—Cont.

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In the opinion of DCCA, HB 1725 fails to create a State mandate
      under the State Mandates Act.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Human Services
                                             Fiscal Note Filed
      97-03-18 H
                Η
                                             Committee Human Services
                                             St Mandate Fis Note Filed
      97-03-21 H
                Η
                                             Committee Human Services
                Н
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
             ACEVEDO.
HB-1726
  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.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
       97-03-11 H
                                             Assigned to Judiciary II - Criminal Law
       97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1727
             ACEVEDO.
  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.
       97-03-06 H First reading
                                             Referred to Hse Rules Comm
                                             Assigned to Judiciary II - Criminal Law
       97-03-11 H
       97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1728
             ACEVEDO.
  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 con-
cerning negligence.
       97-03-06 H First reading
                                             Referred to Hse Rules Comm
       97-03-11 H
                                             Assigned to Judiciary II - Criminal Law
       97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
       99-01-12 H Session Sine Die
HB-1729
             LANG.
   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.
       STATE MANDATES FISCAL NOTE
       HB 1729 fails to create a State mandate.
       FISCAL NOTE (DCCA)
       HB 1729 has no fiscal impact on DCCA or local governments.
       97-03-06 H First reading
                                             Referred to Hse Rules Comm
       97-03-11 H
                                             Assigned to State Govt Admin & Election
                                                Refrm
       97-03-21 H
                                             Do Pass/Stdnrd Dbt/Vo007-006-000
                H Plcd Cal 2nd Rdg Std Dbt
       97-04-08 H
                                             Fiscal Note Requested CLAYTON
                                             St Mandate Fis Nte Requestd CLAYTON
                Н
                H Cal 2nd Rdg Std Dbt
       97-04-15 H
                                             St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
       97-04-17 H
                                             Fiscal Note Filed
                H Cal 2nd Rdg Std Dbt
       97-04-18 H
                                             Re-committed to Rules
       99-01-12 H Session Sine Die
HB-1730
             MOORE, EUGENE - LOPEZ - HOEFT - GILES.
   105 ILCS 5/18-11
                                    from Ch. 122, par. 18-11
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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.

FISCAL NOTE, H-AM 1 (State Board of Education)
Being permissive, HB1730 with H-am 1, would have no adverse
fiscal impact on either SBE or the Chicago Sch. Reform Board.
STATE MANDATES FISCAL NOTE, H-AM 1 (SBE)
No change from SBE fiscal note.
FISCAL NOTE, H-AM 3 (State Board of Education)
Being permissive, HB1730 with H-am 3, mandates no additional
State or local spending.
STATE MANDATES FISCAL NOTE, H-AM 3 (SBE)

HOUSE AMENDMENT NO. 3.

No change from SBE fiscal note.

Deletes everything after the enacting clause and restores the provisions deleted, except deletes provisions that would have required an evening school program to be coordinated and supervised by at least one certified member of the school district's staff and that authorized the use of qualified but uncertified volunteers to assist in the actual conduct and operation of the program with a provision stating that the program shall be coordinated by the school district's staff. Effective immediately.

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STATE DEBT IMPACT NOTE, H-AMS 1, 2, 3
There would be no impact on State debt.
97-03-06 H First reading
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Elementary & Secondary
                                       Education
97-03-20 H
                                     Do Pass/Stdnrd Dbt/Vo011-010-000
         H Plcd Cal 2nd Rdg Std Dbt
         Η
                                     Fiscal Note Requested BLACK
         Н
                                     St Mandate Fis Nte Requestd BLACK
         H Cal 2nd Rdg Std Dbt
97-04-12 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-15 H Added As A Joint Sponsor MOORE, EUGENE
97-04-16 H Relld 2nd Rdng-Stnd Debate
         Н
                Amendment No.01
                                     MOORE, EUGENE
         Н
                Amendment referred to HRUL
         H Hld Cal Ord 2nd Rdg-Shr Dbt
97-04-17 H
                                     Fiscal Note Filed
         Η
                                     St Mandate Fis Note Filed
         Н
                Amendment No.01
                                     MOORE,EUGENE
         Η
                Rules refers to
                                       HELM
         H Hld Cal Ord 2nd Rdg-Shr Dbt
97-04-18 H
                Amendment No.01
                                     MOORE, EUGENE
         Н
                                     Be adopted
         Н
                Amendment No.02
                                     MOORE,EUGENE
         Η
                Amendment referred to HRUL
         Н
                Amendment No.03
                                     MOORE, EUGENE
         H
                Amendment referred to HRUL
         H Hld Cal Ord 2nd Rdg-Shr Dbt
97-04-19 H
                Amendment No.02
                                     MOORE, EUGENE
         Η
                                     Be adopted
         Η
                Amendment No.03
                                     MOORE, EUGENE
         Η
                                     Be adopted
         H Hld Cal Ord 2nd Rdg-Shr Dbt
97-04-22 H
                                     Fiscal Note Filed
         H
                                     St Mandate Fis Note Filed
         H Hld Cal Ord 2nd Rdg-Shr Dbt
97-04-24 H
                Amendment No.01
                                     MOORE, EUGENE
                                                              Withdrawn
         Н
                Amendment No.02
                                     MOORE, EUGENE
                                                             Withdrawn
                                     MOORE, EUGENE
                Amendment No.03
         Н
                                                             Adopted
         H Pld Cal Ord 3rd Rdg-Std Dbt
         H Primary Sponsor Changed To MOORE, EUGENE
         H Joint Sponsor Changed to LOPEZ
         H Added As A Co-sponsor HOEFT
         H Added As A Co-sponsor GILES
         H 3rd Rdg-Stnd Dbt-Pass/V097-021-000
97-04-25
        S Arrive Senate
         S Placed Calendr, First Reading
97-05-01 S
                                     State Debt Note Filed AS AMENDED HA
                                       01.
                                     02, 03
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S Placed Calendr, First Reading

2215 HB-1730—Cont.

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99-01-12 H Session Sine Die
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HB-1731 LYONS, JOSEPH.

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.

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97-03-06 H First reading
97-03-11 H
97-03-21 H
99-01-12 H Session Sine Die

Referred to Hse Rules Comm
Assigned to Transportation & Motor Vehicles
Re-Refer Rules/Rul 19(a)
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HB-1732 DART.

620 ILCS 5/2

from Ch. 15 1/2, par. 22.2

Amends the Aeronautics Act. Adds a caption to the Section defining "aeronautics". STATE MANDATES FISCAL NOTE

HB1732 fails to create a State mandate.

HOME RULE NOTE

HB 1732 does not preempt home rule authority.

FISCAL NOTE (Dpt. of Transportation)
There will be no fiscal impact on IDOT.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Executive 97-03-19 H Fiscal Note Requested STEPHENS St Mandate Fis Nte Requestd STEPHENS Η Home Rule Note Requested STEPHENS H Committee Executive 97-03-20 H Do Pass/Stdnrd Dbt/Vo008-007-000 H Plcd Cal 2nd Rdg Std Dbt 97-04-07 H St Mandate Fis Note Filed H Cal 2nd Rdg Std Dbt 97-04-10 H Home Rule Note Filed H Cal 2nd Rdg Std Dbt 97-04-16 H Fiscal Note Filed H Cal 2nd Rdg Std Dbt 97-04-19 H Re-committed to Rules

HB-1733 DART.

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.

STATE MANDATES FISCAL NOTE

99-01-12 H Session Sine Die

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In the opinion of DCCA, HB 1733 fails to meet the definition of
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a State mandate under the State Mandates Act.

97-03-06 H First reading
97-03-21 H Strand H State Interval H Strand H Stra

HB-1734 DART.

65 ILCS 5/11-74.4-10

from Ch. 24, par. I1-74.4-10

Amends the Tax Increment Allocation Act in the Illinois Municipal Code. Makes a technical change in the Section concerning payment of project costs.

STATE MANDATES FISCAL NOTE

HB1734 fails to create a State mandate.

HOME RULE NOTE

HB 1734 does not preempt home rule authority.

FISCAL NOTE (DCCA)

HB1734 imposes no additional requirements and has no fiscal

impact on units of local government.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Revenue

97-03-20 H Do Pass/Stdnrd Dbt/Vo006-005-000

H Plcd Cal 2nd Rdg Std Dbt

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97-03-21 H
                                             Fiscal Note Requested MOORE, ANDREA
               Η
                                             St Mandate Fis Nte Requestd
                                               MOORE, ANDREA
               Η
                                             Home Rule Note Requested
                                               MOORE, ANDREA
               H Cal 2nd Rdg Std Dbt
      97-04-15 H
                                             St Mandate Fis Note Filed
                                             Home Rule Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-16 H
                                             Fiscal Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-19 H
                                             Re-committed to Rules
      99-01-12 H Session Sine Die
HB-1735
             HOWARD.
   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
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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.

FISCAL NOTE (DCCA)

HB 1735, is permissive in nature and may have a fiscal impact on units of local government, if they choose to enact the provisions of the Act.

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB1735 fails to create a State mandate under the State Mandates Act.

HOME RULE NOTE
HB 1735 does not preempt home rule authority.

HOUSING AFFORDABILITY IMPACT NOTE
This bill has no direct impact on the cost of constructing,

purchasing, owning or selling a single-family residence.

HOUSE AMENDMENT NO. 3.

Deletes everything. Amends the Illinois Municipal Code to allow a municipality to remove or cause the removal of environmentally hazardous substances on, in, or under abandoned and unsafe property within the municipality. Allows a municipality to inspect the property and test for the presence or release of hazardous substances. Provides that the costs for inspection, testing, or remediation of the property are recoverable from the owner and may be a lien on the 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.

SENATE AMENDMENT NO. 1.

Provides that "hazardous substances" means the same as in the Environmental Protection Act. Provides that a municipality shall apply to the circuit court for an order authorizing the remediation of property if conditions on the property, based on inspection and testing, indicate the presence of hazardous substances. Deletes a provision that a municipality shall recover the costs of inspection, testing, and remediation in the event that a No Further Remediation Letter has been issued. Makes other changes.

SENATE AMENDMENT NO. 2.

In the amendatory provisions concerning a lien for the expense of the inspection, testing, or remediation of hazardous substances on, in, or under abandoned or unsafe property, adds that the municipality may not proceed against the other assets of the real estate owners for unsatisfied costs if the lien is enforced under these provisions.

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Local Government
97-03-20 H Do Pass/Short Debate Cal 017-000-000
H Placed Cal 2nd Rdg-Sht Dbt
H St Mandate Fis Note Filed
H Cal Ord 2nd Rdg-Shr Dbt
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97-04-08	Н		Housing Aford Note Filed	
	Н	Second Reading-Short Debat		
0= 0 4 00		Held 2nd Rdg-Short Debate		
97-04-09	H H	Amendment No.01	HOWARD	
	Н	Amendment referred to Amendment No.02	HOWARD	
	Н	Amendment referred to		
	Н	Held 2nd Rdg-Short Debate		
	Н	Amendment No.01	HOWARD	
	Н	Rules refers to	HLGV	
	H H	Amendment No.02 Rules refers to	HOWARD HLGV	
		Held 2nd Rdg-Short Debate	TILO Y	
97-04-10		Amendment No.03	HOWARD	
	Н	Amendment referred to	HRUL	
07.04.10		Held 2nd Rdg-Short Debate	WOWLDD	
97-04-12	Н	Amendment No.03 Rules refers to	HOWARD HLGV	
		Pld Cal Ord 3rd Rdg-Sht Dbt		
97-04-14		Amendment No.03	HOWARD	
	Н		Be adopted	
		Cal Ord 3rd Rdg-Short Dbt		
		Relld 2nd Rdng-Short Debate Held 2nd Rdg-Short Debate	;	
97-04-15		9	HOWARD	Adopted
,, o, ,,		Pld Cal Ord 3rd Rdg-Sht Dbt		лаорич
97-04-18		Tabled Pursuant to Rule40(A		
		3rd Rdg-Sht Dbt-Pass/Vote 1	15-000-000	
97-04-23		Arrive Senate		
	S	Chief Sponsor TROTTER Placed Calendr, First Reading		
		First reading	Referred to Sen Rules Com	n
		e		
97-05-01	S		Assigned to Environment &	Energy
97-05-01 97-05-08	S	Amendment No.01	ENVIR. & ENE. S	Adopted
	S S		ENVIR. & ENE. S Recommnded do pass as am	Adopted
97-05-08	s s s	Placed Calndr, Second Readn	ENVIR. & ENE. S Recommnded do pass as am	Adopted
	S S S		ENVIR. & ENE. S Recommnded do pass as am	Adopted
97-05-08 97-05-09	\$ \$ \$ \$ \$ \$	Placed Calndr,Second Reading Second Reading Placed Calndr,Third Reading Added as Chief Co-sponsor F	ENVIR. & ENE. S Recommnded do pass as am g	Adopted
97-05-08	\$ \$ \$ \$ \$ \$ \$	Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Added as Chief Co-sponsor F Filed with Secretary	ENVIR. & ENE. S Recommnded do pass as amg . IENDON	Adopted
97-05-08 97-05-09	\$ 5 5 5 5 5 5 5 5	Placed Calndr,Second Reading Second Reading Placed Calndr,Third Reading Added as Chief Co-sponsor F Filed with Secretary Amendment No.02	ENVIR. & ENE. S Recommnded do pass as amg . HENDON TROTTER	Adopted
97-05-08 97-05-09	\$ 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Added as Chief Co-sponsor F Filed with Secretary Amendment No.02 Amendment referred to	ENVIR. & ENE. S Recommnded do pass as amg HENDON TROTTER SRUL	Adopted
97-05-08 97-05-09 97-05-12	\$ 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Added as Chief Co-sponsor F Filed with Secretary Amendment No.02 Amendment referred to Added As A Co-sponsor FAF Amendment No.02	ENVIR. & ENE. S Recommnded do pass as amg HENDON TROTTER SRUL RLEY TROTTER	Adopted
97-05-08 97-05-09 97-05-12 97-05-13	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Added as Chief Co-sponsor F Filed with Secretary Amendment No.02 Amendment referred to Added As A Co-sponsor FAF Amendment No.02 Be approved consideration SI	ENVIR. & ENE. S Recommnded do pass as amg HENDON TROTTER SRUL RLEY TROTTER	Adopted
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97-05-08 97-05-09 97-05-12 97-05-13 97-05-14	S S S S S S S S S S S S S H H H	Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Added as Chief Co-sponsor F Filed with Secretary Amendment No.02 Amendment referred to Added As A Co-sponsor FAF Amendment No.02 Be approved consideration SI Recalled to Second Reading Amendment No.02 Placed Calndr, Third Reading Third Reading - Passed 056-0 Arrive House Place Cal Order Concurrence Motion Filed Concur	ENVIR. & ENE. S Recommnded do pass as amg HENDON TROTTER SRUL RLEY TROTTER RUL TROTTER 000-001	Adopted lend 009-000-000
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97-05-08 97-05-09 97-05-12 97-05-13 97-05-14 97-05-16	SSSSSSSSSSSSSHHHHHHHHHH	Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Added as Chief Co-sponsor F Filed with Secretary Amendment No.02 Amendment referred to Added As A Co-sponsor FAF Amendment No.02 Be approved consideration SI Recalled to Second Reading Amendment No.02 Placed Calndr, Third Reading Third Reading - Passed 056-0 Arrive House Place Cal Order Concurrence Motion Filed Concur Refer to Rules/Rul 75(a) Place Cal Order Concurrence Motion referred to Place Cal Order Concurrence Be approved consideration 01 Be approved consideration 02 H Concurs in S Amend. 01,02	ENVIR. & ENE. S Recommnded do pass as amg HENDON TROTTER SRUL RLEY TROTTER RUL TROTTER 000-001 01,02 01,02 01,02 01,02/HENE 01,02 /023-000-000	Adopted lend 009-000-000
97-05-08 97-05-09 97-05-12 97-05-13 97-05-14 97-05-16 97-05-20	SSSSSSSSSSSSSHHHHHHHHHH	Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Added as Chief Co-sponsor F Filed with Secretary Amendment No.02 Amendment referred to Added As A Co-sponsor FAF Amendment No.02 Be approved consideration SI Recalled to Second Reading Amendment No.02 Placed Calndr, Third Reading Third Reading - Passed 056-C Arrive House Place Cal Order Concurrence Motion Filed Concur Refer to Rules/Rul 75(a) Place Cal Order Concurrence Motion referred to Place Cal Order Concurrence Be approved consideration 01 Be approved consideration 02	ENVIR. & ENE. S Recommnded do pass as amg HENDON TROTTER SRUL RLEY TROTTER RUL TROTTER 000-001 01,02 01,02 01,02 01,02/HENE 01,02 /023-000-000	Adopted lend 009-000-000
97-05-08 97-05-09 97-05-12 97-05-13 97-05-14 97-05-16 97-05-20 97-06-18	SSSSSSSSSSSSSHHHHHHHHHHHH	Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Added as Chief Co-sponsor F Filed with Secretary Amendment No.02 Amendment referred to Added As A Co-sponsor FAF Amendment No.02 Be approved consideration SI Recalled to Second Reading Amendment No.02 Placed Calndr, Third Reading Third Reading - Passed 056-0 Arrive House Place Cal Order Concurrence Motion Filed Concur Refer to Rules/Rul 75(a) Place Cal Order Concurrence Motion referred to Place Cal Order Concurrence Be approved consideration 01 Be approved consideration 02 H Concurs in S Amend. 01,02 Passed both Houses Sent to the Governor Governor approved	ENVIR. & ENE. S Recommnded do pass as amg HENDON TROTTER SRUL RLEY TROTTER RUL TROTTER 000-001 01,02 01,02 01,02 01,02/HENE 01,02 /023-000-000	Adopted lend 009-000-000
97-05-08 97-05-09 97-05-12 97-05-13 97-05-14 97-05-16 97-05-20 97-06-18	SSSSSSSSSSSSSHHHHHHHHHHHH	Placed Calndr, Second Reading Second Reading Placed Calndr, Third Reading Added as Chief Co-sponsor F Filed with Secretary Amendment No.02 Amendment referred to Added As A Co-sponsor FAF Amendment No.02 Be approved consideration SI Recalled to Second Reading Amendment No.02 Placed Calndr, Third Reading Third Reading - Passed 056-0 Arrive House Place Cal Order Concurrence Motion Filed Concur Refer to Rules/Rul 75(a) Place Cal Order Concurrence Motion referred to Place Cal Order Concurrence Be approved consideration 01 Be approved consideration 02 H Concurs in S Amend. 01,02 Passed both Houses Sent to the Governor	ENVIR. & ENE. S Recommnded do pass as amg HENDON TROTTER SRUL RLEY TROTTER RUL TROTTER 000-001 01,02 01,02 01,02 01,02/HENE 01,02 /023-000-000	Adopted lend 009-000-000

HB-1736 **2218**

HB-1736 GILES - HOLBROOK.

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      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
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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.

FISCAL NOTE (Environmental Protection Agency)

No fiscal impact on IEPA.

HOUSE AMENDMENT NO. 1.

Excludes public utilities from the provisions of the bill.

FISCAL NOTE (Environmental Protection Agency)

No change from previous note.

STATE MANDATES FISCAL NOTE

HB 1736 creates a service mandate for which reimbursement of 50% to 100% of increased cost is required. No estimate of the total cost is available.

HOUSE AMENDMENT NO. 2.

Deletes provisions concerning imposition of community service by the Pollution Control Board.

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STATE MANDATES FISCAL NOTE, H-AM 2
No change from previous mandates note.
FISCAL NOTE, H-AM 2 (EPA)
No change from previous fiscal note.
97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Environment & Energy
97-03-19 H
                                      Fiscal Note Filed
                                      Committee Environment & Energy
                                      ENVRMNT ENRGY H
                                                               Adopted
97-03-20 H
                 Amendment No.01
                                      Do Pass Amend/Short Debate 02 I-001-000
         H Placed Cal 2nd Rdg-Sht Dbt
         Н
                                      Fiscal Note Requested AS AMENDED/
                                        HASSERT
                                      St Mandate Fis Nte Requestd AS
                                        AMENDED/HASSERT
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-28 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
                                      St Mandate Fis Note Filed
97-04-03 H
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H Added As A Joint Sponsor HOLBROOK
                                      GILES
97-04-09 H
                 Amendment No.02
         H
                 Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
                                      GILES
         Н
                 Amendment No.02
                                      Be adopted
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-10 H Second Reading-Short Debate
         Η
                 Amendment No.02
                                      GILES
                                                               Adopted
         H Held 2nd Rdg-Short Debate
                                      St Mandate Fis Note Filed
97-04-12 H
         H Held 2nd Rdg-Short Debate
97-04-14 H
                                      Fiscal Note Filed
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-18 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
97-04-23 S Arrive Senate
S Placed Calendr, First Reading
         S Chief Sponsor SHAW
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2219 HB-1736-Cont.

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97-04-24 S First reading
                                             Referred to Sen Rules Comm
                S
                                             Assigned to Environment & Energy
      97-05-01 S
                                             Recommended do pass 010-000-000
                S Placed Calndr, Second Reading
      97-05-13 S Second Reading
                S Placed Calndr, Third Reading
      97-05-14 S Third Reading - Passed 059-000-000
                H Passed both Houses
      97-06-12 H Sent to the Governor
      97-08-08 H Governor approved
                     Effective Date 98-01-01
                Н
                Н
                     PUBLIC ACT 90-0344
HB-1737
             BUGIELSKI.
  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 (in-
stead of 7) days before towing.
      STATE MANDATES AČT FISCAL NOTE
      HB 1737 fails to create a State mandate.
      STATE DEBT IMPACT NOTE
      HB 1737 would not impact the level of State debt.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Transportation & Motor Vehicles
      97-03-19 H
                                              Do Pass/Short Debate Cal 020-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
                                             Fiscal Note Requested WAIT
                Н
                                             St Mandate Fis Nte Requestd WAIT
                H
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-03 H
                                              St Mandate Fis Note Filed
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-07 H
                                              State Debt Note Filed
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-12 H
                                              Fiscal Note Request W/drawn
                H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-18 H
                                              Re-committed to Rules
      99-01-12 H Session Sine Die
HB-1738
             GILES
  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
the age of 21 years. Effective immediately.
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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

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Revenue 97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1739 RONEN - SCOTT.

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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
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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 the amount of the fee shall not exceed 2.5% 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. Amends the 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 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. Provides that the municipal corporate authorities shall have 30 days (now 10) to specify where the carriers may place their lines. 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.

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

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97-03-06 H First reading
                H Added As A Joint Sponsor SCOTT
                                              Referred to Hse Rules Comm
                Н
      97-03-11 H
                                              Assigned to Public Utilities
      97-03-21 H
                                              Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1740
             STROGER.
   65 ILCS 5/7-3-6
                                     from Ch. 24, par. 7-3-6
  Amends the Illinois Municipal Code regarding land disconnected from municipali-
ties. Makes a technical change.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB 1740 fails to meet the definition of
      a State mandate under the State Mandates Act.
      HOME RULE NOTE
      HB 1740 makes no substantive change in the law.
      FISCAL NOTE (DCCA)
      The bill has no fiscal impact upon the State or units of local
      government.
      97-03-06 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Local Government
       97-03-21 H
                                              Do Pass/Stdnrd Dbt/Vo009-008-000
                H Plcd Cal 2nd Rdg Std Dbt
                                              Fiscal Note Filed
                H
                                              St Mandate Fis Note Filed
                Η
                                              Home Rule Note Filed
                Η
                H Cal 2nd Rdg Std Dbt
       97-04-08 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
       97-04-25 H
                                              Re-Refer Rules/Rul 19(a)
       99-01-12 H Session Sine Die
HB-1741
             LYONS JOSEPH.
  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
   625 ILCS 5/11-1301.5 new
   625 ILCS 5/11-1301.6 new
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Amends the Illinois Vehicle Code. Provides that a physician who fraudulently certifies that a person is a person with disabilities is guilty of a Class C misdemeanor. 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. Provides that a police officer who has reasonable grounds to believe that a special plate, decal, or device should be seized shall request that the Secretary of State take possession of the plate, decal, or device. Requires the Secretary to issue a picture

2221 HB-1741—Cont.

identification card to a person who was issued a person with disabilities parking decal or device. Provides that a person who possesses or uses a person with disabilities parking decal or device who is not authorized to possess or use one is guilty of a Class C misdemeanor. 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. Effective immediately.

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CORRECTIONAL NOTE
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There will be a minimal impact on this bill.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

97-03-06 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Transportation & Motor Vehicles

97-03-20 H Correctional Note Filed

Committee Transportation & Motor Vehicles

97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1742 SAVIANO.

40 ILCS 5/5-167.5	from Ch. 108 1/2, par. 5-167.5
40 ILCS 5/6-164.2	from Ch. 108 1/2, par. 6-164.2
40 ILCS 5/8-164,1	from Ch. 108 1/2, par. 8-164.1
40 ILCS 5/11-160.1	from Ch. 108 1/2, par. 11-160.1
30 H CS 805/8 21 new	•

Amends the Chicago Police, Firefighter, Municipal, and Laborers Articles of the Pension Code. Extends the annuitant health insurance plan through December 31, 2002. Makes numerous changes relating to participation in and financing of the plan. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE
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An actuarial analysis is not yet available. PENSION IMPACT NOTE, REVISED

97-03-06 H First reading
97-03-11 H Assigned to Personnel & Pensions
97-03-21 H Re-Refer Rules/Rul 19(a)
97-03-28 H Pension Note Filed
H Committee Rules
97-05-01 H Pension Note Filed
Committee Rules
99-01-12 H Session Sine Die

HB-1743 LANG.

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 where (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

97-03-06 H First reading

97-03-11 H

Referred to Hse Rules Comm Assigned to State Govt Admin & Election Refrm 97-03-21 H

99-01-12 H Session Sine Die

Re-Refer Rules/Rul 19(a)

HB-1744 LANG.

New Act

Creates the Grant and Loan Program Administrative Expenses 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

97-03-06 H First reading

97-03-11 H

27-03-11 II

97-03-21 H 99-01-12 H Session Sine Die Referred to Hse Rules Comm Assigned to State Govt Admin & Election

Refrm

Re-Refer Rules/Rul 19(a)

HB-1745 ACEVEDO.

625 1LCS 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.

97-03-06 H First reading

97-03-11 H

97-03-21 H

99-01-12 H Session Sine Die

Referred to Hse Rules Comm

Assigned to Judiciary II - Criminal Law

Re-Refer Rules/Rul 19(a)

HB-1746 ACEVEDO AND BRADLEY.

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 control 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.

STATE MANDATES FISCAL NOTE

HB1746 creates a "local government organization and structure

mandate" which requires no reimbursement by the State.

HOME RULE NOTE

HB 1746 does not preempt home rule authority.

STATE DEBT NOTE

HB 1746 would not impact the level of State debt.

FISCAL NOTE (DOT)

HB1746 will have no fiscal impact on DOT.

HOUSE 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. 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. 2.

Provides that the provisions concerning an owner of a vehicle used in the red signal violation being liable for the violation if the violation was recorded by the red light enforcement system are subject to prosecutorial discretion.

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97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Transportation & Motor Vehicles
97-03-19 H
                                      Do Pass/Stdnrd Dbt/Vo012-006-002
         H Plcd Cal 2nd Rdg Std Dbt
         Η
                                      Fiscal Note Requested WAIT
         Η
                                      St Mandate Fis Nte Requestd WAIT
         Η
                                      Home Rule Note Requested WAIT
         H Cal 2nd Rdg Std Dbt
97-03-20 H
                Amendment No.01
                                      ACEVEDO
                 Amendment referred to HRUL
         Η
         H Cal 2nd Rdg Std Dbt
97-04-07 H
                                      St Mandate Fis Note Filed
                                      Home Rule Note Filed
         Η
                                      State Debt Note Filed
         H Cal 2nd Rdg Std Dbt
                                      ACEVEDO
97-04-09 H
                Amendment No.01
         Η
                                      Be adopted
         H Cal 2nd Rdg Std Dbt
97-04-I0 H
                Amendment No.02
                                      ACEVEDO
                 Amendment referred to HRUL
         Η
         H Cal 2nd Rdg Std Dbt
97-04-12 H
                Amendment No.02
                                      ACEVEDO
                                      Be adopted
         Н
         H Cal 2nd Rdg Std Dbt
97-04-17 H
                                      Fiscal Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-23 H Second Reading-Stnd Debate
                Amendment No.01
                                      ACEVEDO
         Н
                                                               Adopted
         Н
                 Amendment No.02
                                      ACEVEDO
                                                               Adopted
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-24 H Added As A Co-sponsor BRADLEY
         Н
                                        3d Reading Consideration PP
         Н
                                        Calendar Consideration PP.
97-04-25 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1747 GILES.

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.

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FISCAL IMPACT NOTE (DOT)
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There will be additional administrative and printing costs associated with the preparation of more frequent and detailed reports. These costs are indeterminate at this time.

NOTE(S) THAT MAY APPLY: Fiscal 97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Transportation & Motor Vehicles

97-03-18 H Fiscal Note Filed Committee Transportation & Motor Vehicles 97-03-21 H

Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1748 FLOWERS.

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.

STATE MANDATES FISCAL NOTE

HB1748 fails to create a State mandate.

FISCAL NOTE (Dpt. Revenue)

HB 1748 can potentially reduce state revenue by as much as

\$292.5 million annually.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Revenue 97-03-21 H Do Pass/Stdnrd Dbt/Vo007-004-000 H Plcd Cal 2nd Rdg Std Dbt

Fiscal Note Requested MOORE, ANDREA St Mandate Fis Nte Requestd MOORE, ANDREA

H Cal 2nd Rdg Std Dbt

97-04-07 H St Mandate Fis Note Filed

H Cal 2nd Rdg Std Dbt 97-04-09 H

Fiscal Note Filed H Cal 2nd Rdg Std Dbt

97-04-23 H Second Reading-Stnd Debate

H Hld Cal Ord 2nd Rdg-Shr Dbt 97-04-25 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HR-1749 FANTIN.

35 ILCS 5/211 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

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Revenue 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1750 JOHNSON, TOM.

740 ILCS 180/1 from Ch. 70, par. 1

Amends the Wrongful Death Act. Permits a civil action to enjoin a health care professional or other person from aiding a suicide. Permits certain relatives and heirs of a person who committed suicide or attempted suicide to obtain compensatory or punitive damages from a health care professional or other person who assisted in the suicide or attempted suicide. Effective immediately.

97-03-06 H First reading
97-03-11 H
97-03-20 H
H
H
H
H
H
H
H
Session Sine Die

Referred to Hse Rules Comm
Assigned to Judiciary I - Civil Law
Motion Do Pass-Lost 005-002-003 HJUA
Remains in CommiJudiciary I - Civil Law
Re-Refer Rules/Rul 19(a)

HB-1751 ERWIN - WINKEL - BIGGERT.

105 ILCS 5/2-3.120 new 110 ILCS 205/9.09a new

Amends the School Code and the Board of Higher Education Act. Authorizes the State Board of Education and the Board of Higher Education to reimburse not-for-profit arts organizations and cultural institutions for the costs of providing educational programs to students.

FISCAL NOTE (State Bd. of Ed.)

Because HB 1751 is permissive in nature, the bill will impose new costs on ISBE or IBHE. It will, however, create an additional budgetary pressure for funding. STATE MANDATES FISCAL NOTE (SBE)

No change from SBE fiscal note.

HOUSE AMENDMENT NO. 1.

In referring to the not-for-profit entities entitled to reimbursement, replaces references to "arts organizations" with references to "arts and humanities organizations".

STATE DEBT IMPACT NOTE

HB 1751 would not have an impact on the level of State debt.

S Placed Calndr, Second Reading

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NOTE(S) THAT MAY APPLY: Fiscal
    97-03-06 H First reading
                                          Referred to Hse Rules Comm
    97-03-11 H
                                          Assigned to Higher Education
    97-03-20 H
                                          Do Pass/Short Debate Cal 015-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
             Н
                                          Fiscal Note Requested BLACK
                                          St Mandate Fis Nte Requestd BLACK
             H Cal Ord 2nd Rdg-Shr Dbt
    97-03-26 H
                                          Fiscal Note Filed
                                          St Mandate Fis Note Filed
             Н
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-09 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
             H Relld 2nd Rdng-Short Debate
             Н
                     Amendment No.01
                                          ERWIN
                     Amendment referred to HRUL
             н
             H Held 2nd Rdg-Short Debate
             H Added As A Joint Sponsor WINKEL
    97-04-10 H Pld Cal Ord 3rd Rdg-Sht Dbt
             H Added As A Co-sponsor BIGGERT
    97-04-11 H
                     Amendment No.01
                                          ERWIN
                                          Be adopted
             H Cal Ord 3rd Rdg-Short Dbt
    97-04-14 H Relld 2nd Rdng-Short Debate
                     Amendment No.01
                                          ERWIN
                                                                   Adopted
             H Pld Cal Ord 3rd Rdg-Sht Dbt
             H 3rd Rdg-Sht Dbt-Pass/Vote 110-008-000
    97-04-15 S Arrive Senate
             S Placed Calendr, First Reading
             S Chief Sponsor DlLLARD
    97-04-16 S First reading
                                          Referred to Sen Rules Comm
             S
                                          State Debt Note Filed
    97-04-25 S
                                          Assigned to Education
    97-05-01 S Added as Chief Co-sponsor PARKER
    97-05-07 S Added As A Co-sponsor CULLERTON
             S Added as Chief Co-sponsor CULLERTON
    97-05-09 S
                                          Recommended do pass 010-000-000
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97-05-12 S Second Reading
S Placed Calndr,Third Reading
97-05-15 S Third Reading - Passed 050-007-000
H Passed both Houses
97-06-13 H Sent to the Governor
97-08-10 H Governor approved
H Effective Date 98-01-01
```

PUBLIC ACT 90-0361

HB-1752 SCHOENBERG – LEITCH.

Н

50 ILCS 125/5

from Ch. 85, par. 475

Amends the Government Salary Withholding Act. Allows a local governmental agency to restrict payroll deductions to locally based United Funds whose benefiting agencies use a majority of their funds to provide services to individuals and families in the community and surrounding area. Effective immediately.

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97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to State Govt Admin & Election Refrm
97-03-13 H Added As A Joint Sponsor LEITCH
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1753 YOUNGE.

775 ILCS 5/7-105

from Ch. 68, par. 7-105

Amends the Illinois Human Rights Act. Provides that the Department of Human Rights shall monitor State agency employment practices to ensure compliance with applicable State laws and administrative rules. Provides that the Department shall monitor progress and make recommendations to the Governor and the General Assembly concerning the State's compliance with the work activity and employment components of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996.

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STATE MÂNDATES FISCAL NOTE
HB 1753 fails to create a State mandate.
FISCAL NOTE (Dept. of Human Rights)
Total fiscal impact on HB 1753 is $447.461.
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NOTE(S) THAT MAY APPLY: Fiscal

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97-03-06 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Human Services
                                       Do Pass/Stdnrd Dbt/Vo006-004-000
97-03-20 H
         H Plcd Cal 2nd Rdg Std Dbt
         Н
                                       Fiscal Note Requested ZICKUS
                                       St Mandate Fis Nte Requestd ZICKUS
         Н
         H Cal 2nd Rdg Std Dbt
                                       St Mandate Fis Note Filed
97-03-21 H
         H Cal 2nd Rdg Std Dbt
97-04-10 H
                                       Fiscal Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-11 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-14 H
                                          3d Reading Consideration PP
                                          Calendar Consideration PP.
         Н
97-04-25 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1754 YOUNGE.

Appropriates \$1 to the Department of Human Services for the development, in accordance with Section 4-0.5 of the Illinois Public Aid Code, of an alternative program of mutual responsibility between the Department and clients to allow families to become self-sufficient or employed as quickly as possible. Effective July 1, 1997.

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Appropriations-Human Services
97-04-11 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

2227 HB-1755

HB-1755 PUGH.

20 ILCS 605/46.19a

from Ch. 127, par. 46.19a

Amends the Civil Administrative Code of Illinois concerning grants from the Department of Commerce and Community Affairs. Adds a caption.

STATE MANDATES FISCAL NOTE HB 1755 fails to create a State mandate.

FISCAL NOTE (DCCA)

HB 1755 does not have a fiscal impact on DCCA.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to State Govt Admin & Election

Refrm

97-03-21 H Do Pass/Stdnrd Dbt/Vo007-004-001

H Plcd Cal 2nd Rdg Std Dbt

97-04-08 H Fiscal Note Requested CLAYTON
H St Mandate Fis Nte Requestd CLAYTON

H Cal 2nd Rdg Std Dbt

97-04-15 H St Mandate Fis Note Filed

H Cal 2nd Rdg Std Dbt

97-04-16 H Fiscal Note Filed

H Cal 2nd Rdg Std Dbt

97-04-23 H Second Reading-Stnd Debate H Hld Cal Ord 2nd Rdg-Shr Dbt

97-04-25 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1756 DAVIS, MONIQUE.

30 ILCS 505/9.05

from Ch. 127, par. 132.9e

Amends the Illinois Purchasing Act by adding a caption to the Section concerning human services contracts or grants.

97-03-06 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to State Govt Admin & Election

Refrm

97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

$HB\text{-}1757 \hspace{1.5cm} SILVA-YOUNGE-MCKEON-BLACK-TURNER,\hspace{0.5cm} ART \hspace{0.1cm} AND \hspace{0.1cm} KENNER.$

20 ILCS 3975/3

from Ch. 48, par. 2103

Amends the Illinois Human Resource Investment Council Act. Makes technical changes in the Section concerning the composition of Council.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Illinois Human Resource Investment Council Act. Provides that the Council shall include representatives from 3 separate community based organizations, which are directly involved in job training or work force development (now a community based organization). Provides that the Council shall also include representatives from each of the 4 caucuses of the General Assembly, chosen by each of the 4 leaders. Deletes provision stating that additional members may be chosen from the State legislature. Effective immediately.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1757 fails to create a State mandate

under the State Mandates Act.

FISCAL NOTE (DCCA)

HB1757, imposes no additional requirements and does not have a

fiscal impact on units of local gov't.

SENATE AMENDMENT NO. 3

Deletes reference to:

20 ILCS 3975/3

Adds reference to:

20 ILCS 605/46.19j new

Deletes everything. Amends the Civil Administrative Code of Ill. Provides that DCCA shall administer a Job Training and Economic Development Demostration Grant Program. Provides that the Director shall make not less than 12 and not more than 20 demonstration project grants. Sets requirements for participation in the program. Provides that DCCA shall adopt rules for the program and shall create an application procedure for those grants to be awarded beginning in FY1998.

97-03-06 H	First reading	Referred to Hse Rules Cor m	
97-03-11 F	Ī	Assigned to State Govt Admin &	¿ Election
		Refrm	
97-03-19 H	I Added As A Joint Sponsor Y	OUNGE	
97-03-21 F	I Amendment No.01	ST GV-ELC RFM H Add	opted
I	Ī	Do Pass Amend/Short Debate 01	12-000-000
H	I Placed Cal 2nd Rdg-Sht Dbt		
97-04-07 I	ł	Fiscal Note Requested PARKE	
ŀ		St Mandate Fis Note Filed	
	H Cal Ord 2nd Rdg-Shr Dbt		
97-04-10 H		Fiscal Note Filed	
	I Cal Ord 2nd Rdg-Shr Dbt		
	I Second Reading-Short Debat	e	
	I Pld Cal Ord 3rd Rdg-Sht Dbt	11 000 000	
	I 3rd Rdg-Sht Dbt-Pass/Vote 1	11-000-000	
	S Arrive Senate		
	Placed Calendr, First Reading		
	S Chief Sponsor GARCIA	Deferred to Can Dulan Comm	
	First reading	Referred to Sen Rules Comm)mamatiana
07.05.00		Assigned to State Government C	
97-05-08	S Placed Calndr, Second Readn	Recommended do pass 009-000-	-000
	S Second Reading	S .	
	S Placed Calndr, Third Reading		
97-05-14	Filed with Secretary		
	S Amendment No.01	GARCIA	
	S Amendment referred to		
	Filed with Secretary	SKOD	
	S Amendment No.02	GARCIA	
	S Amendment referred to		
:	S Added as Chief Co-sponsor I	AUZEN	
,	S Amendment No.01	GARCIA	
	S Rules refers to	SGOA	
	Amendment No.02	GARCIA	
	Rules refers to	SGOA	
	Filed with Secretary	a.n.a	
	Amendment No.03	GARCIA	
	Amendment referred to		
	S Amendment No.03	GARCIA	
	Rules refers to Amendment No.01	SGOA GARCIA	
	S Amendment No.01	Postponed	
	S Amendment No.02	GARCIA	
	S Timenament 110.02	Postponed	
	S Amendment No.03	GARCIA	
	S	Be adopted	
	S Recalled to Second Reading	ı	
	S Amendment No.03		opted
,	S Placed Calndr, Third Reading		
	S Added as Chief Co-sponsor 0	OBAMA	
	S Third Reading - Passed 058-	000-000	
	S Tabled Pursuant to Rule5-4(A		
	S Third Reading - Passed 058-	000-000	
	H Arrive House	. 02	
	H Place Cal Order Concurrence	: 03	
	H Motion Filed Concur H Refer to Rules/Rul 75(a)	6	
	H Place Cal Order Concurrence	. 02	
97-05-19		03/HSGE	
	H Place Cal Order Concurrence		
	H Added As A Co-sponsor MC		
	H Be approved consideration 0		
	H Place Cal Order Concurrence		
	H H Concurs in S Amend, 03/1		
	H Passed both Houses	10 000 000	
	H Added As A Co-sponsor KE	NNER	
	H Added As A Co-sponsor BL.		
	H Added As A Co-sponsor TU		
		*	

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97-06-20 H Sent to the Governor

97-08-17 H Governor approved

H Effective Date 98-01-01

H PUBLIC ACT 90-0474
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HB-1758 RONEN – CURRIE – BERGMAN – FLOWERS – MOORE, EUGENE.

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, and requiring interim reports to the General Assembly and the Governor, available to the public, with a final report in March 2005. Effective immediately.

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STATE MANDATES FISCAL NOTE
HB 1758 fails to create a State mandate.
FISCAL NOTE (Dept. of Public Aid)
The TANF longitudinal evaluation would cost between $3 M and
$4 M from 1997 to 2004; the Non-Citizen study would cost
$300,000 between 1997 and 2001.
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HOUSE 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.

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FISCAL NOTE, H-AM 1 (Dept. of Public Aid)
   HB 1758, with H-am 1, does not have a fiscal impact on DPA.
   HOME RULE NOTE, H-AM 2
   HB-1758, with H-am 2, does not preempt home rule.
NOTE(S) THAT MAY APPLY: Fiscal
   97-03-06 H First reading
             H Added As A Joint Sponsor CURRIE
                                          Referred to Hse Rules Comm
   97-03-11 H
                                          Assigned to Human Services
   97-03-20 H
                                          Do Pass/Short Debate Cal 011-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
             Н
                                          Fiscal Note Requested ZICKUS
                                          St Mandate Fis Nte Requestd ZICKUS
             Η
             H Cal Ord 2nd Rdg-Shr Dbt
   97-03-21 H
                                          St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-08 H
                                          Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-09 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
             H Relld 2nd Rdng-Short Debate
             H Held 2nd Rdg-Short Debate
   97-04-10 H
                    Amendment No.01
                                          RONEN
                    Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
             H Added As A Co-sponsor BERGMAN
   97-04-11 H
                    Amendment No.01
                                          RONEN
             H
                                          Be adopted
             Н
                    Amendment No.01
                                          RONEN
                                                                   Adopted
                                          Fiscal Note Requested AS AMENDED/
                                            BLACK
             H Held 2nd Rdg-Short Debate
   97-04-12 H
                                         Fiscal Note Filed
             H Held 2nd Rdg-Short Debate
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97-04-14 H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-15 H Relld 2nd Rdng-Short Debate
               H Held 2nd Rdg-Short Debate
      97-04-16 H
                      Amendment No.02
                                            RONEN
               Н
                      Amendment referred to HRUL
               H Pld Cal Ord 3rd Rdg-Sht Dbt
               H Relld 2nd Rdng-Short Debate
                      Amendment No.02
                                            RONEN
               H
                      Rules refers to
                                             HHSV
               H Held 2nd Rdg-Short Debate
      97-04-17 H Added As A Co-sponsor FLOWERS
      97-04-18 H
                      Amendment No.02
                                            RONEN
                                            Be adopted
               Н
                                            Home Rule Note Requested AS AMENDED/
                                              BLACK
               H Held 2nd Rdg-Short Debate
                                            Home Rule Note Filed
               H Held 2nd Rdg-Short Debate
               H Added As A Co-sponsor MOORE, EUGENE
      97-04-25 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1759
            SCOTT - SILVA.
  305 ILCS 5/9A-2
                                   from Ch. 23, par. 9A-2
  Amends the Education, Training, and Employment Article of the Illinois Public Aid
Code. Makes a technical change in provisions defining "recipient" as used in this Arti-
      97-03-06 H First reading
               H Added As A Joint Sponsor SILVA
               Η
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Human Services
      97-03-21 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1760
            LYONS, JOSEPH.
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Amends the Illinois Vehicle Code to provide for the issuance of intermediate driver's licenses to applicants 16 years of age or more if certain requirements are met. The license entitles the holder to drive unaccompanied except between one o'clock a.m. and 6 o'clock a.m. Provides that a driver's license without restrictions may be issued to an applicant 17 years old if certain requirements are met. Adds the requirement that a minor issued an instruction permit be accompanied by a person who is at least 21 years of age. Requires the examination of an applicant for an intermediate driver's license to in-

from Ch. 95 1/2, par. 6-105

from Ch. 95 1/2, par. 6-107

clude an actual demonstration of the applicant's ability to exercise ordinary and reasonable control of the operation of a motor vehicle. Effective immediately.

STATE MANDATES FISCAL NOTE HB 1760 fails to create a State mandate.

FISCAL NOTE (Secretary of State)

HB1760 would have a minimal fiscal impact on the SOS Office.

HOUSE AMENDMENT NO. 1.

Adds reference to:

625 ILCS 5/6-105

625 ILCS 5/6-105.5 new 625 ILCS 5/6-107

625 ILCS 5/11-1429 new

Further amends the Vehicle Code to provide that a minor may not drive between the hours of one o'clock a.m. and 6 o'clock a.m. unless accompanied by a parent or the minor is driving to or from work or because of a medical emergency.

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NOTE(S) THAT MAY APPLY: Fiscal
97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Executive
97-03-19 H Fiscal Note Requested STEPHENS
H St Mandate Fis Nte Requestd STEPHENS
Committee Executive
97-03-20 H Do Pass/Short Debate Cal 015-000-000
H Placed Cal 2nd Rdg-Sht Dbt
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97-03-21 H
                Amendment No.01
                                     LYONS, JOSEPH
                Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-03 H
                                     St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H
                                     Fiscal Note Filed
                Amendment No.01
                                     LYONS.JOSEPH
         Н
         Н
                                     Be adopted
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-16 H Second Reading-Short Debate
         Н
                Amendment No.01
                                     LYONS, JOSEPH
                                                              Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-25 H
                                     Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1761 SCULLY - LYONS, JOSEPH.

625 ILCS 5/11-1429 new

Amends the Vehicle Code to provide that a minor may not drive between the hours of one o'clock a.m. and 6 o'clock a.m. unless accompanied by a parent or the minor is driving to or from work or because of a medical emergency. Effective immediately.

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STATE MANDATES FISCAL NOTE
HB 1761 fails to create a State mandate.
FISCAL NOTE (Secretary of State)
HB1761 would have no fiscal impact on the SOS Office.
97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Executive
97-03-19 H
                                      Fiscal Note Requested STEPHENS
         Н
                                      St Mandate Fis Nte Requestd STEPHENS
         Н
                                      Committee Executive
97-03-20 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-03 H
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-12 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-14 H Relld 2nd Rdng-Short Debate
         H Held 2nd Rdg-Short Debate
97-04-24 H Primary Sponsor Changed To SCULLY
         H Added As A Joint Sponsor LYONS, JOSEPH
         Η
                Amendment No.01
                                      SCULLY
         Η
                Amendment referred to HRUL
         н
                Amendment No.01
                                      SCULLY
         Η
                Rules refers to
                                       HEXC
         H Held 2nd Rdg-Short Debate
97-04-25 H
                Amendment No.01
                                      SCULLY
         Н
                                      Be adopted
         H Held 2nd Rdg-Short Debate
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1762 KENNER.

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 beginning on or after January 1, 1998, and ending with tax years ending on or before December 30, 2003.

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NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading

97-03-11 H

97-03-21 H

Referred to Hse Rules Comm

Assigned to Revenue

Re-Refer Rules/Rul 19(a)
```

99-01-12 H Session Sine Die

HB-1763 2232

HB-1763 SCOTT.

10 ILCS 5/7-8.02

from Ch. 46, par. 7-8.02

Amends the Election Code by making a technical change to the Section concerning State's Attorney and Superintendent of Multi-County Educational Service Region committees.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to State Govt Admin & Election 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1764 SCOTT.

10 ILCS 5/9-1.3

from Ch. 46, par. 9-1.3

Amends the Election Code by making a technical change to the Section of the campaign finance Article defining "candidate".

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to State Govt Admin & Election Refrm 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1765 GILES.

97-03-21 H

10 ILCS 5/9-1.1 from Ch. 46, par. 9-1.1

Amends the Election Code in the campaign finance Article by making a technical change to the Section defining "Board".

FISCAL NOTE (State Board of Elections) There would be minimal fiscal impact on SBE.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1765 fails to create a State mandate

under the State Mandates Act.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to State Govt Admin & Election

Refrm Do Pass/Stdnrd Dbt/Vo007-005-000

H Plcd Cal 2nd Rdg Std Dbt

Fiscal Note Filed 97-04-03 H

H Cal 2nd Rdg Std Dbt

97-04-07 H St Mandate Fis Note Filed H Cal 2nd Rdg Std Dbt

97-04-09 H Second Reading-Stnd Debate H Pld Cal Ord 3rd Rdg-Std Dbt

97-04-14 H 3rd Rdg-Stnd Dbt-Pass/V064-049-004

97-04-15 S Arrive Senate

S Placed Calendr, First Reading

97-04-21 S Chief Sponsor KLEMM

97-04-23 S First reading Referred to Sen Rules Comm

99-01-12 H Session Sine Die

HB-1766 GILES.

20 ILCS 5/2 from Ch. 127, par. 2

Amends the Civil Administrative Code of Illinois by making a technical change to the Section defining "department".

97-03-06 H First reading Referred to Hse Rules Comm

Assigned to State Govt Admin & Election 97-03-11 H

Refrm

97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1767 SCOTT.

> 20 ILCS 5/9 from Ch. 127, par. 9

Amends the Civil Administrative Code of Illinois by making a technical change to the Section concerning the qualifications and salaries of executive and administrative officers.

FISCAL NOTE (Bureau of the Budget)

No substantive changes which increase or decrease State expen-

2233 HB-1767—Cont.

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ditures or revenues.
      STATE MANDATES ACT FISCAL NOTE
      HB1767 fails to create a State mandate.
      97-03-06 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to State Govt Admin & Election
                                               Refrm
      97-03-21 H
                                             Do Pass/Stdnrd Dbt/Vo007-005-000
               H Plcd Cal 2nd Rdg Std Dbt
                                             Fiscal Note Filed
      97-03-27 H
                H Cal 2nd Rdg Std Dbt
      97-04-07 H
                                             St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-12 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-18 H
                                             Re-committed to Rules
      99-01-12 H Session Sine Die
             SCOTT.
HB-1768
   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.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to State Govt Admin & Election
                                               Refrm
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1769
             SCOTT.
   10 ILCS 5/9-1.11
                                     from Ch. 46, par. 9-1.11
  Amends the Election Code by making a technical change to the Section of the cam-
paign finance Article defining "public official."
      97-03-06 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to State Govt Admin & Election
                                                Refrm
      97-03-21 H
                                              Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1770
             GILES.
     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.
      97-03-06 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to State Govt Admin & Election
                                                Refrm
       97-03-21 H
                                              Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1771
             SCOTT.
   10 ILCS 5/7-10.2
                                     from Ch. 46, par. 7-10.2
  Amends the Election Code by making a technical change to the Section concerning
the names of candidates on a petition or certificate for nomination.
       97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to State Govt Admin & Election
                                                Refrm
       97-03-21 H
                                              Re-Refer Rules/Rul 19(a)
       99-01-12 H Session Sine Die
HB-1772
             SCOTT.
   20 ILCS 5/14
                                     from Ch. 127, par. 14
  Amends the Civil Administrative Code of Illinois by making a technical change to
the Section concerning the oath of office for officers.
       FISCAL NOTE (Bureau of the Budget)
       No substantive changes which increase or decrease State expen-
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ditures or revenues.
STATE MANDATES ACT FISCAL NOTE
HB1772 fails to create a State mandate.

97-03-06	H First reading	Referred to Hse Rules Comm	
97-03-11	Н	Assigned to State Govt Admin & Election	
07.00.01		Refrm	
97-03-21		Do Pass/Stdnrd Dbt/Vo007-005-000	
97-03-27	H Plcd Cal 2nd Rdg Std Dbt	Fiscal Note Filed	
91-03-21	H Cal 2nd Rdg Std Dbt	riscai Note Filed	
97-04-07		St Mandate Fis Note Filed	
	H Cal 2nd Rdg Std Dbt		
97-04-12	H Second Reading-Stnd Debate		
0- 04 4-	H Pld Cal Ord 3rd Rdg-Std Dbt		
97-04-18		Re-committed to Rules	
	H Session Sine Die		
	LES.		
20 ILCS 5/9.0		. 127, par. 9.01	
Amends the	Civil Administrative Code of	f Illinois by making a technical change to	
the Section con-	cerning tuition reimbursemer	nt for officers.	
	H First reading	Referred to Hse Rules Comm	
97-03-11	Н	Assigned to State Govt Admin & Election	
07.02.21	11	Refrm	
97-03-21	H Session Sine Die	Re-Refer Rules/Rul 19(a)	
	COTT.		
10 ILCS 5/7-0		. 46, par. 7-6	
		chnical changes to the Section concerning	
	ducting a primary election.		
	H First reading	Referred to Hse Rules Comm	
97-03-11	н	Assigned to State Govt Admin & Election Refrm	
97-03-21	н	Re-Refer Rules/Rul 19(a)	
	H Session Sine Die	Re-Refer Rules/Rul 19(a)	
HB-1775 EF	RWIN – FANTIN.		
10 ILCS 5/1A			
10 ILCS 5/1A		. 46, par. 2A-1.1	
10 ILCS 5/7-8		. 46, par. 7-8	
10 ILCS 5/8-4		46, par. 8-4	
105 ILCS 5/33		122, par. 33-1	
Amends the I	Election Code and the School	Code. Changes the general primary elec-	
		th to the last Tuesday in August. Requires	
		ove for the General Assembly.	
NOTE(S) THA	T MAY APPLY: Fiscal; State N	Mandates	
97-03-06	H First reading	Referred to Hse Rules Comm	
97-03-11	H	Assigned to Executive	
97-03-14	H Added As A Co-sponsor FAI	NTIN	
97-03-21		Re-Refer Rules/Rul 19(a)	
99-01-12	H Session Sine Die		
HB-1776 KUBIK – CURRIE.			
5 ILCS 140/	3.5 new		

5 ILCS 140/8 from Ch. 116, par. 208

Amends the Freedom of Information Act. Provides that public bodies shall act with reasonable dispatch to store and make available public records in electronic form. Provides that a public body shall indicate which portions of public records provided in electronic form have been deleted and the extent of those deletions.

HOUSE AMENDMENT NO. 1.

Deletes the provision that provides that a public body shall act with reasonable dispatch to store and make available public records in electronic form.

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97-03-06 H First reading
H Added As A Joint Sponsor CURRIE
Referred to Hse Rules Comm
97-03-11 H Assigned to State Govt Admin & Election
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97-03-20 H
                                     Do Pass/Short Debate Cal 012-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-11 H
                Amendment No.01
                                     KUBIK
         Η
                Amendment referred to HRUL
         H Cal Ord 3rd Rdg-Short Dbt
         H Rclld 2nd Rdng-Short Debate
        H Held 2nd Rdg-Short Debate
97-04-12 H
                Amendment No.01
                                     KUBIK
         Н
                                     Be adopted
         H Held 2nd Rdg-Short Debate
97-04-16 H
                Amendment No.01
                                     KUBIK
                                                              Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-25 H 3rd Rdg-Sht Dbt-Pass/Vote 114-001-000
97-04-29 S Arrive Senate
         S Placed Calendr, First Reading
97-11-14 S Sen Sponsor KLEMM
         S First reading
                                     Referred to Sen Rules Comm
99-01-12 H Session Sine Die
      SCHOENBERG - LEITCH - TENHOUSE AND HOEFT.
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HB-1777

205 ILCS 616/47 new

Amends the Electronic Fund Transfer Act. Provides that an entity whose principal place of business is not in Illinois may not process interchange transactions in Illinois unless entities with their principal place of business in Illinois may process interchange transactions in that other state. Provides that the Commissioner of Banks and Trust Companies has the authority to make determinations regarding reciprocity. Does not prohibit or affect arrangements in effect before the effective date of this amendatory Act. Effective immediately.

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FISCAL NOTE (Dpt. Financial Institutions)
There would be no fiscal impact on the Department.
STATE MANDATES FISCAL NOTE (DCCA)
HB1777 fails to create a State mandate.
HOME RULE NOTE
HB1777 does not affect units of local gov't, and does not
preempt home rule authority.
97-03-06 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Financial Institutions
97-03-19 H
                                       Do Pass/Short Debate Cal 020-007-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-03-20 H
                                       Fiscal Note Requested BLACK
         H
                                       St Mandate Fis Nte Requestd BLACK
         Н
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-25 H Added As A Joint Sponsor LEITCH
         H Added As A Co-sponsor TENHOUSE
97-04-07 H
                                       St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-12 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-15 H
                                       Home Rule Note Requested MAUTINO
         H Cal Ord 3rd Rdg-Short Dbt
97-04-18 H
                                      Home Rule Note Filed
         H Cal Ord 3rd Rdg-Short Dbt
97-04-24 H Added As A Co-sponsor HOEFT
97-04-25 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
      MCGUIRE - CROSS.
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HB-1778

105 ILCS 5/7-2b rep.

Amends the School Code. Repeals the Section relating to the annexation of non-coterminous territory from an elementary or high school district.

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97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-07 H Added As A Joint Sponsor CROSS
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97-03-11 H Assigned to Elementary & Secondary Education

97-03-20 H Motion Do Pass-Lost 009-009-001 HELM
Remains in CommiElementary & Secondary
Education
P7-03-21 H Re-Refer Rules/Rul 19(a)
P9-01-12 H Session Sine Die

HB-1779 BIGGERT.

755 ILCS 5/11-13 from Ch. 110 I/2, par. 11-13 from Ch. 110 I/2, par. 11-13 from Ch. 110 I/2, par. 11a-18

Amends the Probate Act in the Article regarding minors and the Article regarding guardians for disabled adults. Provides that, without impairing the power of the court, if the guardian of the estate of a ward or minor and another person as next friend represent the ward or guardian in a legal action in which the attorney representing the guardian and next friend is paid on a contingent fee basis, the guardian of the estate shall not participate in or have any duty to review the prosecution of the action, its settlement, or the award of attorney's fees. Effective immediately.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Judiciary I - Civil Law 97-03-21 H Do Pass/Short Debate Cal 011-000-000 H Placed Cal 2nd Rdg-Sht Dbt 97-04-08 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt 97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-000 97-04-14 S Arrive Senate S Placed Calendr, First Reading 97-04-16 S Chief Sponsor CRONIN 97-04-17 S First reading Referred to Sen Rules Comm 97-04-30 S Assigned to Judiciary 97-05-07 S Recommended do pass 009-000-000 S Placed Calndr, Second Reading 97-05-08 S Second Reading S Placed Calndr, Third Reading 97-05-14 S Third Reading - Passed 057-000-000 H Passed both Houses 97-06-12 H Sent to the Governor 97-08-08 H Governor approved Effective Date 97-08-08 PUBLIC ACT 90-0345

HB-1780 MCGUIRE – SAVIANO – SCHAKOWSKY – FLOWERS – LEITCH, MCK-EON, RONEN, BOLAND, MOORE,EUGENE, SCOTT, GILES, FEIGEN-HOLTZ, FANTIN, HOLBROOK AND DAVIS,STEVE.

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

Amends the Illinois Act on the Aging by providing that beginning with fiscal year 1998 and fully implemented within 3 fiscal years and thereafter, the vendors of homemaker and chore housekeeper services shall receive a rate increase in a percentage equal to the percent increase in the federal minimum wage each time the federal minimum wage is increased. Amends the Disabled Persons Rehabilitation Act by providing that personal care attendants shall receive a percentage increase in wages equal to the percent increase in the federal minimum wage each time the federal minimum wage is increased. Effective July 1, 1997.

FISCAL NOTE (Dept. of Aging)

There would be an increase of \$22,869,000; allowance of a 3-yr.

phase-in period would reduce annual cost to \$7,623,000.

FISCAL NOTE (Dept. of Rehab. Services)

FY98 cost would be \$5.3 M and FY99 cost would be \$7.0 M, assum-

ing the minimum wage remains static after 9/1/97.

HOUSE AMENDMENT NO. 1.

Amends the Illinois Act on the Aging to provide that beginning with fiscal year 1998 and fully implemented within 3 fiscal years, vendors of homemaker and chore house-keeper services shall receive a rate increase of 21%, and thereafter the vendors shall receive a rate increase in a percentage equal to the percent increase in the federal minimum wage. Amends the Disabled Persons Rehabilitation Act to provide that be-

2237 HB-1780—Cont.

ginning with fiscal year 1998 and fully implemented within 3 fiscal years, personal care attendants shall receive a wage increase of 21%, and thereafter the attendants shall receive a wage increase in a percentage equal to the percent increase in the federal minimum wage.

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NOTE(S) THAT MAY APPLY: Fiscal
   97-03-06 H First reading
             H Added As A Joint Sponsor SAVIANO
             H Added As A Co-sponsor SCHAKOWSKY
             H Added As A Co-sponsor FLOWERS
             H Added As A Co-sponsor LEITCH
                                         Referred to Hse Rules Comm
   97-03-11 H
                                         Assigned to Aging
   97-03-18 H Added As A Co-sponsor MCKEON
   97-03-19 H Added As A Co-sponsor RONEN
             H Added As A Co-sponsor BOLAND
             H Added As A Co-sponsor MOORE, EUGENE
   97-03-20 H
                                        Fiscal Note Requested LAWFER
             Н
                                         Committee Aging
             H Added As A Co-sponsor SCOTT
             H Added As A Co-sponsor GILES
             H Added As A Co-sponsor FEIGENHOLTZ
             H Added As A Co-sponsor FANTIN
   97-03-21 H
                                         Do Pass/Short Debate Cal 019-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
   97-03-25 H
                                        Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
   97-03-26 H
                                        Fiscal Note Filed
            H Cal Ord 2nd Rdg-Shr Dbt
   97-04-08 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
   97-04-09 H Added As A Co-sponsor HOLBROOK
            H Added As A Co-sponsor DAVIS, STEVE
   97-04-14 H Rcild 2nd Rdng-Short Debate
            H Held 2nd Rdg-Short Debate
   97-04-15 H
                    Amendment No.01
                                        MCGUIRE
            Η
                    Amendment referred to HRUL
            Η
                    Amendment No.01
                                        MCGUIRE
            H
                                        Be adopted
            H Held 2nd Rdg-Short Debate
   97-04-16 H
                    Amendment No.01
                                        MCGUIRE
                                                                 Adopted
            H Pld Cal Ord 3rd Rdg-Sht Dbt
   97-04-18 H 3rd Rdg-Sht Dbt-Pass/Vote 094-019-001
   97-04-23
            S Arrive Senate
             S Placed Calendr, First Reading
             S Chief Sponsor SYVERSON
             S First reading
                                        Referred to Sen Rules Comm
   97-04-25 S Added as Chief Co-sponsor OBAMA
   99-01-12 H Session Sine Die
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HB-1781 MCKEON - SAVIANO.

225 ILCS 46/55

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.

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FISCAL NOTE (Dept. of Public Health)
    No fiscal implications to this Dept.
    STATE MANDATES FISCAL NOTE
    In the opinion of DCCA, HB 1781 creates a "Personal mandate"
    which requires a 100% reimbursement from the State under the
    State Mandates Act.
NOTE(S) THAT MAY APPLY: Fiscal
    97-03-06 H First reading
             H Added As A Joint Sponsor SAVIANO
                                           Referred to Hse Rules Comm
    97-03-11 H
                                           Assigned to Human Services
    97-03-21 H
                                           Fiscal Note Requested ZICKUS
             Η
                                           St Mandate Fis Nte Requestd ZICKUS
                                           Do Pass/Short Debate Cal 011-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
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97-03-26 H Fiscal Note Filed
H Cal Ord 2nd Rdg-Shr Dbt
97-04-03 H St Mandate Fis Note Filed
H Cal Ord 2nd Rdg-Shr Dbt
97-04-16 H Second Reading-Short Debate
H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-18 H Re-committed to Rules
```

99-01-12 H Session Sine Die

HB-1782 SMITH,MICHAEL - SCHAKOWSKY - RONEN - BOLAND - MOORE,EUGENE, WOOLARD, PHELPS, MAUTINO, MCGUIRE, CURRY,JULIE AND DAVIS,STEVE.

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

Amends the Illinois Act on the Aging and the Disabled Persons Rehabilitation Act. Provides that the Department on Aging and the Department of Human Services shall make available a registry of the service providers to recipients or potential recipients of services.

FISCAL NOTE (Dept. on Aging)
No fiscal implications to this Dept.
FISCAL NOTE (Dept. of Rehabilitation Services)
Estimated cost for the first year is \$280,000, and \$230,000
per year thereafter.

HOUSE AMENDMENT NO. 1.

Provides that the Department on Aging shall make available a registry of homemakers to recipients or potential recipients of these preventive services. Provides that at the district offices, the Department of Human Services shall make available a registry of homemakers and personal attendants to recipients or potential recipients of these preventive services. Provides that homemakers or personal attendants may request in writing to have their names removed from the registry. Deletes the provisions requiring the Departments to make available a registry of all service providers.

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FISCAL NOTE, AMENDED (Dept. of Rehab. Services)
   No fiscal impact on DORS.
   FISCAL NOTE, H-AM 1 (Dept. on Aging)
   The total fiscal impact on HB 1782 would be $95,956.
NOTE(S) THAT MAY APPLY: Fiscal
   97-03-06 H First reading
                                         Referred to Hse Rules Comm
   97-03-11 H
                                         Assigned to Aging
   97-03-14 H Added As A Joint Sponsor SCHAKOWSKY
             H Added As A Co-sponsor RONEN
            H Added As A Co-sponsor BOLAND
             H Added As A Co-sponsor MOORE, EUGENE
   97-03-20 H
                                         Fiscal Note Requested LAWFER
                                         Committee Aging
   97-03-21 H
                                         Do Pass/Short Debate Cal 014-005-000
             H Placed Cal 2nd Rdg-Sht Dbt
   97-03-26 H
                                         Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-11 H
                    Amendment No.01
                                         SMITH, MICHAEL
                    Amendment referred to HRUL
             Н
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-12 H
                    Amendment No.01
                                         SMITH, MICHAEL
             Η
                                         Be adopted
             H Second Reading-Short Debate
                    Amendment No.01
                                         SMITH,MICHAEL
             Η
                                                                 Adopted
                                         Fiscal Note Requested AS AMENDED/
                                           BLACK
             H Held 2nd Rdg-Short Debate
    97-04-15 H
                                         Fiscal Note Filed
                                         Fiscal Note Filed
             H Held 2nd Rdg-Short Debate
   97-04-16 H Pld Cal Ord 3rd Rdg-Sht Dbt
             H Added As A Co-sponsor WOOLARD
             H Added As A Co-sponsor PHELPS
             H Added As A Co-sponsor MAUTINO
             H Added As A Co-sponsor MCGUIRE
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H Added As A Co-sponsor CURRY, JULIE H Added As A Co-sponsor DAVIS, STEVE 2239 HB-1782-Cont.

97-04-18 H

99-01-12 H Session Sine Die

Re-committed to Rules

HB-1783 SAVIANO - FLOWERS - SCHAKOWSKY - FANTIN - MCKEON, HOL-BROOK, DAVIS, STEVE, BOLAND AND SMITH, MICHAEL.

20 ILCS 105/4.02

from Ch. 23, par. 6104.02

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

Amends the Illinois Act on the Aging. Provides that vendors of homemaker and chore housekeeper services shall receive a rate increase of at least 3% but no more than 5% on July 1 of each year based on the Consumer Price Index for All Urban Consumers as determined by the United States Department of Labor. Amends the Disabled Persons Rehabilitation Act. Provides that personal care attendants shall receive an automatic cost of living allowance of at least 3% but no more than 5% on July 1 of each year based on the Consumer Price Index for All Urban Consumers as determined by the United States Department of Labor. Effective July 1, 1997.

FISCAL NOTE (Dept. of Rehabilitation Services)

Personal assistants wage increase would cost \$2.5 M to \$4.2 M

in FY98, and as much as \$8.6 M in FY99 (over FY97 levels).

FISCAL NOTE (Dept. on Aging)

Increase to program costs in FY98 would range from \$3,267,000 to \$5,445,000.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading

H Added As A Joint Sponsor FLOWERS

H Added As A Co-sponsor SCHAKOWSKY

Referred to Hse Rules Comm

97-03-11 H Assigned to Aging

97-03-14 H Added As A Co-sponsor FANTIN

97-03-19 H Added As A Co-sponsor MCKEON

97-03-21 H Do Pass/Short Debate Cal 020-000-000

H Placed Cal 2nd Rdg-Sht Dbt Η Fiscal Note Requested LAWFER

H Cal Ord 2nd Rdg-Shr Dbt

97-04-09 H Added As A Co-sponsor HOLBROOK

H Added As A Co-sponsor DAVIS, STEVE

97-04-10 H Fiscal Note Filed

H Cal Ord 2nd Rdg-Shr Dbt

97-04-11 H Fiscal Note Filed H Cal Ord 2nd Rdg-Shr Dbt

97-04-12 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

97-04-18 H Added As A Co-sponsor BOLAND

H Added As A Co-sponsor SMITH, MICHAEL

H 3rd Rdg-Sht Dbt-Pass/Vote 103-012-000

97-04-23 S Arrive Senate

S Placed Calendr, First Reading

S Chief Sponsor TROTTER

97-04-24 S First reading

Referred to Sen Rules Comm

S Added as Chief Co-sponsor OBAMA

99-01-12 H Session Sine Die

HB-1784 SCHAKOWSKY - MOORE,EUGENE - FLOWERS - SCOTT - GIGLIO AND MCKEON.

20 ILCS 105/4.02

from Ch. 23, par. 6104.02 from Ch. 23, par. 3434

20 ILCS 2405/3

Amends the Illinois Act on the Aging and the Disabled Persons Rehabilitation Act. Provides that the Department on Aging, the Department of Human Services, and authorized service providers shall not displace workers currently providing preventive services with persons who have exhausted federal or State public assistance benefits.

HOUSE AMENDMENT NO. 2.

Provides that the Department of Human Services shall not establish a policy to displace workers providing preventive services with persons who have exhausted their federal or State public assistance benefits. Provides that although the Department on Aging, Department of Human Services, and authorized service providers may not displace workers providing these services with persons who have exhausted their public assistance benefits, they may not discriminate against these persons when hiring additional workers. Provides that a Department or an authorized service provider does not violate the provisions prohibiting displacement when terminating for cause a worker currently providing these preventive services.

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FISCAL NOTE, AMENDED (Dept. of Rehab. Services)
This legislation has no fiscal impact for this Dept.
97-03-06 H First reading
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Aging
97-03-21 H
                                     Do Pass/Short Debate Cal 017-003-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-11 H Added As A Joint Sponsor MOORE, EUGENE
         H Relld 2nd Rdng-Short Debate
                                     SCHAKOWSKY
         Η
                Amendment No.01
                Amendment referred to HRUL
         H
         H Held 2nd Rdg-Short Debate
97-04-12 H
                                     SCHAKOWSKY
                Amendment No.01
         Η
                Rules refers to
                                       HAGI
         H Held 2nd Rdg-Short Debate
97-04-14 H
                Amendment No.02
                                     SCHAKOWSKY
         Н
                Amendment referred to HRUL
                                     SCHAKOWSKY
         Н
                Amendment No.02
                Rules refers to
                                       HLBC
         Н
         H Held 2nd Rdg-Short Debate
97-04-15 H
                                     SCHAKOWSKY
                Amendment No.02
         H
                                     Be adopted
                                     SCHAKOWSKY
         Η
                Amendment No.02
                                                              Adopted
         Н
                                     Fiscal Note Filed
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-19 H Added As A Co-sponsor FLOWERS
         H Added As A Co-sponsor SCOTT
         H Added As A Co-sponsor GIGLIO
         H Added As A Co-sponsor MCKEON
         H Tabled Pursuant to Rule40(A) HFA 01
         H 3rd Rdg-Sht Dbt-Pass/Vote 109-000-000
97-04-23 S Arrive Senate
         S Chief Sponsor BOMKE
         S Placed Calendr, First Reading
         S First reading
                                     Referred to Sen Rules Comm
97-04-29 S
                                     Assigned to Public Health & Welfare
                                     Held in committee
97-05-06 S
                                     Committee Public Health & Welfare
97-05-10 S
                                     Refer to Rules/Rul 3-9(a)
99-01-12 H Session Sine Die
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HB-1785 DAVIS,MONIQUE – YOUNGE – BLACK – SCOTT – MULLIGAN, PHELPS, PUGH, JONES,LOU, HOWARD, TENHOUSE, BERGMAN, FLOWERS, MCKEON, LANG, SCHOENBERG, MOORE,EUGENE, BOLAND, ROSKAM, KENNER, MORROW, GRANBERG, TURNER,ART, CURRIE AND BURKE.

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.

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STATE MANDATES FISCAL NOTE
   In the opinion of DCCA, HB1785 fails to create a State mandate
   under the State Mandates Act.
   HOME RULE NOTE
   HB 1785 does preempt home rule authority.
   FISCAL NOTE (Dept. of Public Aid)
   HB 1785 has no fiscal impact on this Dept.
NOTE(S) THAT MAY APPLY: Fiscal
   97-03-06 H First reading
            H Added As A Joint Sponsor BLACK
            H Added As A Co-sponsor SCOTT
            H Added As A Co-sponsor MULLIGAN
            H Added As A Co-sponsor PHELPS
            Η
                                        Referred to Hse Rules Comm
   97-03-11 H
                                        Assigned to Human Services
            H Added As A Co-sponsor PUGH
            H Added As A Co-sponsor JONES,LOU
            H Added As A Co-sponsor HOWARD
            H Added As A Co-sponsor TENHOUSE
   97-03-18 H Added As A Co-sponsor BERGMAN
            H Added As A Co-sponsor FLOWERS
            H Added As A Co-sponsor MCKEON
            H Added As A Co-sponsor LANG
            H Added As A Co-sponsor SCHOENBERG
            H Added As A Co-sponsor MOORE, EUGENE
   97-03-20 H
                                        Do Pass/Stdnrd Dbt/Vo006-001-001
            H Plcd Cal 2nd Rdg Std Dbt
            Η
                                        Fiscal Note Requested ZICKUS
                                        St Mandate Fis Nte Requestd ZICKUS
            Η
            Н
                                        St Mandate Fis Note Filed
            Η
                                        Home Rule Note Requested ZICKUS
            H Cal 2nd Rdg Std Dbt
   97-04-08 H
                                        Home Rule Note Filed
                                        Fiscal Note Filed
            Η
            H Cal 2nd Rdg Std Dbt
    97-04-10 H Second Reading-Stnd Debate
            H Pld Cal Ord 3rd Rdg-Std Dbt
    97-04-14 H Added As A Co-sponsor STEPHENS
            H Added As A Co-sponsor BOLAND
            H Added As A Co-sponsor ROSKAM
            H Added As A Co-sponsor KENNER
            H 3rd Rdg-Stnd Dbt-Pass/V084-032-000
            H Joint Sponsor Changed to YOUNGE
            H Added As A Co-sponsor PHELPS
            H Added As A Co-sponsor MORROW
            H Added As A Co-sponsor GRANBERG
            H Added As A Co-sponsor TURNER, ART
            H Added As A Co-sponsor CURRIE
            H Added As A Co-sponsor BURKE
    97-04-15 S Arrive Senate
             S Placed Calendr, First Reading
             S Chief Sponsor RAUSCHENBERGER
             S Added as Chief Co-sponsor HENDON
    97-04-16 S First reading
                                        Referred to Sen Rules Comm
    97-04-17 S Added as Chief Co-sponsor OBAMA
    97-04-24 S Added As A Co-sponsor TROTTER
    97-04-25 S Sponsor Removed HENDON
             S Chief Co-sponsor Changed to OBAMA
    99-01-12 H Session Sine Die
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HB-1786 **2242**

HB-1786 YOUNGE.

Appropriates \$1 to the Metro East Academy District Commission created under the Metro East Academy District Act for its ordinary and contingent expenses for FY98. Effective July 1, 1997.

97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Education
97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1787 GRANBERG.

220 ILCS 5/5-101

from Ch. 111 2/3, par. 5-101

Amends the Public Utilities Act. Adds a caption to a Section concerning compliance with the Commission's requests and orders.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1787 fails to create a State mandate

under the State Mandates Act.

97-03-06 H First reading
97-03-11 H Assigned to Public Utilities
97-03-21 H St Mandate Fis Note Filed
H Committee Public Utilities
Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1788 GRANBERG.

220 ILCS 5/8-303

from Ch. 111 2/3, par. 8-303

Amends the Public Utilities Act. Adds a caption to a Section concerning tapped utility lines.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1788 fails to create a State mandate

under the State Mandates Act.

97-03-06 H First reading
97-03-11 H Assigned to Public Utilities
97-03-21 H St Mandate Fis Note Filed
H Committee Public Utilities
H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1789 GRANBERG.

220 ILCS 5/5-201

from Ch. 111 2/3, par. 5-201

Amends the Public Utilities Act. Adds a caption to a Section concerning a utility's liability for civil damages.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1789 fails to create a State mandate

under the State Mandates Act.

97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Public Utilities
97-03-21 H St Mandate Fis Note Filed
H Committee Public Utilities
Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1790 GRANBERG.

220 ILCS 5/4-201

from Ch. 111 2/3, par. 4-201

Amends the Public Utilities Act. Adds a caption to a Section concerning the enforcement of laws affecting public utilities.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1790 fails to create a State mandate

under the State Mandates Act.

97-03-06 H First reading Referred to Hsc Rules Comm
97-03-11 H Assigned to Public Utilities
97-03-21 H St Mandate Fis Note Filed
H Committee Public Utilities
Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

2243 HB-1791

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HB-1791
             GRANBERG.
  220 ILCS 5/4-101
                                    from Ch. 111 2/3, par. 4-101
  Amends the Public Utilities Act. Adds a caption to a Section concerning the supervi-
sion of public utilities.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB 1791 fails to create a State mandate
      under the State Mandates Act.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
                                             Assigned to Public Utilities
      97-03-11 H
      97-03-21 H
                                             St Mandate Fis Note Filed
                                             Committee Public Utilities
                Н
                Н
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1792
             GRANBERG.
  415 ILCS 5/21.4
                                    from Ch. 111 1/2, par. 1021.4
  Amends the Environmental Protection Act by making a technical change.
      FISCAL NOTE (Environmental Protection Agency)
      No fiscal impact on IEPA.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB 1792 fails to create a State mandate
      under the State Mandates Act.
      97-03-06 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Environment & Energy
      97-03-19 H
                                              Fiscal Note Filed
                                              Committee Environment & Energy
                                              St Mandate Fis Note Filed
      97-03-21 H
                                              Committee Environment & Energy
                Η
                                              Re-Refer Rules/Rul 19(a)
                Η
      99-01-12 H Session Sine Die
HB-1793
             GRANBERG.
  415 ILCS 5/15
                                     from Ch. 111 1/2, par. 1015
  Amends the Environmental Protection Act to make a technical change.
       FISCAL NOTE (Environmental Protection Agency)
       No fiscal impact on IEPA.
       STATE MANDATES FISCAL NOTE
       In the opinion of DCCA, HB 1793 fails to create a State mandate
       under the State Mandates Act.
       97-03-06 H First reading
                                              Referred to Hse Rules Comm
       97-03-11 H
                                              Assigned to Environment & Energy
       97-03-19 H
                                              Fiscal Note Filed
                Н
                                              Committee Environment & Energy
       97-03-21 H
                                              St Mandate Fis Note Filed
                                              Committee Environment & Energy
                Η
                                              Re-Refer Rules/Rul 19(a)
                Н
       99-01-12 H Session Sine Die
HB-1794
             GRANBERG.
  415 ILCS 5/8
                                     from Ch. 111 1/2, par. 1008
   Amends the Environmental Protection Act by making a technical change.
       FISCAL NOTE (Environmental Protection Agency)
       No fiscal impact on IEPA.
       STATE MANDATES FISCAL NOTE
       In the opinion of DCCA, HB 1794 fails to create a State mandate
       under the State Mandates Act.
                                              Referred to Hse Rules Comm
       97-03-06 H First reading
       97-03-11 H
                                              Assigned to Environment & Energy
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Fiscal Note Filed

Committee Environment & Energy

St Mandate Fis Note Filed Committee Environment & Energy

Re-Refer Rules/Rul 19(a)

H 99-01-12 H Session Sine Die

97-03-19 H

97-03-21 H

Η

Η

HB-1795 **2244**

HB-1795 GRANBERG. 415 ILCS 5/22.3 from Ch. 111 1/2, par. 1022.3 Amends the Environmental Protection Act to make a technical change. FISCAL NOTE (Environmental Protection Agency) No fiscal impact on IEPA. STATE MANDATES FISCAL NOTE In the opinion of DCCA, HB 1795 fails to create a State mandate under the State Mandates Act. 97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Environment & Energy 97-03-19 H Fiscal Note Filed Н Committee Environment & Energy 97-03-21 H St Mandate Fis Note Filed H Committee Environment & Energy Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die HB-1796 GRANBERG. 415 ILCS 5/17.6 from Ch. 111 1/2, par. 1017.6 Amends the Environmental Protection Act to add a caption. FISCAL NOTE (Environmental Protection Agency) No fiscal impact on IEPA. STATE MANDATES FISCAL NOTE In the opinion of DCCA, HB 1796 fails to create a State mandate under the State Mandates Act. 97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Environment & Energy 97-03-19 H Fiscal Note Filed Η Committee Environment & Energy 97-03-21 H St Mandate Fis Note Filed Committee Environment & Energy H Н Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die HB-1797 GRANBERG. 220 ILCS 5/5-102 from Ch. 111 2/3, par. 5-102 Amends the Public Utilities Act. Makes a technical change in a Section concerning accounting. STATE MANDATES FISCAL NOTE In the opinion of DCCA, HB 1797 fails to create a State mandate under the State Mandates Act. 97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Public Utilities 97-03-21 H St Mandate Fis Note Filed Η Committee Public Utilities Н Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die HB-1798 GRANBERG. 220 ILCS 5/5-102 from Ch. 111 2/3, par. 5-102 Amends the Public Utilities Act. Makes a technical change in a Section concerning accounting. STATE MANDATES FISCAL NOTE In the opinion of DCCA, HB 1798 fails to create a State mandate under the State Mandates Act. 97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Public Utilities 97-03-21 H St Mandate Fis Note Filed Committee Public Utilities Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1799 GRANBERG.

220 ILCS 5/5-102 from Ch. 111 2/3, par. 5-102

Amends the Public Utilities Act. Makes a technical change in a Section concerning accounting.

STATE MANDATES FISCAL NOTE

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In the opinion of DCCA, HB 1799 fails to create a State mandate
      under the State Mandates Act.
      97-03-06 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Public Utilities
      97-03-21 H
                                              St Mandate Fis Note Filed
                Η
                                              Committee Public Utilities
                Η
                                              Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1800
             GRANBERG.
  220 ILCS 5/5-102
                                    from Ch. 111 2/3, par. 5-102
  Amends the Public Utilities Act. Makes a technical change in a Section concerning
accounting.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB 1800 fails to create a State mandate
      under the State Mandates Act.
      97-03-06 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Public Utilities
      97-03-21 H
                                              St Mandate Fis Note Filed
                Н
                                              Committee Public Utilities
                Н
                                              Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1801
             GRANBERG.
  220 ILCS 5/5-102
                                     from Ch. 111 2/3, par. 5-102
  Amends the Public Utilities Act. Makes a technical change in a Section concerning
accounting.
      FISCAL NOTE (Ill. Commerce Commission)
      No fiscal impact from House Bill 1801.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB 1801 fails to create a State mandate
      under the State Mandates Act.
      HOME RULE NOTE
      HB 1801 does not preempt home rule authority.
      97-03-06 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Public Utilities
      97-03-19 H
                                              Do Pass/Stdnrd Dbt/Vo006-003-000
                H Plcd Cal 2nd Rdg Std Dbt
                Η
                                              Fiscal Note Requested ACKERMAN
                Н
                                              St Mandate Fis Nte Requestd ACKERMAN
                H Cal 2nd Rdg Std Dbt
      97-03-21 H
                                              St Mandate Fis Note Filed
                Η
                                              Fiscal Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-08 H
                                              Home Rule Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-16 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-25 H
                                              Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1802
             WOJCIK.
   20 ILCS 1605/15
                                     from Ch. 120, par. 1165
   20 ILCS 1605/27
                                     from Ch. 120, par. 1177
   20 ILCS 1605/18 rep.
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Amends the Illinois Lottery Law. Provides that proceeds from bonds purchased and interest accumulated as a result of a grand prize multi-state game ticket that goes unclaimed will be transferred upon the termination of the claim period directly from the Deferred Lottery Prize Winners Trust Fund to each respective multi-state partner state according to its contribution ratio. Prohibits selling a lottery ticket or share to a minor under 18 years of age. Prohibits purchasing a lottery ticket or share for a minor under 18 years of age. Prohibits making a gift of a lottery ticket or share to a minor under 18 years of age. Repeals the Section concerning payment of prizes to persons under 18 years of age. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the Illinois Lottery Law. Provides that no minor under 18 years of age shall aid and abet in the purchase of lottery tickets or shares by a minor under 18 years of age. Reduces the penalty for a minor under 18 years of age who violates the prohibition against providing a lottery ticket or share to a minor under 18 years of age from a Class B misdemeanor for a first offense and a Class 4 felony for a subsequent offense to a petty offense.

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NOTE(S) THAT MAY APPLY: Fiscal
    97-03-06 H First reading
                                          Referred to Hse Rules Comm
    97-03-11 H
                                          Assigned to Revenue
    97-03-21 H
                                          REVENUE
                                                                   Adopted
                    Amendment No.01
                                                       Н
                                          Do Pass Amend/Short Debate 011-000-000
             Н
             H Placed Cal 2nd Rdg-Sht Dbt
    97-04-11 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    97-04-12 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
    97-04-14 S Arrive Senate
             S Chief Sponsor CRONIN
             S Placed Calendr, First Reading
             S First reading
                                          Committee Rules
    97-04-22 S Added As A Co-sponsor LAUZEN
                                          Assigned to Revenue
    97-04-25 S
             S Added as Chief Co-sponsor LAUZEN
    97-05-08 S
                                          Recommended do pass 010-000-000
             S Placed Calndr, Second Reading
    97-05-09 S Second Reading
             S Placed Calndr, Third Reading
    97-05-14 S Third Reading - Passed 057-000-000
             H Passed both Houses
    97-06-12 H Sent to the Governor
    97-08-08 H Governor approved
                  Effective Date 97-08-08
                  PUBLIC ACT 90-0346
             Η
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HB-1803 HANNIG.

820 ILCS 405/1700 fr

from Ch. 48, par. 610

Amends the Unemployment Insurance Act. Makes a stylistic change in provisions concerning the powers and duties of the Director of Employment Security. Effective immediately.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Labor & Commerce 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1804 ZICKUS.

35 ILCS 5/204

from Ch. 120, par. 2-204

Amends the Illinois Income Tax Act. Provides an additional exemption of \$1,000 for individual taxpayers if the taxpayer was pregnant during the taxable year. Provides that the pregnancy must be in utero and certified by a licensed physician. Applies to taxable years beginning on or after January 1, 1997. Sunsets the exemption after 5 years.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-06 H First reading
97-03-11 H
97-03-21 H
99-01-12 H Session Sine Die
Referred to Hse Rules Comm
Assigned to Revenue
Re-Refer Rules/Rul 19(a)

HB-1805 BIGGERT - RONEN - MCKEON - CURRIE.

20 ILCS 1705/62

from Ch. 91 1/2, par. 100-62

Amends the Mental Health and Developmental Disabilities Administrative Act concerning a transitional program. Adds a caption.

FISCAL IMPACT NOTE (DMHDD)
There will be no impact to this Dept.
STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB1805 fails to create a State mandate under the State Mandates Act.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 1705/62 Adds reference to: 20 ILCS 1705/69 new

Deletes everything. 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 procedure for the Department of Human Services and the Department of Children and Family Services to coordinate a planning and funding process for services, guardianship, and placement of adult wards with developmental disabilities who are not able to live independently. Provides for a review of the process by a committee including the Director of Children and Family Services, the Secretary of Human Services, the Director of Child Care Association of Illinois, a representative of the Office of the State Guardian, a representative of the Governor, and 2 representatives of the private sector appointed by the Governor.

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STATE MANDATES FISCAL NOTE, H-AM 1
HB 1805, as amended by H-am 1, fails to create a State mandate.
JUDICIAL NOTE, H-AM 1
The bill would not increase the need for the number of judges
in the state.
FISCAL NOTE, H-AM 1 (DMHDD)
The total fiscal impact on HB 1805 would be $2.5 million.
97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Human Services
97-03-19 H
                                      Fiscal Note Filed
                                      Committee Human Services
         Н
97-03-20 H
                                      St Mandate Fis Note Filed
         Н
                                      Committee Human Services
97-03-21 H
                                      Do Pass/Short Debate Cal 007-004-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-09 H
                Amendment No.01
                                      RONEN
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
         Η
                Amendment No.01
                                      RONEN
         Н
                Rules refers to
                                       HHSV
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-10 H
                Amendment No.01
                                      RONEN
         Н
                                      Be adopted
         H Cal Ord 2nd Rdg-Shr Dbt
         H Second Reading-Short Debate
         Н
                Amendment No.01
                                      RONEN
                                                               Adopted
         Η
                                      Fiscal Note Requested AS AMENDED/
                                        BLACK
         Н
                                      St Mandate Fis Nte Requestd AS
                                        AMENDED/BLACK
         Н
                                      Judicial Note Request AS AMENDED/
                                        BLACK
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor MCKEON
         H Added As A Co-sponsor CURRIE
97-04-15 H
                                      St Mandate Fis Note Filed
         Η
                                      Judicial Note Filed
                                      Fiscal Note Filed
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-23 H Primary Sponsor Changed To BIGGERT
         H Joint Sponsor Changed to RONEN
97-04-24 H 3rd Rdg-Sht Dbt-Pass/Vote 118-000-000
         S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor CRONIN
97-04-25 S First reading
                                      Referred to Sen Rules Comm
99-01-12 H Session Sine Die
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HB-1806 2248

RONEN - LINDNER - ERWIN - MULLIGAN - MOORE, EUGENE, BIG-HB-1806 GERT AND GASH.

20 ILCS 2310/55.81

Amends the Civil Administrative Code of Illinois. Requires the Department of Public Health to compile the reports of violent injury and to determine the impact of violent acts on children. Requires the Department to report its findings, using only information from which the identity of an individual cannot be ascertained, reconstructed, or verified and to which the identity of an individual cannot be linked by a recipient of the information, to the General Assembly by December 31, 1997, and every 2 years thereafter. Effective immediately.

FISCAL NOTE (Dept. of Public Health)

There will be minimal fiscal implications to this Dept.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB1806 fails to create a State mandate

under the State Mandates Act.

HOME RULE NOTE

HB 1806 does not preempt home rule authority.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Children & Youth

97-03-19 H Do Pass/Short Debate Cal 011-000-000

H Placed Cal 2nd Rdg-Sht Dbt Η

Fiscal Note Requested LINDNER St Mandate Fis Nte Requestd LINDNER

H Cal Ord 2nd Rdg-Shr Dbt

97-03-26 H

Fiscal Note Filed H Cal Ord 2nd Rdg-Shr Dbt

97-04-07 H St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shr Dbt

97-04-08 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

H Added As A Joint Sponsor LINDNER

H Added As A Co-sponsor ERWIN

H Added As A Co-sponsor MULLIGAN

H Added As A Co-sponsor MOORE, EUGENE

H Added As A Co-sponsor BIGGERT

97-04-10 H Home Rule Note Filed

H Cal Ord 3rd Rdg-Short Dbt

97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000

H Added As A Co-sponsor GASH

97-04-14 S Arrive Senate

S Placed Calendr, First Reading

S Chief Sponsor PARKER

S First reading Referred to Sen Rules Comm

97-04-16 S Added as Chief Co-sponsor SMITH

97-04-18 S Sponsor Removed PARKER

S Alt Chief Sponsor Changed WALSH,T

S Chief Co-sponsor Changed to PARKER

97-04-23 S Added as Chief Co-sponsor LINK

97-04-24 S Added as Chief Co-sponsor WALSH,L

97-04-30 S Assigned to State Government Operations

97-05-08 S Recommended do pass 009-000-000

S Placed Calndr, Second Reading

97-05-12 S Second Reading

S Placed Calndr, Third Reading

97-05-14 S Third Reading - Passed 057-000-000

H Passed both Houses

97-06-12 H Sent to the Governor

97-07-23 H Governor approved

Effective Date 97-07-23 Н

PUBLIC ACT 90-0162 Н

HB-1807 RONEN - ERWIN.

105 ILCS 5/2-3.71b new

Amends the School Code. Directs the State Board of Education to study and report on the North Carolina early childhood initiatives and the programs of the North Carolina Partnership for Children, Inc.

2249 HB-1807—Cont.

HOUSE AMENDMENT NO. 1.

Deletes reference to:
105 ILCS 5/2-3.71b new
Adds reference to:
325 ILCS 20/3 from Ch. 23, par. 4153
325 ILCS 20/4 from Ch. 23, par. 4154
325 ILCS 20/5 from Ch. 23, par. 4155
325 ILCS 20/14 from Ch. 23, par. 4164

Deletes everything. Amends the Early Intervention Services System Act. Redefines "developmental delay" to mean a delay of 25% in one or 20% in 2 or more of certain areas of childhood development as measured by appropriate diagnostic instruments and standard procedures. Requires the lead agency to promulgate a list of conditions which, when present in a child under 36 months of age, constitute a substantial risk of developmental delay. States that the chairperson of the Interagency Council on Early Intervention shall be the parent of a child with a disability. Provides that a member of the Early Childhood Intervention Ombudsperson of the Office of the Governor and a representative of Head Start shall be members of the Council. Requires the council to meet 6 times a year rather than quarterly. Requires the Council to prepare an annual fiscal year budget by October 1 of each year. Provides that the lead agency shall prepare and submit to the Council by September 1 of each year (i) an annual total budget reflecting income and expenses anticipated from all public sources and (ii) a complete report on all spending and income from all public sources during the prior fiscal year. Allows State agency staff assigned to the Interagency Council to be given specific tasks by the Council through formal resolutions of the Council. States that the lead agency may contract with a private entity to plan or implement any of its responsibilities or duties under this Section. Any plan or implementation shall meet the full requirement of federal law and provide full program and fiscal accountability to the State and the public. Requires the lead agency and other participating State agencies to implement this Act statewide by January 1, 1998.

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FISCAL NOTE (State Bd, of Ed.)
This bill would impose no greater cost than is ordinarily in-
curred as professional staff keep abreast of current issues in
the field. A more elaborate review that involves on-site visits
would require an additional expense of $5,000 or more, depend-
ing on the number and length of trips to the program sites.
STATE MANDATES FISCAL NOTE (State Board of Education)
No change from SBE fiscal note.
FISCAL NOTE, H-AM 1 (State Board of Education)
Costs per child could range from $2,000 to $10,000. Using the
mid-point figure of $6,000, cost for the broad eligibility of
infants and toddlers (32,000 children) would be $192 million.
STATE MANDATES FISCAL NOTE, H-AM 1 (SBE)
No change from SBE fiscal note, amended.
STATE MANDATES FISCAL NOTE, H-am 1
In the opinion of DCCA, HB1807, as amended by H-am I, fails
to create a State mandate under the State Mandates Act.
97-03-06 H First reading
                                        Referred to Hse Rules Comm
97-03-11 H
                                        Assigned to Children & Youth
97-03-19 H
                 Amendment No.01
                                        CHLDRN-YOUTH H
                                                                  Adopted
                                        Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                        Fiscal Note Requested AS AMENDED/
                                          LINDNER
         Η
                                        St Mandate Fis Nte Requestd AS
                                          AMENDED/LINDNER
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-20 H
                                        Fiscal Note Filed
         Н
                                        St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-28 H
                                        St Mandate Fis Note Filed
                                        Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-07 H
                                        St Mandate Fis Note Filed
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H Cal Ord 2nd Rdg-Shr Dbt

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97-04-08 H Second Reading-Short Debate
H Pld Cal Ord 3rd Rdg-Sht Dbt
H Added As A Joint Sponsor ERWIN

97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 072-041-002

97-04-14 S Arrive Senate
S Placed Calendr,First Reading
Chief Sponsor RADOGNO
First reading
Referred to Sen Rules Comm

97-04-18 S Sponsor Removed RADOGNO
Alt Chief Sponsor Changed WALSH,T
Added as Chief Co-sponsor RADOGNO

97-04-23 Added as Chief Co-sponsor PARKER

99-01-12 H Session Sine Die
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HB-1808 RONEN.

20 ILCS 1305/80-5

Amends the Department of Human Services Act. Requires the Task Force on Human Services Consolidation to obtain a management audit of the child support enforcement activities of the Department of Public Aid, to be completed and submitted to the Task Force no later than February 1, 1998. Effective immediately.

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STATE MANDATES FISCAL NOTE
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In the opinion of DCCA, HB1808 fails to create a State mandate

under the State Mandates Act.

FISCAL NOTE (Dept. of Public Aid)

Funds would need to be appropriated to the Task Force on Human

Services Consolidation so they could obtain the management audit.

NOTE(S) THAT MAY APPLY: Fiscal

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97-03-06 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Human Services
97-03-20 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                       Fiscal Note Requested ZICKUS
         Н
                                       St Mandate Fis Nte Requestd ZICKUS
                                       St Mandate Fis Note Filed
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H
                                       Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-25 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1809 DEUCHLER - RONEN - MULLIGAN - LINDNER - ERWIN AND MCK-EON.

305 ILCS 5/4-1.10a new

Amends the AFDC Article of the Public Aid Code. Requires that in implementing the Temporary Assistance for Needy Families program under P. L. 104-193, pregnant women and women caring for children under 12 months of age at home be exempt from participation in work activities. Effective immediately.

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STATE MANDATES FISCAL NOTE
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In the opinion of DCCA, HB1809 fails to create a State mandate

under the State Mandates Act.

FISCAL NOTE (Dept. of Public Aid)

One of the goals of welfare reform is to dissolve the separa-

tion of the welfare population from the general population. Not

exempting healthy pregnant women and women with young children

from work activities is a means to this end.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 305 ILCS 5/4-1.10a new Adds reference to: 305 ILCS 5/4-1.6b new

Deletes everything. Amends the "AFDC" Article of the Public Aid Code. Provides that the State adopts the "family violence option" under the Social Security Act. Re-

2251 HB-1809—Cont.

quires State agencies administering TANF, child support enforcement, and Food Stamp programs to screen applicants and recipients to identify past or present victims of domestic violence, refer those persons for counseling and supportive services, and waive program requirements that would make it more difficult for those persons to escape domestic violence or would unfairly penalize them. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    97-03-06 H First reading
                                         Referred to Hse Rules Comm
    97-03-11 H
                                         Assigned to Human Services
    97-03-20 H
                                         Do Pass/Stdnrd Dbt/Vo006-005-000
             H Plcd Cal 2nd Rdg Std Dbt
                                         Fiscal Note Requested ZICKUS
             Η
                                         St Mandate Fis Nte Requestd ZICKUS
             Н
             Н
                                         St Mandate Fis Note Filed
             H Cal 2nd Rdg Std Dbt
    97-04-08 H
                                         Fiscal Note Filed
             H Cal 2nd Rdg Std Dbt
    97-04-14 H Second Reading-Stnd Debate
             H Pld Cal Ord 3rd Rdg-Std Dbt
    97-04-18 H Primary Sponsor Changed To DEUCHLER
             H Added As A Joint Sponsor RONEN
             H Added As A Co-sponsor MULLIGAN
             H Added As A Co-sponsor LINDNER
             H Added As A Co-sponsor ERWIN
    97-04-19 H Rclld 2nd Rdng-Stnd Debate
                                         DEUCHLER
             Н
                    Amendment No.01
                    Amendment referred to HRUL
             H Hld Cal Ord 2nd Rdg-Shr Dbt
    97-04-23 H
                    Amendment No.01
                                         DEUCHLER
                                          HHSV
             Н
                    Rules refers to
             H Hld Cal Ord 2nd Rdg-Shr Dbt
    97-04-24 H
                                         DEUCHLER
                    Amendment No.01
             Н
                                         Be adopted
             H Hld Cal Ord 2nd Rdg-Shr Dbt
             H Added As A Co-sponsor MCKEON
    97-04-25 H
                    Amendment No.01
                                         DEUCHLER
                                                                  Adopted
                                         Fiscal Note Requested AS AMENDED/
                                           BLACK
             H Hld Cal Ord 2nd Rdg-Shr Dbt
                                         Re-Refer Rules/Rul 19(a)
    99-01-12 H Session Sine Die
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HB-1810 RONEN.

305 ILCS 5/4-2.5 new

Amends the AFDC Article of the Public Aid Code. Requires that in implementing the Temporary Assistance for Needy Families program under P. L. 104-193, the Department of Public Aid (before July 1, 1997) and the Department of Human Services (after July 1, 1997) establish a program to ensure that assistance is provided to children to meet their basic needs. Effective immediately.

```
HOUSE AMENDMENT NO. 1.
Adds reference to:
305 ILCS 5/4-2 from Ch. 23, par. 4-2
```

Further amends the AFDC Article of the Public Aid Code. Provides that prohibition against an increase in the amount of aid solely on account of the birth of a child does not apply in any month in which an assistance unit has earned income. Provides that if an adult in an assistance unit is caring for a child under one year of age on account of whose birth the assistance unit did not receive an increase in the amount of aid, the Department of Public Aid (before July 1, 1997) and the Department of Human Services (after June 30, 1997) may consider the adult exempt from work activity requirements under the TANF program.

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STATE MANDATES FISCAL NOTE, H-AM 1
HB 1810, with H-am 1, fails to create a State mandate.
HOME RULE NOTE, H-AM 1
HB 1810 does not preempt home rule authority.
NOTE(S) THAT MAY APPLY: Fiscal
```

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97-03-06 H First reading
                                           Referred to Hse Rules Comm
      97-03-11 H
                                           Assigned to Children & Youth
      97-03-19 H
                      Amendment No.01
                                           CHLDRN-YOUTH H
                                                                    Adopted
               Η
                                           Do Pass Amd/Stndrd Dbt/Vote 006-005-000
               H Plcd Cal 2nd Rdg Std Dbt
                                           Fiscal Note Requested AS AMENDED/
                                             LINDNER
               Н
                                           St Mandate Fis Nte Requestd AS
                                             AMENDED/LINDNER
               H Cal 2nd Rdg Std Dbt
      97-04-03 H
                                           St Mandate Fis Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-10 H
                                           Home Rule Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-18 H
                                           Re-committed to Rules
      99-01-12 H Session Sine Die
HB-1811
            JONES, LOU - RONEN - GILES - JONES, SHIRLEY.
   20 ILCS 505/8b
                                  from Ch. 23, par. 5008b
  Amends the Children and Family Services Act by making a technical change to the
Section concerning benefits for homeless persons.
      STATE MANDATES FISCAL NOTE
      HB1811 fails to create a State mandate.
      FISCAL NOTE (DCFS)
      There is no cost associated with HB 1811.
      FISCAL NOTE (Dpt. Public Aid)
      HB1811 does not have a fiscal impact on DPA.
      97-03-06 H First reading
                                           Referred to Hse Rules Comm
      97-03-11 H
                                           Assigned to Children & Youth
      97-03-19 H
                                           Do Pass/Stdnrd Dbt/Vo006-005-000
               H Plcd Cal 2nd Rdg Std Dbt
               Η
                                           Fiscal Note Requested LINDNER
                                           St Mandate Fis Nte Requestd LINDNER
               H Cal 2nd Rdg Std Dbt
      97-04-03 H
                                           St Mandate Fis Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-08 H
                                           Fiscal Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-10 H Second Reading-Stnd Debate
               H Pld Cal Ord 3rd Rdg-Std Dbt
                H Added As A Joint Sponsor GILES
      97-04-14 H
                                           Fiscal Note Filed
                H Cal Ord 3rd Rdg-Stnd Dbt
      97-04-18 H Primary Sponsor Changed To JONES, LOU
                H Joint Sponsor Changed to RONEN
                H Added As A Co-sponsor JONES, SHIRLEY
      97-04-19 H Relld 2nd Rdng-Stnd Debate
                Η
                       Amendment No.01
                                           JONES,LOU
                Н
                       Amendment referred to HRUL
                H Hld Cal Ord 2nd Rdg-Shr Dbt
       97-04-23 H
                       Amendment No.01
                                           JONES,LOU
                Η
                       Rules refers to
                                             HCHY
                H Hld Cal Ord 2nd Rdg-Shr Dbt
       97-04-25 H
                                           Re-Refer Rules/Rul 19(a)
       99-01-12 H Session Sine Die
HB-1812
             MULLIGAN - RONEN - BIGGERT - ERWIN - SCHAKOWSKY, FRIT-
             CHEY, JONES, LOU, COULSON, BEAUBIEN, CURRIE, LINDNER,
             CLAYTON, WOOD, SCHOENBERG, GASH, FEIGENHOLTZ AND MCK-
             EON.
```

20 ILCS 505/17a-12 from Ch. 23, par. 5017a-12

Amends the Children and Family Services Act by making a technical change to the Section concerning quarterly reports of the number of children in Illinois addicted at birth.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 1812 fails to create a State mandate under the State Mandates Act.

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HOME RULE NOTE
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HB 1812 does not preempt home rule authority.

FISCAL NOTE (DCFS)

There will be no fiscal impact to this Dept.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

20 ILCS 505/17a-12

Adds reference to:

New Act

Deletes everything. Creates the Partial-birth Abortion Ban Act. Prohibits the partial-birth abortion of a viable fetus unless necessary to preserve the life or health of the mother. Makes performance of a prohibited partial-birth abortion a Class 2 felony. Requires that a physician who knowingly violates the Act be referred for professional discipline under the Medical Practice Act of 1987. Provides that a physician shall not be liable for judgments made or actions taken in good faith. Prohibits prosecution of a woman on whom a partial-birth abortion is performed. Effective 60 days after becoming law.

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97-03-06 H First reading
                                    Referred to Hse Rules Comm
97-03-11 H
                                    Assigned to Children & Youth
97-03-19 H
                                    Do Pass/Stdnrd Dbt/Vo006-005-000
        H Plcd Cal 2nd Rdg Std Dbt
        Н
                                    Fiscal Note Requested LINDNER
        Н
                                    St Mandate Fis Nte Requestd LINDNER
        H Cal 2nd Rdg Std Dbt
                                    St Mandate Fis Note Filed
97-04-03 H
        H Cal 2nd Rdg Std Dbt
97-04-08 H
                                    Home Rule Note Filed
                                    Fiscal Note Filed
        Н
        H Cal 2nd Rdg Std Dbt
97-04-10 H
               Amendment No.01
                                    MULLIGAN
               Amendment referred to HRUL
        Н
        H Cal 2nd Rdg Std Dbt
97-04-11 H
                                   MULLIGAN
               Amendment No.01
               Rules refers to
        Н
                                    HCHY
               Amendment No.01
        Η
                                    MULLIGAN
                                    Be adopted
        H Cal 2nd Rdg Std Dbt
        H Primary Sponsor Changed To MULLIGAN
        H Added As A Joint Sponsor RONEN
        H Added As A Co-sponsor BIGGERT
        H Added As A Co-sponsor ERWIN
        H Added As A Co-sponsor SCHAKOWSKY
        H Added As A Co-sponsor FRITCHEY
        H Added As A Co-sponsor JONES, LOU
        H Added As A Co-sponsor COULSON
        H Added As A Co-sponsor BEAUBIEN
        H Added As A Co-sponsor CURRIE
        H Added As A Co-sponsor LINDNER
        H Added As A Co-sponsor CLAYTON
        H Added As A Co-sponsor WOOD
        H Added As A Co-sponsor SCHOENBERG
        H Added As A Co-sponsor GASH
        H Added As A Co-sponsor FEIGENHOLTZ
        H Second Reading-Stnd Debate
        Н
               Amendment No.01
                                   MULLIGAN
                                                           Adopted
                                                             064-051-000
        H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-16 H Added As A Co-sponsor MCKEON
97-04-25 H
                                   Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1813 RONEN – LINDNER – ERWIN.

20 ILCS 505/1.1 from Ch. 23, par. 5001.1

Amends the Children and Family Services Act by making a technical change to the Short Title.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 20 ILCS 505/1.1 Adds reference to: 20 ILCS 1305.Art. 15 heading new 20 ILCS 1305/15-5 new 20 ILCS 1305/15-10 new 20 ILCS 1305/15-95 new

Deletes everything. Amends the Department of Human Services Act. Creates a Task Force on Responsible Fatherhood within the Department. Provides that the task force shall compile information on the extent and implications of the absence of responsible fathers from families and perform other functions. Repeals the provisions concerning the task force on July 1, 1999.

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STATE MANDATES FISCAL NOTE, H-AM 1
HB 1813, with H-am 1, fails to create a State mandate.
FISCAL NOTE (DCFS)
There will be no fiscal impact to this Dept.
FISCAL NOTE (Dpt. Public Aid)
HB1813 would require additional expenditures for committee
expenses and support.
97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Children & Youth
97-03-19 H
                 Amendment No.01
                                      CHLDRN-YOUTH H
                                                               Adopted
         Η
                                      Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                      Fiscal Note Requested AS AMENDED/
                                        LINDNER
         Η
                                      St Mandate Fis Nte Requestd AS
                                        AMENDED/LINDNER
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-03 H
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
         H Added As A Joint Sponsor LINDNER
         H Added As A Co-sponsor ERWIN
97-04-09 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
                                      Fiscal Note Filed
97-04-14 H
         H Cal Ord 3rd Rdg-Short Dbt
97-04-25 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1814 YOUNGE.

Appropriates \$1 to the State Board of Education to implement and administer the program created under the Systemic Initiative Demonstration Act. Effective July 1, 1997.

97-03-06 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Appropriations-Education
97-04-11 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HB-1815 YOUNGE.

Appropriates \$1 to the State Board of Education to implement and administer the program created under the Empowerment Zone and Enterprise Community School Facility Improvement Act. Effective July 1, 1997.

```
97-03-06 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Education
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1816 FANTIN.

New Act

20 ILCS 605/46.69 new

Creates the Illinois Building Commission Act. Creates an 11-member advisory Commission. Allows the Commission to suggest resolutions for conflicts between State

2255 HB-1816—Cont.

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. States that the Department of Public Health shall assist the Commission in carrying out is functions and responsibilities by providing administrative and staff support. Amends the Civil Administrative Code of Illinois to require the Department of Commerce and Community Affairs to establish a consolidated clearinghouse containing all existing State building requirements and all information concerning those requirements.

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97-03-06 H First reading
97-03-11 H
Referred to Hse Rules Comm
Assigned to State Govt Admin & Election
Refrm
97-03-21 H
Re-Refer Rules/Rul 19(a)
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HB-1817 STEPHENS - HOLBROOK - NOVAK - SCOTT - FANTIN, ERWIN, MITCHELL, O'BRIEN, REITZ, CURRY, JULIE AND BOLAND.

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35 ILCS 5/211 new
35 ILCS 5/212 new
415 ILCS 5/7itle XVIII heading new
415 ILCS 5/59 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 5/59.6 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
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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. 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 has (1) 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. 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. Provides that the Department of Revenue and the Department of Commerce and Community Affairs shall 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.

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SENATE AMENDMENT NO. 1.
    Deletes reference to:
    35 ILCS 5/211 new
    35 ILCS 5/212 new
    415 ILCS 5/Title XVIII heading new
    415 ILCS 5/59 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 5/59.8 new
    415 ILCS 5/59.9 new
    Adds reference to:
    35 ILCS 5/301
                                from Ch. 120, par. 3-301
    35 ILCS 5/304
                                from Ch. 120, par. 3-304
    35 ILCS 5/704
                                from Ch. 120, par. 7-704
    35 ILCS 105/19
                                from Ch. 120, par. 439.19
    35 ILCS 115/19
                                from Ch. 120, par. 439.119
    35 ILCS 200/14-15
    35 ILCS 200/9-195
    35 ILCS 200/10-230 new
    35 ILCS 200/15-100
    35 ILCS 630/2
                                from Ch. 120, par. 2002
    35 ILCS 635/10
    35 ILCS 635/15
    35 ILCS 635/20
    35 ILCS 635/22 new
    35 ILCS 635/24 new
    35 ILCS 635/25
    35 ILCS 635/27 new
    35 ILCS 635/27.5 new
    35 ILCS 635/27.10 new
    35 ILCS 635/27.15 new
    35 ILCS 635/27.20 new
    35 ILCS 635/27.25 new
    35 ILCS 635/27,30 new
    35 ILCS 635/27.35 new
    35 ILCS 635/27.40 new
    35 ILCS 635/27.45 new
    35 ILCS 635/27.50 new
    35 ILCS 635/27.55 new
    55 ILCS 5/5-1006.5
    65 ILCS 5/8-11-2
                                 from Ch. 24, par. 8-11-2
    65 ILCS 5/8-11-6
                                 from Ch. 24, par. 8-11-6
    65 ILCS 5/8-11-17
                                 from Ch. 24, par. 8-11-17
    220 ILCS 5/2-202
                                 from Ch. 111 2/3, par. 2-202
    35 ILCS 110/19 rep.
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Deletes everything. Amends the Telecommunications Excise Tax Act, the Illinois Municipal Code, and the Public Utilities Act to exclude from the definitions of "gross receipts" or "gross revenue" amounts paid by telecommunications retailers under the Telecommunications Municipal Infrastructure Maintenance Fee Act (now exclusions appear in Telecommunications Municipal Infrastructure Maintenance Fee Act). Amends the Telecommunications Municipal Infrastructure Maintenance Fee Act. Requires telecommunications retailers to obtain a certificate of registration with the Department of Revenue. Allows the Department to cancel, suspend, or revoke the certificate in certain situations. Provides procedures for filing and processing returns under the Act. Provides for investigations and hearings under the Act. Provides that the Department may promulgate rules and regulations relating to the administration and en-

forcement of the State infrastructure maintenance fee and the optional infrastructure maintenance fee. Provides that failure to make a return or making a fraudulent return is a business offense and shall carry a fine of not less than \$1,000 nor more than \$7,500. Further amends the Illinois Income Tax Act. Provides that in the case of a nonresident trust, unspecified items of income or deductions taken into account in computing base income and not otherwise allocated shall not be allocated to the State (now are allocated to this State if the taxpayer had commercial domicile in the State when the item was paid, incurred, or accrued). For purposes of withholding tax from a person engaged in domestic service employment, provides that the employer may (now shall) file an annual return and pay the taxes on or before the 15th day of the fourth month following the close of the employer's taxable year. Provides that the return may be filed with the employer's individual income tax return. Amends the Illinois Municipal Code to provide that telecommunications taxes that are reduced or eliminated by a municipality with respect to a person age 65 or older shall be rebated directly by the municipality. Amends the Use Tax Act to make a cross reference to the Retailers' Occupation Tax Act. Amends the Service Occupation Tax Act to provide that if the Department of Revenue and taxpayer have agreed to an extension of time to issue a notice of tax liability, the claim may be filed at any time prior to the expiration of the period agreed upon. Amends the Special County Retailers' Occupation Tax for Public Safety in the Counties Code to make cross references to the Retailers' Occupation Tax Act. Amends the Home Rule Municipal Use Tax Act in the Illinois Municipal Code to provide that certain provisions of the Retailers' Occupation Tax Act that don't apply to this Act shall now apply. Repeals superfluous language in the Service Use Tax Act. Amends the Property Tax Code if and only if the provisions of Senate Bill 51 of the 90th General Assembly become law. Allows the county treasurer to mark the tax books to reflect the issuance of a homestead certificate of error issued to and including 3 years after the date on which the annual judgment and order of sale for that tax year was first entered (now 3 years after the first day of January of the year after the year for which the homestead exemption should have been allowed). Amends the Property Tax Code. Provides that in property owned by certain transportation authorities and used for public transportation purposes shall be exempt. Provides that this exemption shall not be affected by any lease or transfer of the property to another by the eligible transportation authority if the eligible transportation authority immediately receives by leaseback or other agreement the right to use, control, and possess the property. Provides that the eligible transportation authority shall notify the chief county assessment officer of any such transaction and the chief county assessment officer shall determine initial and continuing compliance with the exemption requirements. Provides that these amendatory provisions are declaratory of existing law. Creates the Electric Utility Property Assessment Task Force to advise the General Assembly with respect to the possible impact of the Electric Service Customer Choice and Rate Relief Law of 1997 on the valuation of the real property component of electric generating stations owned by electric utilities and, therefore, on the taxing districts in this State in which electric generating stations are located. Makes other changes. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal

```
97-03-06 H First reading
         H Added As A Joint Sponsor HOLBROOK
         H Added As A Co-sponsor NOVAK
         H Added As A Co-sponsor SCOTT
         H Added As A Co-sponsor FANTIN
         Н
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Environment & Energy
97-03-20 H
                                     Do Pass/Short Debate Cal 021-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-09 H Added As A Co-sponsor ERWIN
97-04-10 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-18 H 3rd Rdg-Sht Dbt-Pass/Vote 106-008-000
97-04-23 S Arrive Senate
         S Placed Calendr, First Reading
97-04-30 S Chief Sponsor WATSON
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97-05-01 S First reading
                                          Referred to Sen Rules Com n
                                          Assigned to Environment & Energy
   97-05-08 S
                                          Recommended do pass 008-000-000
             S Placed Calndr, Second Reading
   97-05-13 S Second Reading
             S Placed Calndr, Third Reading
   97-07-02 S
                                          Refer to Rules/Rul 3-9(b)
   97-11-13 S
                                          Approved for Consideration SRUL
               Calendar Order of 3rd Rdng 97-11-14
   97-11-14 S Filed with Secretary
             S
                    Amendment No.01
                                          PETERSON
             S
                    Amendment referred to SRUL
             S
                    Amendment No.01
                                          PETERSON
             S
                    Rules refers to
                                           SREV
             S
                    Amendment No.01
                                          PETERSON
             S
                                          Be adopted
               Sponsor Removed WATSON
               Alt Chief Sponsor Changed PETERSON
               Added as Chief Co-sponsor WELCH
               Added As A Co-sponsor LINK
             S
               Recalled to Second Reading
                    Amendment No.01
                                          PETERSON
                                                                   Adopted
             S Placed Calndr, Third Reading
             S Added As A Co-sponsor WALSH,L
                                          3/5 vote required
             S Third Reading - Passed 059-000-000
             H Arrive House
             H Place Cal Order Concurrence 01
             H Motion Filed Concur
             Н
                    Motion referred to
                                           HRUL
             Η
                     Rules refers to
                                           HEXC/003-002-000
             H Be approved consideration HEXC/011-000-001
             H Place Cal Order Concurrence 01
   97-11-15 H
                                          3/5 vote required
             H H Concurs in S Amend. 01/115-002-001
             H Passed both Houses
             H Added As A Co-sponsor MITCHELL
             H Added As A Co-sponsor O'BRIEN
             H Added As A Co-sponsor REITZ
             H Added As A Co-sponsor CURRY, JULIE
             H Added As A Co-sponsor BOLAND
   97-12-01 H Sent to the Governor
   97-12-16 H Governor approved
                  Effective Date 97-12-16
                  PUBLIC ACT 90-0562
          MCGUIRE.
                                 from Ch. 48, par. 138.4
820 ILCS 310/4
                                 from Ch. 48, par. 172.39
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HB-1818

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

Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Creates the State Compensation Insurance Fund as an independent public corporation to insure employers against liabilities for certain injuries and occupational diseases for which their employees may be entitled to benefits under specified Acts. Provides for composition, powers and duties of the Fund.

97-03-06 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Labor & Commerce 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1819 YOUNGE.

230 ILCS 10/2	from Ch. 120, par. 2402
230 ILCS 10/3	from Ch. 120, par. 2403
230 ILCS 10/4	from Ch. 120, par. 2404
230 ILCS 10/5	from Ch. 120, par. 2405
230 ILCS 10/5.1	from Ch. 120, par. 2405.1
230 1LCS 10/6	from Ch. 120, par. 2406

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230 ILCS 10/7
                                    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
                                    from Ch. 120, par. 2411.1
230 ILCS 10/11.1
230 ILCS 10/12
                                    from Ch. 120, par. 2412
230 ILCS 10/13
                                    from Ch. 120, par. 2413
230 ILCS 10/18
                                    from Ch. 120, par. 2418
230 ILCS 10/19
                                    from Ch. 120, par. 2419
230 ILCS 10/20
                                    from Ch. 120, par. 2420
235 ILCS 5/6-30
                                    from Ch. 43, par. 144f
720 ILCS 5/28-1
                                    from Ch. 38, par. 28-1
                                    from Ch. 38, par. 28-1.1
720 ILCS 5/28-1.1
720 ILCS 5/28-5
                                    from Ch. 38, par. 28-5
                                    from Ch. 38, par. 28-7
720 ILCS 5/28-7
815 ILCS 420/2
                                    from Ch. 121 1/2, par. 1852
```

Amends the Riverboat Gambling Act. Provides that a municipality that meets certain specifications and in which a riverboat licensee docks may issue a special owners licensee that permits the owner to conduct riverboat gambling on one riverboat that is either self-propelled or permanently moored or in one land-based gaming facility. Amends other Acts to conform to the changes made in the Riverboat Gambling Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the Riverboat Gambling Act. Provides that tax revenue received by a municipality from a special owners licensee shall not be used to fund fire departments, to pay salaries of firemen, or to build or repair fire stations.

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STATE MANDATES FISCAL NOTE, H-AM 1
HB1819, with H-am 1, fails to create a State mandate.
HOME RULE NOTE, H-AM 1
HB1819, with H-am 1, does not preempt home rule authority.
FISCAL NOTE, AMENDED (Illinois Gaming Board)
Estimated adjusted gross receipts would increase by $32 M (25% over current levels), of which $1.6 M would be transferred to E.St.Louis and $4.8 M retained by the State. The Gaming Board would need approximately $1 M in its operations budget for the additional license.
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HOUSE AMENDMENT NO. 4.

Further amends the Riverboat Gambling Act. Changes the qualifications for receipt of tax revenue from taxes on special owners licensees.

```
97-03-06 H First reading
                                    Referred to Hse Rules Comm
97-03-11 H
                                    Assigned to Executive
97-03-21 H
                                    EXECUTIVE H
                Amendment No.01
                                                            Adopted
                                    Do Pass Amd/Stndrd Dbt/Vote 008-006-000
        H Plcd Cal 2nd Rdg Std Dbt
                                    Fiscal Note Requested AS AMENDED
        Η
                                    St Mandate Fis Nte Requestd AS AMENDED
        Η
                                    Home Rule Note Requested AS AMENDED
        Н
                                    STEPHENS
        H Cal 2nd Rdg Std Dbt
97-03-28 H
                Amendment No.02
                                    YOUNGE
                Amendment referred to HRUL
        H Cal 2nd Rdg Std Dbt
97-04-08 H
                Amendment No.03
                                    LAWFER
        Η
                Amendment referred to HRUL
        H Cal 2nd Rdg Std Dbt
97-04-09 H
                Amendment No.02
                                    YOUNGE
        Н
                Rules refers to
                                     HEXC
        Н
                Amendment No.03
                                    LAWFER
        Н
                Rules refers to
                                      HEXC
        H Cal 2nd Rdg Std Dbt
97-04-10 H
                                    LAWFER
                Amendment No.03
        Η
                                    Motion Do Adopt-Lost 004-010-000
                                    Held in committee
        H Cal 2nd Rdg Std Dbt
```

```
97-04-11 H
                                             St Mandate Fis Note Filed
               Н
                                             Home Rule Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-15 H
                       Amendment No.04
                                             YOUNGE
                       Amendment referred to HRUL
               Н
               H Cal 2nd Rdg Std Dbt
      97-04-16 H
                                             Fiscal Note Filed
               Н
                       Amendment No.04
                                             YOUNGE
               Η
                       Rules refers to
                                              HEXC
               H Cal 2nd Rdg Std Dbt
      97-04-17 H
                       Amendment No.04
                                             YOUNGE
                                             Be adopted
               H Cal 2nd Rdg Std Dbt
      97-04-18 H Second Reading-Stnd Debate
               Н
                       Amendment No.04
                                             YOUNGE
                                                                      Adopted
               H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1820
             KENNER.
  820 ILCS 405/235
                                    from Ch. 48, par. 345
  820 ILCS 405/237
                                    from Ch. 48, par. 347
  820 ILCS 405/401
                                    from Ch. 48, par. 401
  820 ILCS 405/409
                                    from Ch. 48, par. 409
  820 ILCS 405/500
                                    from Ch. 48, par. 420
  820 ILCS 405/601
                                    from Ch. 48, par. 431
  820 ILCS 405/604
                                    from Ch. 48, par. 434
  820 ILCS 405/612
                                    from Ch. 48, par. 442
```

Amends the Unemployment Insurance Act. Defines "wages" for calendar year 1998 to include only the remuneration paid to an individual by an employer during that period with respect to employment that does not exceed \$10,500 (now, \$10,000). Includes in the definition of "wages" for calendar year 1999 and each calendar year thereafter a formula for determining "wages". Redefines "base period". Sets out the "weekly benefit amount" and "prior average weekly wage" for any week beginning on or after January 4, 1998. Sets out additional benefits for individuals to whom benefits are payable and who have a non-working spouse or dependent children with respect to any week beginning on or after January 4, 1998. Sets out the "State 'on' indicator" and "State 'off' indicator". Provides that the Section concerning ineligibility for benefits because an individual voluntarily leaves shall not apply to individuals who leave work due to the loss of child care despite the individual's reasonable attempt to make adequate child care arrangements. States that no individual shall be denied benefits by reason of a lockout subject to certain exceptions. Sets out when an individual is ineligible for benefits on the basis of wages for services in an instructional, research, or principal administrative capacity. Makes other changes.

FISCAL NOTE (Dpt. Employment Security)
Raising the wage base:
administrative expenses no significant additional unfunded
tax revenue from employers annual average increase of \$82 M
benefits to claimants unaffected
Alternate base period:
administrative expenses
tax revenue from employers annual increase of \$24 M
benefits to claimants annual increase of \$28 M
Increasing weekly benefit:
administrative expenses\$10,000 to \$100,000 one-time
tax revenue from employers annual increase of \$83 M
benefits to claimants annual increase of \$27 M
Alternate extended benefit trigger:
administrative expenses
one-time costs relatively insignificant
on-going costs underfunded \$4,000 per full-time equivalent/
underfunded \$4 per extended benefit claim
tax revenue from employers hundreds of millions of dollars
benefits to claimants hundreds of millions of dollars
Waiver of required waiting week, periods of high unemployment:

tax revenue from employers	\$10,000 to \$100,000/up to 6-figures annual increase of \$50 M to \$100 M annual increase of \$50 M to \$100 M d care:		
administrative expenses	no significant additional unfunded		
tax revenue from employers	not able to predict		
	not able to predict		
Locked-out employees:	19 1 1 10 1 10 1		
administrative expenses	unlikely significant additional		
tax revenue from employers	average annual potential \$4.2 M		
	average annual potential \$4.2 M		
Repeal of ineligibility:			
administrative expenses	unlikely significant additional		
(covered through federal UI administra			
tax revenue from employers/benefits to			
\$3,000 per year per claimant, reaching several million dol-			
lars; these costs would be passed on to	ed. institutions in		
their UI tax bills			
97-03-06 H First reading	Referred to Hse Rules Comm		
97-03-11 H	Assigned to Labor & Commerce		
97-03-21 H	Re-Refer Rules/Rul 19(a)		
97-04-03 H	Fiscal Note Filed		
H	Committee Rules		
99-01-12 H Session Sine Die			

HB-1821 BIGGERT.

35 ILCS 200/18-230

Amends the Property Tax Extension Limitation Law in the Property Tax Code to provide that if a new rate or rate increase was approved by referendum, the taxing district may increase its rate to that allowed by referendum and the taxing district shall not be subject to the extension limitation.

HOUSE AMENDMENT NO. 1.

Provides that, with respect to referenda held on or after the effective date of this amendatory Act, the amendatory provisions exempting the new rate or rate increase from all calculations of the extension limitation and limiting rate and from the aggregate extension or aggregate extension base under this Law apply only if the notice required by law and the ballot proposition contain a provision, in at least 16 point bold face type, stating that if the referendum passes, the new rate or increased rate, as the case may be, will not be subject to this Law.

HOUSE AMENDMENT NO. 2.

Deletes all substantive provisions. Amends a Section of the Property Tax Extension Limitation Law concerning the rate increase or decrease factor by making a technical change.

```
97-03-06 H First reading
                                    Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Revenue
97-03-19 H Primary Sponsor Changed To KUBIK
        H Added As A Joint Sponsor BIGGERT
97-03-21 H
                                     Do Pass/Short Debate Cal 011-000-000
        H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Primary Sponsor Changed To BIGGERT
97-04-09 H
                Amendment No.01
                                    SKINNER
                Amendment referred to HRUL
        Н
        H Cal Ord 2nd Rdg-Shr Dbt
                                    SKINNER
        H
                Amendment No.01
        Н
                Rules refers to
                                      HREV
        H Cal Ord 2nd Rdg-Shr Dbt
97-04-10 H
                Amendment No.01
                                     SKINNER
        Н
                                     Be adopted
        Н
                Amendment No.02
                                     BIGGERT
        Н
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shr Dbt
97-04-12 H
                Amendment No.02
                                     BIGGERT
                                     Be adopted
        H
        H Cal Ord 2nd Rdg-Shr Dbt
97-04-14 H Second Reading-Short Debate
                                     SKINNER
                                                             Adopted
        Н
                Amendment No.01
                Amendment No.02
                                     BIGGERT
                                                             Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
```

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97-04-18 H Re-committed to Rules
99-01-12 H Session Sine Die
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HB-1822 CURRIE.

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705 ILCS 405/1-4.1 from Ch. 37, par. 801-4.1

705 ILCS 405/5-7 from Ch. 37, par. 805-7

705 ILCS 405/5-10 from Ch. 37, par. 805-10

730 ILCS 5/3-15-2 from Ch. 38, par. 1003-15-2

730 ILCS 5/3-15-2.5 new
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Amends the Juvenile Court Act to provide that minors accused of a violation of an order of the court are not subject to confinement in a jail, lockup, or regional temporary holding facility; revises provisions concerning confinement of minors in county jails in counties under 3,000,000, providing for confinement in a regional temporary holding facility and providing that an initial adjudicatory be held within 10 days (now 36 hours). Amends the Unified Code of Corrections. Requires the Department of Corrections to establish at least one experimental temporary holding district. Effective immediately.

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FISCAL NOTE (Dpt. Corrections)
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There will be no fiscal or corrections population impact.

CORRECTIONAL NOTE

No change from DOC fiscal note.

JUDICIAL NOTE

HB1822 would neither decrease nor increase the need for the

number of judges in the State.

STATE MANDATES FISCAL NOTE

HB 1822 fails to create a State mandate. However, should the board decide that the facility will be funded using revenues from units of local gov't, a "service mandate" would be imposed, requiring 50% to 100% reimbursement by the State.

HOME RULE NOTE

HB1822 does not preempt home rule authority.

NOTE(S) THAT MAY APPLY: Fiscal

(C) III	11 11111 1 1111 1 1 1 1 1 1 1 1 1 1 1 1	
97-03-06	H First reading	Referred to Hse Rules Comm
97-03-11	Н	Assigned to Judiciary II - Criminal Law
97-03-20	H	Fiscal Note Requested BLACK
	H	St Mandate Fis Nte Requestd BLACK
	Н	Correctional Note Requested BLACK
	H	Judicial Note Request BLACK
	Н	Committee Judiciary II - Criminal Law
97-03-21	H	Do Pass/Short Debate Cal 015-000-000
	H Placed Cal 2nd Rdg-Sht Dbt	
97-04-03		Fiscal Note Filed
	Н	Correctional Note Filed
	H Cal Ord 2nd Rdg-Shr Dbt	
97-04-09		Judicial Note Filed
	H Cal Ord 2nd Rdg-Shr Dbt	
97-04-15	C	St Mandate Fis Note Filed
	H Cal Ord 2nd Rdg-Shr Dbt	
97-04-18	_	Home Rule Note Requested BLACK
<i>>,</i> 0.10	Ĥ	Home Rule Note Filed
	H Cal Ord 2nd Rdg-Shr Dbt	
97-04-23		re
27.01.23	H Held 2nd Rdg-Short Debate	
97-04-25	-	Re-Refer Rules/Rul 19(a)
	H Session Sine Die	No-Neier Ruics/Rui 17(a)
99-01-12	n session sine Die	

HB-1823 WINKEL - DAVIS, MONIQUE - COWLISHAW - BLACK.

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105 ILCS 5/13A-5
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105 ILCS 5/13A-6

105 ILCS 5/13A-8

Amends the provisions of the School Code relating to alternative schools. Provides that a teacher who holds an elementary or high school certificate may teach any class in the alternative school program. Eliminates a provision under which a school district in which an alternative program is located and from which a student is administratively transferred has its average daily attendance funding with respect to that student trans-

ferred to the alternative school program. Provides instead that the alternative school program is to receive general State aid under the formula established for alternative schools. Provides that the curriculum of an alternative school program may include work-based learning and community service work for which academic credit is earned and includes time spent by a student in such activities in the number of clock hours of daily school work required to constitute a day of attendance for State aid purposes. Provides that the school districts for which an alternative school program is operated may agree to provide additional funding to support the program, and authorizes the program to accept and expend gifts, legacies, and federal and other grants received for purposes directly relating to the conduct and operation of the program.

FISCAL NOTE (State Board of Education)
Except for the change in General State Aid, HB1823 is cost neutral. The changed GSA would require accessing \$2500 to \$3000 (now \$100) per pupil.
STATE MANDATES FISCAL NOTE (SBE)
No change from SBE fiscal note.
HOUSE AMENDMENT NO. 1.

Deletes reference to:

Deletes reference to: 105 ILCS 5/13A-6

Provides that the regional superintendent of schools, in consultation with the State Board of Education, is to approve any work-based learning and community service work for which academic credit may be earned as part of a multi-disciplinary curriculum of an alternative school program. Deletes a proposal authorizing a teacher who holds an elementary or high school certificate to teach any class in an alternative school program. Adds a July 1, 1997 effective date.

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NOTE(S) THAT MAY APPLY: Fiscal
    97-03-06 H First reading
                                          Referred to Hse Rules Comm
    97-03-11 H
                                          Assigned to Elementary & Secondary
                                            Education
    97-03-19 H Added As A Joint Sponsor DAVIS, MONIQUE
             H Added As A Co-sponsor COWLISHAW
    97-03-20 H
                                          Do Pass/Stdnrd Dbt/Vo011-000-005
             H Plcd Cal 2nd Rdg Std Dbt
    97-03-27 H
                                          Fiscal Note Filed
                                          St Mandate Fis Note Filed
             Н
             H Cal 2nd Rdg Std Dbt
    97-04-10 H
                    Amendment No.01
                                          WINKEL
             Н
                     Amendment referred to HRUL
             H Second Reading-Stnd Debate
             H Pld Cal Ord 3rd Rdg-Std Dbt
             H Rclld 2nd Rdng-Stnd Debate
             H Hld Cal Ord 2nd Rdg-Shr Dbt
             H Added As A Co-sponsor BLACK
    97-04-11 H
                    Amendment No.01
                                          WINKEL
             Н
                                          Be adopted
             H Hld Cal Ord 2nd Rdg-Shr Dbt
    97-04-14 H
                    Amendment No.01
                                          WINKEL
                                                                   Adopted
             H Pld Cal Ord 3rd Rdg-Std Dbt
    97-04-16 H 3rd Rdg-Stnd Dbt-Pass/V114-000-000
    97-04-17 S Arrive Senate
             S Placed Calendr, First Reading
    97-04-24 S Chief Sponsor MAITLAND
             S First reading
                                          Referred to Sen Rules Comm
    97-04-29 S
                                          Assigned to Education
    97-04-30 S Added as Chief Co-sponsor MYERS,J
    97-05-09 S
                                          Recommended do pass 006-002-001
             S Placed Calndr, Second Reading
    97-05-12 S Second Reading
             S Placed Calndr, Third Reading
    97-05-14 S Third Reading - Passed 057-001-001
             H Passed both Houses
    97-06-12 H Sent to the Governor
    97-07-31 H Governor approved
             Н
                  Effective Date 97-07-31
             Н
                  PUBLIC ACT 90-0283
```

HB-1824 2264

HB-1824 STROGER AND DAVIS, MONIQUE.

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.

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FISCAL NOTE (DCCA)
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There would be some unquantified savings for the District.
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STATE MANDATES FISCAL NOTE

HB 1824 fails to create a State mandate.

97-03-06 H	First reading	Referred to Hse Rules Comm
97-03-11 H		Assigned to Executive
97-03-19 H		Fiscal Note Requested STEPHENS
Н		St Mandate Fis Nte Requestd STEPHENS
Н		Committee Executive
97-03-20 H		Do Pass/Short Debate Cal 015-000-000
Н	Placed Cal 2nd Rdg-Sht Dbt	
97-03-25 H	Added As A Co-sponsor DA	VIS,MONIQUE
97-04-14 H	_	St Mandate Fis Note Filed

Η Fiscal Note Filed

97-04-16 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt

H Cal Ord 2nd Rdg-Shr Dbt

97-04-18 H Relld 2nd Rdng-Short Debate Amendment No.01 STROGER Н

Amendment referred to HRUL Н Η Amendment No.02 STROGER Н Amendment referred to HRUL Amendment No.03 STROGER Н Η Amendment referred to HRUL

H Held 2nd Rdg-Short Debate

STROGER 97-04-19 H Amendment No.01 Rules refers to Н HEXC Н Amendment No.02 STROGER Н Rules refers to HEXC Н Amendment No.03 STROGER

H Rules refers to HEXC

H Held 2nd Rdg-Short Debate 97-04-23 H Amendment No.03 STROGER

Motion Do Adopt-Lost 006-008-001 Н Н Held in committee Amendment No.04 STROGER Н

Amendment referred to HRUL

H Held 2nd Rdg-Short Debate 97-04-24 H Amendment No.04 STROGER

Rules refers to HEXC Η H Held 2nd Rdg-Short Debate

97-04-25 H Amendment No.04 STROGER Be adopted Н Н

Amendment No.04 STROGER Withdrawn

H Pld Cal Ord 3rd Rdg-Sht Dbt

H 3rd Rdg-Sht Dbt-Lost/V043-071-001

HB-1825 STROGER.

70 ILCS 2605/4

from Ch. 42, par. 323

Amends the Metropolitan Water Reclamation District Act. Provides that upon the election of officers from the board of commissioners, the board shall also elect a chairman of the committee on budget and employment. Provides that upon this election in 1999, this chairman's annual salary shall be \$45,000.

FISCAL NOTE (DCCA)

HB 1825 imposes additional requirements on the board of commis-

sioners; however, fiscal impact is difficult to determine.

STATE MANDATES FISCAL NOTE, REVISED

HB 1825 creates a local gov't, organization and structure mandate for which no reimbursement is required; and, a personnel mandate for which reimbursement of 100% of the increased cost to a unit of local gov't, would normally be required. However,

265 HB-1825—Cont.

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if the General Assembly finds that the bill accommodates the request of a unit of local gov't., and this is specifically stated in the bill, no reimbursement is required. The Dept. is in receipt of a request from the District which states that the bill accommodates the request of the Board of Commissioners. NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
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97-03-06 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Executive
97-03-19 H
                                      Fiscal Note Requested STEPHENS
                                      St Mandate Fis Nte Requestd STEPHENS
         Н
                                      Committee Executive
97-03-20 H
                                      Do Pass/Stdnrd Dbt/Vo008-007-000
         H Plcd Cal 2nd Rdg Std Dbt
97-04-10 H
                                      Fiscal Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-12 H
                                      St Mandate Fis Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-14 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-15 H Relld 2nd Rdng-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shr Dbt
97-04-16 H
                                      STROGER
                 Amendment No.01
                 Amendment referred to HRUL
         Η
         Ή
                                      STROGER
                 Amendment No.01
         Н
                                      Be adopted
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-25 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1826 MOORE, ANDREA – MAUTINO.

35 ILCS 200/21-345

Amends the Property Tax Code. Provides that a person redeeming property at a time subsequent to the filing of a petition for tax and special assessment foreclosure proceedings or a petition for deed who does not desire to contest the validity of the petition may redeem the property at any time before the expiration of the period or extended period of redemption without filing a redemption under protest. Requires the county clerk to enter the redemption on the record and distribute the redemption money to the holder of the certificate of purchase upon surrender of the certificate. Effective immediately.

```
97-03-07 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Revenue
97-03-21 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Joint Sponsor MAUTINO
97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
97-04-17 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor PETERSON
97-04-18 S First reading
                                      Referred to Sen Rules Comm
99-01-12 H Session Sine Die
```

HB-1827 DEERING.

40 ILCS 5/14-104

from Ch. 108 1/2, par. 14-104

Amends the State Employee Article of the Pension Code. Authorizes purchase of service credit for periods of authorized leave of absence not exceeding one year. Requires the applicant to pay both employee and employer contributions plus interest. Effective immediately.

PENSION NOTE

Cost cannot be determined, due to unknown number of persons

who would seek to establish service credit.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

97-03-07 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Personnel & Pensions 97-03-21 H Re-Refer Rules/Rul 19(a) 97-03-28 H Pension Note Filed
Committee Rules
99-01-12 H Session Sine Die

HB-1828 PHELPS - DEUCHLER - CURRIE, FLOWERS, MCKEON AND HOWARD.

210 ILCS 3/30 210 ILCS 3/35

Amends the Alternative Health Care Delivery Act. Provides that there shall be no more than 10 birth center alternative health care models in the demonstration program authorized under the Act. Sets forth requirements for the location of the centers and for services and standards of the centers. Requires the Department of Public Health to adopt rules for the operation and research of birth centers. Makes other changes.

```
STATE MANDATES ACT FISCAL NOTE
    HB 1828 fails to create a State mandate.
    FISCAL NOTE (Dept. of Public Health)
   Fiscal implications to DPH would be covered by licensure fees.
   HOME RULE NOTE
    HB 1828 does not preempt home rule authority.
NOTE(S) THAT MAY APPLY: Fiscal
   97-03-07 H First reading
             H Added As A Joint Sponsor DEUCHLER
             H Added As A Co-sponsor CURRIE
                                          Referred to Hse Rules Comm
             Н
    97-03-11 H
                                          Assigned to Human Services
    97-03-18 H Added As A Co-sponsor FLOWERS
             H Added As A Co-sponsor MCKEON
             H Added As A Co-sponsor HOWARD
    97-03-20 H
                                          Do Pass/Stdnrd Dbt/Vo006-002-001
             H Plcd Cal 2nd Rdg Std Dbt
                                          Fiscal Note Requested ZICKUS
             Н
             Н
                                          St Mandate Fis Nte Requestd ZICKUS
             Н
                                          Home Rule Note Requested ZICKUS
             H Cal 2nd Rdg Std Dbt
    97-03-21 H
                                          St Mandate Fis Note Filed
             H Cal 2nd Rdg Std Dbt
                                          Fiscal Note Filed
    97-03-25 H
             H Cal 2nd Rdg Std Dbt
    97-04-10 H
                                          Home Rule Note Filed
             H Cal 2nd Rdg Std Dbt
    97-04-14 H Second Reading-Stnd Debate
             H Pld Cal Ord 3rd Rdg-Std Dbt
    97-04-18 H
                                          Re-committed to Rules
    99-01-12 H Session Sine Die
```

HB-1829 KRAUSE.

New Act

30 ILCS 105/24.10 new

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 4 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. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
97-03-07 H First reading
97-03-11 H
97-03-21 H
99-01-12 H Session Sine Die

Referred to Hse Rules Comm
Assigned to Judiciary II - Criminal Law
Re-Refer Rules/Rul 19(a)
```

HB-1830 STEPHENS.

220 ILCS 5/4-102 new

Amends the Public Utilities Act. Requires the Illinois Commerce Commission to develop a plan to incorporate the use of the numbers "311" and "711" as the primary non-emergency telephone numbers for contacting police, firefighting, and other public safety agencies.

2267

HB-1830-Cont.

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NOTE(S) THAT MAY APPLY: Fiscal
      97-03-07 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Executive
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
             LEITCH.
HB-1831
  220 ILCS 5/5-102
                                    from Ch. 111 2/3, par. 5-102
  Amends the Public Utilities Act. Makes a technical change in a Section concerning
      97-03-07 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Public Utilities
      97-03-19 H
                                              Do Pass/Short Debate Cal 007-000-002
                H Placed Cal 2nd Rdg-Sht Dbt
      97-04-16 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1832
             BIGGERT.
  220 ILCS 5/13-407
                                    from Ch. 111 2/3, par. 13-407
  Amends the Public Utilities Act. Makes a technical change in a Section concerning
the study of telecommunications services.
       97-03-07 H First reading
                                              Referred to Hse Rules Comm
       97-03-11 H
                                              Assigned to Public Utilities
       97-03-21 H
                                              Re-Refer Rules/Rul 19(a)
       99-01-12 H Session Sine Die
HB-1833
             STEPHENS.
  720 ILCS 570/102
                                     from Ch. 56 1/2, par. 1102
  720 ILCS 570/309.5 new
  Amends the Illinois Controlled Substances Act to include a nurse practitioner in the
definition of "practitioner". Authorizes a nurse practitioner to issue prescriptions for
Schedule III, IV, and V controlled substances under the supervision of a licensed physi-
cian.
       97-03-07 H First reading
                                              Referred to Hse Rules Comm
       97-03-11 H
                                              Assigned to Registration & Regulation
       97-03-21 H
                                              Re-Refer Rules/Rul 19(a)
       99-01-12 H Session Sine Die
HB-1834
             ·WINTERS.
  New Act
```

Creates the Electrician Licensing Act. Provides the short title.

97-03-07 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Registration & Regulation

97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1835 SAVIANO.

225 ILCS 335/5 from Ch. 111, par. 7505

Amends the Illinois Roofing Industry Licensing Act to add a caption.

97-03-07 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Registration & Regulation

97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1836 STEPHENS.

815 ILCS 413/12 new

815 ILCS 413/25

Amends the Telephone Solicitation Act. Provides that a subscriber may notify his or her provider of local telecommunications service of his or her general refusal to consent to receive telephone solicitations at a specified telephone number. Requires a provider of local telecommunications service to make available, upon request, to any person or firm engaged in making telephone solicitations a current list of all telephone numbers with respect to which subscribers have notified that telecommunications service provider of their general refusal to consent to telephone solicitations. Beginning January 1, 1998, prohibits the making of a telephone solicitation to a telephone number with respect to which a person has notified his or her provider of local telecommunications service of his or her general refusal to consent to receive telephone solicitations. Makes violation a business offense punishable by a fine of no less than \$100 and no more than \$500. Effective immediately.

```
97-03-07 H First reading
                                        Referred to Hse Rules Comm
97-03-11 H
                                        Assigned to Public Utilities
97-03-21 H
                                        Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1837 NOLAND.

50 ILCS 750/15.4

from Ch. 134, par. 45.4

Amends the Emergency Telephone System Act relating to the composition of the Emergency Telephone System Board. Provides that at least one member may be a public member and at least one member shall be a member of the county board.

```
97-03-07 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Executive
97-03-21 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1838 GASH.

605 ILCS 10/36 new

Amends the Toll Highway Act to require the Illinois State Toll Highway Authority to establish a system for the issuance of tickets that would allow a driver not to pay a toll or charge until the driver exits the toll highway.

```
NOTE(S) THAT MAY APPLY: Fiscal
    97-03-07 H First reading
                                          Referred to Hse Rules Comm
    97-03-11 H
                                          Assigned to Transportation & Motor Vehicles
    97-03-21 H
                                          Motion Do Pass-Lost 008-013-000 HTRN
             Н
                                          Remains in CommiTransportation & Motor
                                             Vehicles
                                          Re-Refer Rules/Rul 19(a)
    99-01-12 H Session Sine Die
```

HB-1839 GASH. 605 ILCS 10/36 new

605 ILCS 10/37 new

Amends the Toll Highway Act. Requires revenues generated from tolls collected on a particular segment of a toll highway to be used for that segment. Requires the Illinois State Toll Highway Authority to abolish stations that collect a toll or charge of 15 cents.

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

Deletes reference to: 605 ILCS 10/37 new

Removes provisions requiring the Illinois State Toll Highway Authority to abolish stations that collect a toll or charge of 15 cents.

```
NOTE(S) THAT MAY APPLY: Fiscal
```

```
97-03-07 H First reading
                                      Referred to Hse Rules Comm
                                      Assigned to Transportation & Motor Vehicles
97-03-11 H
97-03-21 H
                 Amendment No.01
                                      TRANSPORTAT'N H
                                                               Adopted
                                      Motion Do Pass Amended-Lost 008-013-000
         Н
         Η
                                      Remains in CommiTransportation & Motor
                                         Vehicles
                                      Re-Refer Rules/Rul 19(a)
         Н
99-01-12 H Session Sine Die
```

HB-1840 STEPHENS - HOLBROOK.

```
230 ILCS 20/1.I
                                    from Ch. 120, par. 1051.1
230 ILCS 20/4
                                    from Ch. 120, par. 1054
```

Amends the Pull Tabs and Jar Games Act. Provides that fraternal organizations and veterans' organizations that conduct games under the Act shall not have a single prize that exceeds \$500 (now \$250). Provides that such organizations shall have no more than 6,000 tickets in a game (now 4,000). Provides that the price for a right to participate in a game conducted by such an organization shall not exceed \$2 (now \$1). Provides that the value of all prizes awarded in a single day by such an organization shall not exceed \$5,000 (now \$2,250).

HOUSE AMENDMENT NO. 1.

Further amends the Pull Tabs and Jar Games Act. Provides that the increases in prize limits, ticket limits, ticket prices, and prize value limits shall apply to all organizations licensed under the Act rather than to only fraternal organizations and veterans' organizations.

```
97-03-07 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Revenue
97-03-21 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-03-25 H Added As A Joint Sponsor HOLBROOK
97-04-07 H
                 Amendment No.01
                                      BUGIELSKI
                 Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-09 H
                 Amendment No.01
                                       BUGIELSKI
         Н
                                       Be adopted
         H Cal Ord 3rd Rdg-Short Dbt
97-04-11 H Rolld 2nd Rdng-Short Debate
                 Amendment No.01
         Н
                                       BUGIELSKI
                                                                Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 096-018-001
97-04-14 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor REA
         S First reading
                                       Referred to Sen Rules Comm
97-04-24 S
                                       Assigned to Executive
         S Sponsor Removed REA
         S Alt Chief Sponsor Changed PHILIP
         S Spon Chg Appd Rule 5-1(c)
                                       Committee Executive
97-04-30 S Added as Chief Co-sponsor REA
97-05-01 S
                                       Recommended do pass 012-000-001
         S Placed Calndr, Second Reading
97-05-07 S Second Reading
         S Placed Calndr, Third Reading
97-05-09 S Third Reading - Passed 035-018-000
         H Passed both Houses
97-06-06 H Sent to the Governor
97-07-25 H Governor vetoed
         H Placed Calendar Total Veto
97-10-16 H Mtn filed overrde Gov veto #1/STEPHENS
         H Placed Calendar Total Veto
97-10-28 H
                                       3/5 vote required
         H Override Gov veto-Hse lost 063-053-000
                                       Motion to Reconsider Vote
         Η
                                       Mtn Reconsider Vote Prevail
         Η
                                       3/5 vote required
         H Override Gov veto-Hse pass 074-038-005
97-10-30 S Arrive Senate
         S Placed Calendar Total Veto
97-11-12 S Mtn filed overrde Gov veto PHIL1P
97-11-14 S
                                       3/5 vote required
         S Override Gov veto-Sen pass 043-013-000
         H Bth House Overid Total Veto
97-11-18 H
              Effective Date 98-01-01
              PUBLIC ACT 90-0536
```

HB-1841 MCAULIFFE - BURKE - WOOD - BERGMAN - SAVIANO.

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

Amends the Illinois Income Tax Act. Creates an income tax deduction for individuals in an amount of up to \$500 for premiums paid by a qualifying individual on a long-term care insurance policy. Provides that a qualifying individual has an annual household income of less than \$60,000. Applicable to tax years beginning on or after January 1, 1997. Sunsets the deduction after 5 years.

```
NOTE(S) THAT MAY APPLY: Fiscal
   97-03-07 H First reading
                                         Referred to Hse Rules Comm
    97-03-11 H
                                         Assigned to Revenue
    97-03-21 H
                                         Do Pass/Short Debate Cal 011-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
    97-03-25 H Added As A Joint Sponsor BURKE
             H Added As A Co-sponsor WOOD
    97-04-08 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    97-04-17 H Added As A Co-sponsor BERGMAN
            H Added As A Co-sponsor SAVIANO
    97-04-25 H
                                        Re-Refer Rules/Rul 19(a)
    99-01-12 H Session Sine Die
          SCHAKOWSKY - CURRIE.
```

HB-1842

105 ILCS 5/10-22.20 from Ch. 122, par. 10-22.20 105 ILCS 405/2-2 from Ch. 122, par. 202-2

Amends the School Code and the Adult Education Act. Eliminates a requirement that before the State Board of Education may enter into agreements with public or private entities, other than the common schools and community colleges, to establish special classes to provide instruction and training for adults and youths whose schooling has been interrupted, the school districts or community college districts must be failing to provide or providing unsatisfactory or insufficient classes for that purpose. Adds that the public and private entities with whom the State Board of Education enters into such agreements are eligible for direct State and federal funding under a general competitive selection and evaluation process established by the State Board of Education.

```
STATE MANDATES FISCAL NOTE
```

```
In the opinion of DCCA, HB 1842 fails to create a State mandate
```

under the State Mandates Act.

97-03-07 H First reading

H Added As A Joint Sponsor CURRIE

Referred to Hse Rules Comm 97-03-11 H Assigned to Elementary & Secondary Education Motion Do Pass-Lost 001-014-005 HELM 97-03-20 H Н Remains in CommiElementary & Secondary Education 97-03-21 H St Mandate Fis Note Filed Committee Elementary & Secondary Н

Education Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1843 SCHAKOWSKY - DAVIS, STEVE - HOLBROOK - PARKE AND GIGLIO.

820 ILCS 130/11c new

Amends the Prevailing Wage Act. Provides that a public body may require a contractor that is the successful bidder on a public works project and its subcontractors to enter into or agree to observe the terms of a project labor agreement establishing the terms and conditions of employment for workers subject to this Act with the labor organization having jurisdiction over the type of work performed. Provides that a project labor agreement requirement shall not be deemed contrary to the requirement that a bid be let to the lowest responsible bidder.

```
STATE MANDATES FISCAL NOTE
HB1843 fails to create a State mandate.
FISCAL NOTE (Dpt. of Labor)
No fiscal impact will be incurred by the Department.
97-03-07 H First reading
                                      Referred to Hse Rules Comm
         H Added As A Joint Sponsor DAVIS, STEVE
         H Added As A Co-sponsor HOLBROOK
97-03-11 H
                                      Assigned to Labor & Commerce
97-03-21 H
                                      Do Pass/Stdnrd Dbt/Vo011-010-000
```

H Plcd Cal 2nd Rdg Std Dbt

```
97-04-07 H
                                      Fiscal Note Requested PARKE
                                      St Mandate Fis Nte Requestd PARKE
         Н
         H Cal 2nd Rdg Std Dbt
97-04-09 H Added As A Co-sponsor GIGLIO
97-04-10 H Added As A Co-sponsor PARKE
97-04-11 H
                                      St Mandate Fis Note Filed
                                      Fiscal Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-14 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-16 H 3rd Rdg-Stnd Dbt-Pass/V095-021-000
97-04-17 S Arrive Senate
         S Placed Calendr, First Reading
97-04-25 S Chief Sponsor JACOBS
         S First reading
                                      Referred to Sen Rules Comm
99-01-12 H Session Sine Die
```

HB-1844 MCGUIRE - SILVA.

20 ILCS 105/4.02c new 305 ILCS 5/12-4.32 new

Amends the Act on the Aging and the Public Aid Code. Authorizes the Department of Public Aid to establish 3 pilot programs, which may be administered by the Department on Aging as permitted by available appropriations, designed to reduce the need of persons age 75 and older for nursing home care on account of falls or other injuries. Effective immediately.

```
FISCAL NOTE (Dept. of Aging)
There is no fiscal impact to this Dept.
FISCAL NOTE (Dept. of Public Aid)
The state as a whole would incur the costs of the pilots regardless of which agency. Due to the lack of specificity, the exact costs cannot be quantified at this time.
NOTE(S) THAT MAY APPLY: Fiscal
```

```
97-03-07 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Aging
97-03-21 H
                                       Do Pass/Short Debate Cal 021-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                       Fiscal Note Requested LAWFER
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-26 H
                                       Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H
                                      Fiscal Note Filed
         H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 110-003-001
         H Added As A Joint Sponsor SILVA
97-04-14 S Arrive Senate
          S Placed Calendr, First Reading
          S Chief Sponsor RAUSCHENBERGER
          S First reading
                                       Referred to Sen Rules Comm
97-04-16 S Added as Chief Co-sponsor SMITH
99-01-12 H Session Sine Die
```

HB-1845 TENHOUSE.

110 ILCS 205/6

from Ch. 144, par. 186

Amends the Board of Higher Education Act to require the Board's master plan to include recommendations for standardization of numbering for courses commonly offered by both public community colleges and public universities in the State. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
97-03-07 H First reading
97-03-11 H
Assigned to Higher Education
97-03-21 H
Referred to Hse Rules Comm
Assigned to Higher Education
Re-Refer Rules/Rul 19(a)
```

99-01-12 H Session Sine Die

HB-1846 SANTIAGO. 230 ILCS 10/5 from Ch. 120, par. 2405 230 ILCS 10/6 from Ch. 120, par. 2406 230 ILCS 10/7 from Ch. 120, par. 2407

Amends the Riverboat Gambling Act. Provides that any new license issued to conduct riverboat gambling, or any other form of gambling not currently authorized, under the Act shall be issued only to a municipality or county. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

```
97-03-07 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Executive
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1847 DANIELS - RYDER - SKINNER - BIGGINS.

Makes appropriations and reappropriations for the ordinary and contingent expenses of the economic development agencies listed below for the fiscal year beginning July 1, 1997.

```
Dpt. Agriculture ... Dpt. Commerce and Community Affairs ...
Prairie State 2000 Authority ... Dpt. Labor. ... Dpt. Employ-
ment Security ... Historic Preservation Agency ... Ill. Arts
Council ... Ill. Farm Development Authority ... East St. Louis
Financial Advisory Authority ... Metropolitan Pier and Exposi-
tion Authority ... Ill. Sports Facilities Authority ... Ill.
Medical District Commission
STATE DEBT IMPACT NOTE
HB 1847 does not directly affect the State's long-term
STATE MANDATES FISCAL NOTE
HB 1847 fails to create a State mandate.
97-03-07 H First reading
          H Added As A Joint Sponsor RYDER
          H Added As A Co-sponsor SKINNER
          H Added As A Co-sponsor BIGGINS
                                        Referred to Hse Rules Comm
97-03-11 H
                                        Assigned to Approp-Gen Srvc & Govt
                                           Ovrsght
97-03-20 H
                                        State Debt Note Filed
                                        Committee Approp-Gen Srvc & Govt
97-04-03 H
                                        St Mandate Fis Note Filed
          Н
                                        Committee Approp-Gen Srvc & Govt
                                           Ovrsght
97-04-11 H
                                        Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1848 DANIELS - RYDER - SKINNER.

Makes appropriations and reappropriations for the ordinary and contingent expenses of the Department of Transportation for the fiscal year beginning July 1, 1997.

```
STATE DEBT IMPACT NOTE
```

```
HB 1848 is an appropriation bill that does not increase the authorization for any type of bond. Therefore, it does not directly afffect the State's long-term debt.

97-03-07 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Co-sponsor SKINNER
H Referred to Hse Rules Comm

97-03-11 H Assigned to Appropriations-Public Safety
97-04-08 H State Debt Note Filed
Committee Appropriations-Public Safety
97-04-11 H Re-Refer Rules/Rul 19(a)
```

HB-1849 DANIELS - RYDER - MULLIGAN.

99-01-12 H Session Sine Die

Makes appropriations and reappropriations for the ordinary and contingent expenses of the human services agencies listed below for the fiscal year beginning July 1, 1997. Dpt. Aging ... Board of Comprehensive Health Insurance Plan ...

```
Guardianship and Advocacy Commission ... Ill. Health Care Cost
Containment Council ... Ill. Planning Council on Developmental
Disabilities ... Dpt. Public Health ... Dpt. Veterans' Affairs
... Deaf and Hard of Hearing Commission
97-03-07 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Co-sponsor MULLIGAN
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Human Services
97-04-11 H Re-Refer Rules/Rul 19(a)
```

HB-1850 DANIELS - RYDER - BIGGINS.

Makes appropriations for various environmental agencies for the fiscal year beginning July 1, 1997.

```
EPA ... Dpt. of Natural Resources ... Pollution Control Board
97-03-07 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Co-sponsor BIGGINS
H Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1851 DANIELS - RYDER - SKINNER.

Makes appropriations and reappropriations for various public safety agencies for the fiscal year beginning July 1, 1997.

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

Management Agency ... Law Enforcement Training Standards Board

... Dpt. of Military Affairs ... Dpt. of Nuclear Safety ...

Prisoner Review Board ... State Fire Marshal ... Dpt. of State

Police ... State Police Merit Board

97-03-07 H First reading

H Added As A Joint Sponsor RYDER

H Added As A Co-sponsor SKINNER

H Referred to Hse Rules Comm

97-03-11 H Assigned to Appropriations-Public Safety

97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1852 HANNIG - RYDER.

Makes appropriations to the Illinois State Board of Education. Effective July 1, 1997. HOUSE AMENDMENT NO. 1.

Replaces everything after the enacting clause with appropriations to the State Board of Education for its ordinary and contingent expenses and grants and programs. Includes increases in various lines for textbooks, early childhood, transportation, and Teachers' Academy for Math & Science in Chicago. Adds appropriations for supplementary payments to various specific school districts. Effective July 1, 1997.

HOUSE AMENDMENT NO. 2.

Increases various grant and apportionment lines.

HOUSE AMENDMENT NO. 3.

Provides that no part of the money appropriated by the Act shall be used by the State Board of Education for personal services, related benefits, or contractual personnel.

```
97-03-07 H First reading
        H Added As A Joint Sponsor RYDER
                                    Referred to Hse Rules Comm
97-03-11 H
                                    Assigned to Appropriations-Education
97-04-11 H
                Amendment No.01
                                    APP EDUCATION H
                                                            Adopted
                Amendment No.02
                                    APP EDUCATION H
                                                            Adopted
        Н
        Н
                Amendment No.03
                                    APP EDUCATION H
                                                            Adopted
        Η
                                    Remains in CommiAppropriations-Education
        Н
                                    Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1853 **2274**

```
HB-1853
             GRANBERG.
   35 ILCS 105/1a
                                    from Ch. 120, par. 439.1a
  Amends the Use Tax Act. Makes provisions concerning retailers of motor vehicles
gender neutral.
      97-03-07 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Revenue
      97-03-13 H Primary Sponsor Changed To GRANBERG
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1854
             CROSS.
  815 ILCS 720/1
                                    from Ch. 43, par. 301
  Amends the Beer Industry Fair Dealing Act. Adds a caption and makes a technical
change to the short title Section.
      97-03-07 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Judiciary 1 - Civil Law
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1855
             CROSS.
  235 ILCS 5/1-1
                                    from Ch. 43, par. 93.9
  Amends the Liquor Control Act of 1934. Adds a caption to the short title Section.
      97-03-07 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Executive
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1856
             BUGIELSKI - MCAULIFFE - SAVIANO.
   40 ILCS 5/14-108
                                    from Ch. 108 1/2, par. 14-108
   40 ILCS 5/14-110
                                    from Ch. 108 1/2, par. 14-110
  Amends the State Employee Article of the Pension Code to make court reporters eli-
gible for the alternative (State police) retirement formula. Effective immediately.
       PENSION IMPACT NOTE
       The fiscal impact of HB 1856 has not been determined.
  NOTE(S) THAT MAY APPLY: Fiscal
      97-03-07 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Personnel & Pensions
                                             Re-Refer Rules/Rul 19(a)
      97-03-21 H
      97-04-12 H Added As A Joint Sponsor MCAULIFFE
                H Added As A Co-sponsor SAVIANO
      97-05-01 H
                                             Pension Note Filed
                                             Committee Rules
      99-01-12 H Session Sine Die
HB-1857
             JONES,LOU.
  305 ILCS 5/5-16
                                    from Ch. 23, par. 5-16
  Amends the Illinois Public Aid Code. Makes a reference in the Section concerning
managed care gender neutral.
       FISCAL IMPACT NOTE (Dept. of Public Aid)
       There will be no fiscal impact until the bill is amended.
       STATE MANDATES FISCAL NOTE
       In the opinion of DCCA, HB 1857 fails to create a State mandate
       under the State Mandates Act.
       97-03-07 H First reading
                                             Referred to Hse Rules Comm
       97-03-11 H
                                             Assigned to Human Services
                                             Fiscal Note Filed
       97-03-18 H
                                             Committee Human Services
                Η
                                             St Mandate Fis Note Filed
       97-03-21 H
                                             Committee Human Services
                Н
                Н
                                             Re-Refer Rules/Rul 19(a)
```

HB-1858 JONES,LOU.

99-01-12 H Session Sine Die

305 ILCS 5/5-15.5

Amends the Illinois Public Aid Code. Makes a technical change in the Section concerning preventative physical examinations and demonstration programs.

```
FISCAL IMPACT NOTE (Dept. of Public Aid)
There will be no fiscal impact until the bill is amended.
STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB 1858 fails to create a State mandate
under the State Mandates Act.
97-03-07 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Human Services
97-03-18 H
                                       Fiscal Note Filed
                                       Committee Human Services
         Н
97-03-21 H
                                       St Mandate Fis Note Filed
         Н
                                       Committee Human Services
                                       Re-Refer Rules/Rul 19(a)
         Н
99-01-12 H Session Sine Die
```

HB-1859 JONES,LOU.

New Act

Creates the Illinois Dental Hygiene Practice Act. Creates only short title and legislative declaration of public policy Sections.

97-03-07 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Registration & Regulation
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HB-1860 JONES,LOU.

```
225 ILCS 25/16 from Ch. 111, par. 2316
225 ILCS 25/16.05 new
```

Amends the Illinois Dental Practice Act. Provides certain license renewal and restoration standards for dental hygienists parallel to those already in place. Also provides certain continuing education requirements for dental hygienists.

```
97-03-07 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Registration & Regulation
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1861 JONES,LOU.

```
New Act
  5 ILCS 80/4.18 new
 30 ILCS 105/5.449 new
225 ILCS 25/4
                                    from Ch. 111, par. 2304
225 ILCS 25/5
                                    from Ch. 111, par. 2305
225 ILCS 25/6
                                    from Ch. 111, par. 2306
225 ILCS 25/15
                                    from Ch. 111, par. 2315
225 ILCS 25/16
                                    from Ch. 111, par. 2316
225 ILCS 25/16.1
                                    from Ch. 111, par. 2316.1
225 ILCS 25/19
                                    from Ch. 111, par. 2319
225 ILCS 25/20
                                    from Ch. 111, par. 2320
225 ILCS 25/21
                                    from Ch. 111, par. 2321
225 ILCS 25/23
                                    from Ch. 111, par. 2323
225 ILCS 25/26
                                    from Ch. 111, par. 2326
225 ILCS 25/34
                                    from Ch. 111, par. 2334
225 ILCS 25/35
                                    from Ch. 111, par. 2335
225 ILCS 25/36
                                    from Ch. 111, par. 2336
225 ILCS 25/41
                                    from Ch. 111, par. 2341
225 ILCS 25/55
                                    from Ch. 111, par. 2355
225 ILCS 25/12 rep.
225 ILCS 25/13 rep.
225 ILCS 25/14 rep.
225 ILCS 25/18 rep.
225 ILCS 25/24 rep.
```

Creates the Dental Hygiene Practice Act. Provides for the licensure and regulation of dental hygienists. Provides penalties for violations. Preempts home rule. Amends the Regulatory Agency Sunset Act to repeal this Act January 1, 2008. Amends the State Finance Act to create the Dental Hygiene Disciplinary Fund. Amends the Illinois Dental Practice Act to repeal provisions regulating dental hygienists. Effective January 1, 1998.

CORRECTIONAL NOTE

```
There will be a minimal impact on this Dept.
    FISCAL NOTE (Dept. of Professional Reg.)
    Total revenues for this Dept. would be $477,240.
NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule
    97-03-07 H First reading
                                            Referred to Hse Rules Comm
    97-03-11 H
                                            Assigned to Registration & Regulation
    97-03-21 H
                                            Re-Refer Rules/Rul 19(a)
    97-03-26 H
                                            Fiscal Note Filed
              Η
                                            Correctional Note Filed
              Η
                                            Committee Rules
```

99-01-12 H Session Sine Die **DEERING – SAVIANO.**

235 ILCS 5/6-31 new

Amends the Liquor Control Act of 1934. Provides that a licensee may conduct product sampling and test marketing, on or off its premises, in accordance with standards set by the Liquor Control Commission.

```
97-03-07 H First reading
H Added As A Joint Sponsor SAVIANO
H Referred to Hse Rules Comm
97-03-11 H Assigned to Executive
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1863 DEERING - SAVIANO.

235 ILCS 5/6-19

from Ch. 43, par. 134

Amends the Liquor Control Act of 1934. Deletes the provision forbidding sales of liquor at retail on credit.

```
97-03-07 H First reading
H Added As A Joint Sponsor SAVIANO
H Referred to Hse Rules Comm
97-03-11 H Assigned to Executive
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1864 DAVIS.STEVE - FRITCHEY.

235 ILCS 5/6-16	from Ch. 43, par. 131
235 ILCS 5/6-20	from Ch. 43, par. 134a

Amends the Liquor Control Act of 1934. Provides that if a licensee is prosecuted for providing alcoholic liquor to a person under 21 years of age, then the person under 21 years of age shall also be prosecuted under the Act for receiving the alcoholic liquor. Provides that it is a Class A (now Class B) misdemeanor for a person under 21 years of age to present fraudulent identification to a licensee for the purpose of attempting to procure an alcoholic beverage and that the sentence of the person shall include a fine of not less than \$500 and at least 25 hours of community service (now a fine of not less than \$250 or at least 25 hours of community service). Provides that it is a Class A (now Class C) misdemeanor for a person under 21 years of age to have any alcoholic beverage in his or her possession on any street or highway or in any public place or place open to the public.

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97-03-07 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
98-04-01 H Added As A Joint Sponsor FRITCHEY
99-01-12 H Session Sine Die
```

HB-1865 DEERING - SAVIANO.

235 ILCS 5/3-12 from Ch. 43, par. 108

Amends the Liquor Control Act of 1934. Provides that the Liquor Control Commission shall make available to each licensee in the State a schedule of fines and penalties that may be imposed under the Act. Provides that the Commission shall have 30 days from the date of an inspection to issue a notice of violation to a licensee. Provides that the maximum penalty for selling a bottle of alcoholic liquor with a foreign object in it or serving alcoholic liquor from a bottle with a foreign object in it shall be the destruction of that bottle of alcoholic liquor.

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97-03-07 H First reading
H Added As A Joint Sponsor SAVIANO
H Referred to Hse Rules Comm
97-03-11 H Assigned to Executive
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1866 BRADY.

215 ILCS 130/1001 from Ch. 73, par. 1501-1

Amends the Limited Health Service Organization Act. Makes a technical change in the short title Section.

97-03-07 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Health Care Availability &
	Access
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	`,

HB-1867 STEPHENS.

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 "traded-in credits" shall be available for all transactions including but not limited to private party transactions, commercial transactions, and individual sales.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-07 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Revenue
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H. Session Sine Die	M.

HB-1868 SMITH,MICHAEL.

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40 ILCS 5/3-111.1 from Ch. 108 I/2, par. 3-111.1 30 ILCS 805/8.21 new
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Amends the Downstate Police article of the Pension Code to provide a compounded 3% annual increase in survivor pensions. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Fiscal impact has not been determined.

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NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
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97-03-07 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Personnel & Pensions
97-03-21 H	Re-Refer Rules/Rul 19(a)
97-04-11 H	Pension Note Filed
Н	Committee Rules
99-01-12 H Session Sine Die	

HB-1869 DAVIS,STEVE.

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820 ILCS 235/4 from Ch. 48, par. 172g
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Amends the Medical Examination of Employees Act. Deletes language making violation of the Act a petty offense with a \$100 fine. Provides that the Director of Labor shall administer and enforce the Act. Provides that the Department of Labor may investigate complaints, conduct hearings, and subpoena witnesses and documents. Provides that the Director of Labor shall adopt rules to administer and enforce the Act. Provides that any employer who fails to comply with a final decision of the Director or who discriminates or retaliates against any employee for filing a complaint with the Director or cooperating or providing information in any investigation or proceeding commits a Class B misdemeanor and is subject to a fine of \$100 for each day the violation continues. Provides that the Attorney General shall prosecute violations.

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STATE MANDATES FISCAL NOTE
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HB1869 fails to create a State mandate.

FISCAL NOTE (Dpt. of Labor)

Minimal fiscal impact will be incurred by the Department.

NOTE(S) THAT MAY APPLY: Correctional

```
97-03-07 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Labor & Commerce
97-03-21 H Description Of the Park Cal 2nd Pide Shape Do Pass/Short Debate Cal 021-000-000
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H Placed Cal 2nd Rdg-Sht Dbt

97-04-07 H	Fiscal Note Requested PARKE
H H Cal Ord 2nd Rdg-Shr Dbt	St Mandate Fis Nte Requestd PARKE
97-04-11 H	St Mandate Fis Note Filed
H C-1 O-4 2 -4 D 4 - Ch - Dh4	Fiscal Note Filed
H Cal Ord 2nd Rdg-Shr Dbt 97-04-14 H Second Reading-Short Deba	te
H Pld Cal Ord 3rd Rdg-Sht Db	t ·
97-04-25 H 99-01-12 H Session Sine Die	Re-Refer Rules/Rul 19(a)
HB-1870 DART.	
	. 73, par. 1301
	ance Plan Act. Makes a change in the Sec-
tion containing the short title.	ance I fan I fen Planes a change in the Sec
97-03-07 H First reading	Referred to Hse Rules Comm
97-03-11 H 97-03-21 H	Assigned to Insurance
99-01-12 H Session Sine Die	Re-Refer Rules/Rul 19(a)
HB-1871 DART.	
	. 111 1/2, par. 6502-3
Amends the Illinois Health Finance Refor	· · · · · · · · · · · · · · · · · · ·
STATE MANDATES FISCAL NOTE	•
In the opinion of DCCA, HB 1871 fails to under the State Mandates Act.	create a State mandate
97-03-07 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Human Services
97-03-21 H H	St Mandate Fis Note Filed Committee Human Services
H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	`,
HB-1872 DART.	
	. 111 1/2, par. 1405
	zation Act. Makes a technical change in a
Section relating to the powers of health main FISCAL NOTE (Dept. of Insurance)	ntenance organizations.
HB 1872 will have no fiscal impact on the	Dept.
STATE MANDATES FISCAL NOTE	
In the opinion of DCCA, HB 1872 fails to under the State Mandates Act.	create a State mandate
97-03-07 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Health Care Availability &
97-03-17 H	Access Fiscal Note Filed
Н	Committee Health Care Availability &
07.00.01.77	Access
97-03-21 H H	St Mandate Fis Note Filed Committee Health Care Availability &
11	Access
H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	
HB-1873 FLOWERS.	111 1/2 1405
	1. 111 1/2, par. 1405
Section relating to the powers of health mai	zation Act. Makes a technical change in a
FISCAL NOTE (Dept. of Insurance)	menance organizations.
HB 1873 will have no fiscal impact on the	e Dept.
STATE MANDATES FISCAL NOTE In the opinion of DCCA, HB 1873 fails to	create a State mandate
under the State Mandates Act.	a State Mandate
97-03-07 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Health Care Availability & Access
97-03-17 H	Fiscal Note Filed
Н	Committee Health Care Availability &

Access

97-03-21 H St Mandate Fis Note Filed Committee Health Care Availability & Access Н Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1874 FLOWERS.

215 ILCS 5/466 from Ch. 73, par. 1065.13

Amends the Illinois Insurance Code. Makes a technical change in a Section relating to rate administration.

97-03-07 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Insurance 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1875 FLOWERS.

215 ILCS 5/466 from Ch. 73, par. 1065.13

Amends the Illinois Insurance Code. Makes a technical change in a Section relating to rate administration.

97-03-07 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Insurance 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

KUBIK. HB-1876

5 ILCS 120/2 from Ch. 102, par. 42

Amends the Open Meetings Act. Allows a public body to hold a closed meeting to consider the operation by a municipality of a municipal utility or the operation of a municipal power agency or municipal natural gas agency when the discussion involves (i) contracts relating to the purchase, sale, or delivery of electricity or natural gas or (ii) the results or conclusions of load forecast studies. Effective immediately.

97-03-07 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to State Govt Admin & Election 97-03-20 H Do Pass/Consent Calendar 013-000-000 H Consnt Caldr Order 2nd Read 97-04-10 H Cnsent Calendar, 2nd Reading H Consnt Caldr Order 3rd Read 97-04-18 H Remvd from Consent Calendar H Placed Cal 2nd Rdg-Sht Dbt 97-04-19 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt H 3rd Rdg-Sht Dbt-Pass/Vote 112-000-000 97-04-23 S Arrive Senate S Placed Calendr, First Reading 97-04-29 S Chief Sponsor LUECHTEFELD 97-04-30 S First reading Referred to Sen Rules Comm 99-01-12 H Session Sine Die

HR-1877 DANIELS - RYDER - BIGGINS.

Makes appropriations for the ordinary, contingent; and distributive expenses of the Office of the Secretary of State for Fiscal Year 1998. Effective July 1, 1997.

97-03-07 H First reading H Added As A Joint Sponsor RYDER H Added As A Co-sponsor BIGGINS Referred to Hse Rules Comm 97-03-11 H

Assigned to Approp-Gen Srvc & Govt Ovrsght

97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1878 KLINGLER.

40 ILCS 5/15-136.3

Amends the State Universities Article of the Pension Code. Increases the minimum retirement annuity by 3% each year. Effective immediately.

PENSION NOTE

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Fiscal impact has not been determined, but is expected to be substantial.
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NOTE(S) THAT MAY APPLY: Fiscal: Pension
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97-03-07 H First reading
97-03-11 H Assigned to Personnel & Pensions
97-03-21 H Re-Refer Rules/Rul 19(a)
97-03-28 H Pension Note Filed
H Committee Rules
99-01-12 H Session Sine Die
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HB-1879 SAVIANO.

```
New Act
5 ILCS 80/4.18 new
30 ILCS 105/5.449 new
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Creates the Orthotics and Prosthetics Practice Act to regulate persons who practice orthotics or prosthetics through licensing requirements. 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. Preempts home rule powers.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule
97-03-07 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Registration & Regulation
97-03-21 H Ression Sine Die
Re-Refer Rules/Rul 19(a)
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HB-1880 NOLAND - WOOLARD - TURNER, JOHN - BRUNSVOLD - LAWFER AND BLACK.

```
      20 ILCS 3605/11
      from Ch. 5, par. 1211

      20 ILCS 3605/12.1
      from Ch. 5, par. 1212.1

      20 ILCS 3605/12.2
      from Ch. 5, par. 1212.2

      20 ILCS 3605/12.4
      from Ch. 5, par. 1212.4
```

Amends the Illinois Farm Development Act. Provides that the Illinois Farm Development Authority shall not have outstanding State Guarantees in an aggregate principal amount exceeding \$50,000,000 (now \$35,000,000). Provides that there shall be no income restriction for applicants who have previously used the guarantee program. Provides that guarantees shall not exceed \$500,000 (now \$300,000) per farmer. Provides that in those cases where the borrower has not previously used the guarantee program, the lender shall not call the loan due during the first 3 years for any reason except lack of performance or insufficient collateral. Provides that interest earned from amounts invested from the Illinois Agricultural Loan Guarantee Fund and the Illinois Farmer and Agribusiness Loan Guarantee Fund shall be deposited into those funds until the Funds reach their maximum amounts. Provides that after the Funds reach their maximum amounts the interest shall be deposited into the General Revenue Fund. Provides that the Authority may transfer \$15,000,000 (now \$10,000,000) from appropriations and the Farm Emergency Assistance Fund as of June 30 of each year to the Illinois Farmer and Agribusiness Loan Guarantee Fund. Makes other changes. Effective immediately.

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FISCAL NOTE (Bureau of the Budget)
FY98 costs would be approximately $400 thousand in lost inter-
est. HB I 880 could cost an additional $5 million over time if a
sufficient number of Ioans default.
97-03-07 H First reading
         H Added As A Joint Sponsor WOOLARD
         H Added As A Co-sponsor TURNER, JOHN
         H Added As A Co-sponsor BRUNSVOLD
         H Added As A Co-sponsor LAWFER
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Agriculture & Conservation
97-03-19 H
                                       Do Pass/Short Debate Cal 014-001-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-03-20 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Co-sponsor BLACK
97-03-21 H
                                       Fiscal Note Filed
         H Cal Ord 3rd Rdg-Short Dbt
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97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
      97-04-14 S Arrive Senate
                S Placed Calendr, First Reading
      97-04-25 S Chief Sponsor O'DANIEL
                S First reading
                                             Referred to Sen Rules Comm
                S Added as Chief Co-sponsor SIEBEN
      97-04-30 S
                                             Assigned to State Government Operations
      97-05-08 S
                                             Recommended do pass 008-000-001
                S Placed Calndr, Second Reading
      97-05-09 S Second Reading
                S Placed Calndr, Third Reading
      97-05-13 S Third Reading - Passed 055-000-000
               H Passed both Houses
      97-06-11 H Sent to the Governor
      97-08-08 H Governor approved
                    Effective Date 97-08-08
               Н
                    PUBLIC ACT 90-0325
HB-1881
             MAUTINO - BURKE - FEIGENHOLTZ - WOOLARD - SCHOENBERG
             AND JONES,LOU.
  215 ILCS 5/107.05
                                    from Ch. 73, par. 719.05
  215 ILCS 5/107.07
                                    from Ch. 73, par. 719.07
  215 ILCS 5/107.12
                                    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 5/107.27
                                    from Ch. 73, par. 719.27
```

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. 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. Effective immediately.

FISCAL NOTE (Dpt. Insurance)
HB1881 will have no fiscal impact on the department; exam costs of the Exchange would be reimbursed by the Exchange.
STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB 1881 fails to create a State mandate under the State Mandates Act.

SENATE AMENDMENT NO. 1.

215 ILCS 5/107.23 rep.

Deletes reference to: 215 ILCS 5/107.05 215 ILCS 5/107.07 215 ILCS 5/107.12 215 ILCS 5/107.13 215 ILCS 5/107.13a 215 ILCS 5/107.27 Adds reference to: 5 ILCS 375/6.9 new 30 ILCS 805/8.21 new 55 ILCS 5/5-1069 from Ch. 34, par. 5-1069 55 ILCS 5/5-1069.3 new 65 ILCS 5/10-4-2 from Ch. 24, par. 10-4-2 65 ILCS 5/10-4-2.3 new 105 ILCS 5/10-22.3f new 215 ILCS 5/356g from Ch. 73, par. 968g 215 ILCS 5/356t new 215 ILCS 5/356u new 215 ILCS 125/4-6.I from Ch. 111 1/2, par. 1408.7 215 ILCS 125/4-6.5 new 215 ILCS 165/10 from Ch. 32, par. 604 305 ILCS 5/5-5 from Ch. 23, par. 5-5 305 ILCS 5/5-16.8 new

Replaces the title and everything after the enacting clause. Amends the Counties Code, Illinois Municipal Code, Illinois Insurance Code, Health Maintenance Organization Act, and Illinois Public Aid Code. Provides that benefits under those Acts must include an annual mammogram for women age 40 and over. 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 length of time determined by the attending physician. Permits a shorter inpatient care period if certain criteria are met. Amends the State Mandates Act to provide that reimbursement for required benefits is not required under that Act. Effective immediately.

SENATE AMENDMENT NO. 2.

Adds reference to:

215 ILCS 5/356u new

Amends the Illinois Insurance Code, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code to require coverage for Pap Tests and prostate-specific antigen tests.

SENATE AMENDMENT NO. 3. (Senate recedes May 28, 1997)

Adds reference to:

215 ILCS 5/356v new

215 ILCS 130/4002.2 new

Amends the Illinois Insurance Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act to require coverage for prescription enteral and oral formulas for home use in the treatment of phenylketonuria.

SENATE AMENDMENT NO. 4.

Adds reference to: 215 ILCS 5/122-1 from Ch. 73, par. 734-1 215 ILCS 5/1003 from Ch. 73, par. 1065.703 215 ILCS 105/8 from Ch. 73, par. 1308

Amends the Illinois Insurance Code. Provides that persons who provide coverage for naprapathic services are subject to the jurisdiction of the Department of Insurance. Includes a naprapath within the scope of the term "medical professional" under the Insurance Information and Privacy Protection Article of the Code. Amends the Comprehensive Health Insurance Plan Act. Includes coverage for naprapathic services under the minimum benefits available under that Act.

NOTE(S) THAT MAY APPLY: Fiscal

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Referred to Hse Rules Comm
97-03-07 H First reading
97-03-11 H
                                       Assigned to Insurance
97-03-19 H
                                       Do Pass/Short Debate Cal 022-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         Н
                                       Fiscal Note Requested BRADY
                                       St Mandate Fis Nte Requestd BRADY
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-26 H
                                       Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-03 H
                                       St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-12 H 3rd Rdg-Sht Dbt-Pass/Vote 113-000-000
97-04-14 S Arrive Senate
          S Placed Calendr, First Reading
97-04-24 S Chief Sponsor MADIGAN
                                       Referred to Sen Rules Comm
          S First reading
97-04-29 S
                                       Assigned to Insurance & Pensions
97-05-09 S
                                       Recommended do pass 010-000-000
          S Placed Calndr, Second Reading
97-05-14 S Second Reading
         S Placed Calndr, Third Reading
          S Filed with Secretary
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97-05-14—(Cont.		
S		PARKER	
S		-SEVERNS	
S S		to SRUL	
S	Filed with Secretary Amendment No.02	PETKA	
Š	71	-PETERSON	
S	Amendment referred	to SRUL	
S		DETERCON	
S S	Amendment No.03 Amendment referred	PETERSON Lto SRUI	
S		THO SKEL	
S	Amendment No.04	WALSH,T	
S	Amendment referred	-	
S S	Amendment No.01	PARKER -SEVERNS	
S	Rules refers to	SINS	
S	Amendment No.02	PETKA	
S S		-PETERSON	
S	Rules refers to	SINS	
S S	Amendment No.03 Rules refers to	PETERSON SINS	
S	Amendment No.04	WALSH,T	
S	Rules refers to	SINS	
97-05-15 S	Amendment No.01	PARKER	
S S		-SEVERNS	
S	Amendment No.02	Be adopted PETKA	
S		-PETERSON	
S		Be adopted	
S S S	Amendment No.03	PETERSON	
5	Amendment No.04	Be adopted WALSH,T	
S	Amendment 140.04	Be adopted	
S	Added as Chief Co-spons	or SEVERNS	
S			
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	Chief Co-sponsor Change		
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S		0	
S S	Amendment No.01	PARKER -SEVERNS	
S	'	Adopted	
S S S	Amendment No.02	PETKA	
		-PETERSON	
S S		Adopted	Adopted
S		PETERSON WALSH,T	Adopted
S			risopies
S		LUECHTEFELD	
97-05-16 S S		KADDICI	
S		KARPIEL to SRUL	
Š			
S			
S			
S S			
	Tabled Pursuant to Rule5		
S	Third Reading - Passed 05		
	Arrive House	01.00.00.01	
Н	Place Cal Order Concurre	nce 01,02,03,04	

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97-05-17 H Motion Filed Concur
         H Refer to Rules/Rul 75(a)
         H Motion Filed Concur
         H Refer to Rules/Rul 75(a)
         H Motion Filed Non-Concur 03/MAUTINO
         H Motion Filed Concur
         H Refer to Rules/Rul 75(a)
         H Place Cal Order Concurrence 01,02,03,04
97-05-19 H Added As A Joint Sponsor BURKE
         H Added As A Co-sponsor FEIGENHOLTZ
                 Motion referred to
                                        01.02.04/HINS
         H Place Cal Order Concurrence 01,02,03,04
97-05-21 H Be approved consideration 01/018-000-000
         H Be approved consideration 02/018-000-000
         H Be approved consideration 04/018-000-000
         H Place Cal Order Concurrence 01,02,03,04
97-05-22 H Added As A Co-sponsor WOOLARD
         H Added As A Co-sponsor SCHOENBERG
         H H Concurs in S Amend. 1,2,4/118-000-000
         H H Noncners in S Amend. 03
         S Secretary's Desk Non-concur 03
97-05-27 S Filed with Secretary
                                      Mtn recede - Senate Amend
         S
                 Motion referred to
                                        SRUL
         H Added As A Co-sponsor JONES, LOU
97-05-28 S
                                      Mtn recede - Senate Amend
         S Be approved consideration SRUL
                                      Mtn recede - Senate Amend
         S S Recedes from Amend, 03/051-004-001
         H Passed both Houses
97-06-06 H Sent to the Governor
97-06-10 H Governor approved
         Н
              Effective Date 97-06-10
              PUBLIC ACT 90-0007
```

HB-1882 HUGHES.

305 ILCS 5/10-11.2 new 750 ILCS 5/505.3 new 750 ILCS 15/3.5 new 750 ILCS 20/24.2 new 750 ILCS 45/15.3 new

Amends the Public Aid Code, the Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Revised Uniform Reciprocal Enforcement of Support Act, and the Parentage Act of 1984. Provides that if a child is born to parents who are unmarried and unemancipated minors, a parent of one of the minors is providing support for the child, and the minors have signed an acknowledgment of paternity or a parent and child relationship has been established between the child and the male minor, the parent who is providing support for the child may (i) file a complaint requesting that the court issue an order requiring all of the minors' parents to pay support for the child or (ii) request that the Department of Public Aid issue a similar administrative order.

97-03-07 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Judiciary I - Civil Law
97-03-20 H	Motion Do Pass Amended-Lost HUGHES
	HJUA
Н	Committee Judiciary I - Civil Law
97-03-21 H	Motion Do Pass-Lost 005-001-005 HJUA
H	Tabled in Committee RULE 22(G)

HB-1883 BLACK - CROSS - LINDNER - BIGGERT - KUBIK.

55 ILCS 5/5-1097.5 new 65 ILCS 5/11-5-1.5 new

Amends the Counties Code and the Illinois Municipal Code to prohibit the operation of an adult entertainment facility on Sunday and the location of an adult entertainment facility within 1,000 feet of any school, day care center, cemetery, public park, public housing, and place of religious worship. Preempts home rule.

HOUSE AMENDMENT NO. 1.

Changes the amendatory provisions preempting home rule to instead provide that home rule units may not regulate adult entertainment facilities in a manner less restrictive than the stated prohibitions.

SENATE AMENDMENT NO. 1.

225 ILCS 335/8

Deletes the provisions prohibiting the operation of an adult entertainment facility on Sunday and preempting home rule.

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NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
      97-03-07 H First reading
               H Added As A Joint Sponsor CROSS
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Local Government
      97-03-20 H
                                            LOCAL GOVT H
                       Amendment No.01
                                                                     Adopted
                                            Do Pass Amend/Short Debate 012-002-001
               Н
               H Placed Cal 2nd Rdg-Sht Dbt
      97-04-08 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 103-008-004
               H Added As A Co-sponsor LINDNER
               H Added As A Co-sponsor BIGGERT
               H Added As A Co-sponsor KUBIK
      97-04-14 S Arrive Senate
               S Placed Calendr, First Reading
               S Chief Sponsor RADOGNO
      97-04-15 S First reading
                                            Referred to Sen Rules Comm
      97-04-18 S Added as Chief Co-sponsor MYERS,J
      97-04-29 S
                                            Assigned to Local Government & Elections
               S Sponsor Removed RADOGNO
               S Alt Chief Sponsor Changed MYERS,J
               S Sponsor Removed MYERS,J
               S Chief Co-sponsor Changed to RADOGNO
      97-05-06 S
                       Amendment No.01
                                            LOCAL GOVERN S
                                                                     Adopted
                                            Recommnded do pass as amend 008-000-000
                  Placed Calndr, Second Reading
      97-05-07
               S
                  Second Reading
               S
                  Placed Calndr, Third Reading
      97-05-09 S
                 Filed with Secretary
                       Amendment No.02
                                            MYERS,J
               S
                       Amendment referred to SRUL
      97-05-13 S
                       Amendment No.02
                                            MYERSJ
                       Rules refers to
                                              SLGV
      97-05-15 S
                       Amendment No.02
                                            MYERS,J
                                            Held in committee
               S Third Reading - Passed 057-000-000
               S Tabled Pursuant to Rule5-4(A) SA 02
               S Third Reading - Passed 057-000-000
               H Arrive House
               H Place Cal Order Concurrence 01
      97-05-19 H Motion Filed Concur
               H Refer to Rules/Rul 75(a)
               H Place Cal Order Concurrence 01
      97-05-20 H Be approved consideration 01/HRUL
               H H Concurs in S Amend, 01/114-004-000
               H Passed both Houses
      97-06-18 H Sent to the Governor
      97-08-15 H Governor approved
               Н
                    Effective Date 98-01-01
                    PUBLIC ACT 90-0394
HB-1884
            SAVIANO - BURKE - GIGLIO - LOPEZ.
  225 ILCS 335/1
                                   from Ch. 111, par. 7501
  225 ILCS 335/2
                                   from Ch. 111, par. 7502
  225 ILCS 335/4
                                   from Ch. 111, par. 7504
  225 ILCS 335/5
                                   from Ch. 111, par. 7505
  225 ILCS 335/6
                                   from Ch. 111, par. 7506
```

from Ch. 111, par. 7508

415 ILCS 5/21

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225 ILCS 335/9
                                    from Ch. 111, par. 7509
  225 ILCS 335/9.1
                                    from Ch. 111, par. 7509.1
  225 ILCS 335/9.6
                                    from Ch. 111, par. 7509.6
  225 ILCS 335/9.10
                                    from Ch. 111, par. 7509.10
  225 ILCS 335/9.15
                                    from Ch. 111, par. 7509.15
  225 ILCS 335/10
                                    from Ch. 111, par. 7510
  225 ILCS 335/11
                                    from Ch. 111, par. 7511
  Amends the Illinois Roofing Industry Licensing Act. Renames the certification pro-
gram as a licensure program. Requires a licensee to display his or her license number in
all advertising for services regulated by the Act.
                                             Referred to Hse Rules Comm
      97-03-07 H First reading
      97-03-10 H Added As A Joint Sponsor BURKE
      97-03-11 H
                                             Assigned to Registration & Regulation
      97-03-14 H Added As A Co-sponsor GIGLIO
      97-03-20 H
                                             Do Pass/Short Debate Cal 022-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
      97-04-08 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-12 H 3rd Rdg-Sht Dbt-Pass/Vote 107-005-002
                H Added As A Co-sponsor LOPEZ
      97-04-14 S Arrive Senate
                S Placed Calendr, First Reading
                S Chief Sponsor RADOGNO
      97-04-15 S First reading
                                             Referred to Sen Rules Comm
      97-04-23 S Added as Chief Co-sponsor VIVERITO
      97-04-29 S
                                             Assigned to Licensed Activities
      97-05-07 S
                                              Recommended do pass 009-000-000
                S Placed Calndr, Second Reading
      97-05-08 S Second Reading
                S Placed Calndr, Third Reading
      97-05-09 S Third Reading - Passed 052-000-000
                H Passed both Houses
      97-06-06 H Sent to the Governor
      97-07-03 H Governor approved
                     Effective Date 98-01-01
                     PUBLIC ACT 90-0055
                Н
HB-1885
             HASSERT.
  415 ILCS 5/57.3
  Amends the Environmental Protection Act to make a technical change.
      97-03-07 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Environment & Energy
      97-03-21 H
                                              Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1886
             HASSERT.
  415 ILCS 5/22.15
                                     from Ch. 111 1/2, par. 1022.15
  Amends the Environmental Protection Act to make a technical change.
      97-03-07 H First reading
                                              Referred to Hse Rules Comm
       97-03-11 H
                                              Assigned to Environment & Energy
       97-03-21 H
                                              Re-Refer Rules/Rul 19(a)
       99-01-12 H Session Sine Die
HB-1887
             PERSICO - GIGLIO.
  415 ILCS 5/39
                                     from Ch. 111 1/2, par. 1039
   Amends the Environmental Protection Act to make a technical change.
   HOUSE AMENDMENT NO. 1.
       Deletes reference to:
       415 ILCS 5/39
       Adds reference to:
       415 ILCS 5/3.78
                                  from Ch. 111 1/2, par. 1003.78
       415 ILCS 5/3.78a new
       415 ILCS 5/3.78b new
      415 ILCS 5/3.78c new
       415 ILCS 5/3.81
                                  from Ch. 111 1/2, par. 1003.81
```

from Ch. 111 1/2, par. 1021

```
415 ILCS 5/22.38 new
415 ILCS 5/39.2
```

from Ch. 111 1/2, par. 1039.2

Replaces the title and everything after the enacting clause. Amends the Environmental Protection Act. Expands the meaning of "recycling center" to include certain sites and facilities accepting only general construction or demolition debris for the removal of recyclable materials. Exempts recycling centers used solely for general construction or demolition debris from certain permit and local siting approval requirements under a 2-year pilot program. Limits the establishment of recycling centers that accept only general construction or demolition debris to areas regulated by local zoning laws. Specifies the duties of owners and operators of recycling centers that accept only general construction or demolition debris. Defines terms. Effective immediately.

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SENATE AMENDMENT NO. 1.
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Deletes reference to:
415 ILCS 5/39
Adds reference to:
415 ILCS 5/3.32
415 ILCS 5/3.78
415 ILCS 5/3.78 from Ch. 111 1/2, par. 1003.32
415 ILCS 5/3.78 new
415 ILCS 5/21
415 ILCS 5/22.38 new
```

Deletes everything. Amends the Environmental Protection Act to set storage, handling, transportation, and disposal requirements for facilities accepting general construction or demolition debris for transfer, storage, or treatment. Exempts those facilities from certain permit requirements. Revises the definition of "pollution control facility" to exclude the portion of a site or facility that is located in Cook County or DuPage County and accepts exclusively general construction or demolition debris in accordance with the Act. Limits permit exceptions for conducting waste-storage, waste treatment, or waste disposal operations to certain facilities or operations located in Cook County or DuPage County. Makes additional substantive and technical changes. Effective immediately.

CONFERENCE COMMITTEE REPORT NO. 2.

Recommends that the House concur in S-am 1.

Recommends that the bill be further amended as follows:

```
Adds reference to:
415 ILCS 5/22.15 from Ch. 111 1/2, par. 1022.15
625 ILCS 5/13B-15
625 ILCS 5/13B-25
625 ILCS 5/138-30
```

Further amends the Environmental Protection Act to specify additional purposes of the fees, taxes, and surcharges imposed by units of local government on the permanent disposal of solid waste. Shortens the time periods within which an owner or operator of a facility accepting general construction or demolition debris shall transport off-site non-recyclable debris and transport putrescible or combustible recyclable debris for recycling. Deletes the requirement that the owner or operator post a sign at the main entrance to provide certain information concerning the facility. Amends the Illinois Vehicle Code. Deletes the January 1, 1995 start date for enforcement of the inspection requirements under the Environmental Protection Agency's motor vehicle emission inspection program. Provides for staggered 2-year inspection cycles to be set by the Agency. Provides that the evaporative system purge test is an optional portion of the inspections performed under the program. Requires that a vehicle meet the criteria adopted by the Pollution Control Board in order to pass the evaporative system integrity test. Provides that the Agency may extend the validity of an emission inspection certificate more than once during the life of the vehicle. Effective immediately.

```
97-03-07 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Environment & Energy
97-03-19 H Primary Sponsor Changed To PERSICO
97-03-20 H Amendment No.01 ENVRMNT ENRGY H Adopted
Do Pass Amend/Short Debate 023-000-000
H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
H Pld Cal Ord 3rd Rdg-Sht Dbt
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97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
97-04-17 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor KARPIEL
97-04-18 S First reading
                                     Referred to Sen Rules Comm
97-04-29 S
                                     Assigned to Environment & Energy
97-05-08 S
                Amendment No.01
                                     ENVIR. & ENE. S
                                                              Adopted
         S
                                     Recommnded do pass as amend 009-000-000
         S Placed Calndr, Second Reading
97-05-09 S Second Reading
         S Placed Calndr, Third Reading
97-05-16 S Third Reading - Passed 055-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
97-05-17 H Motion Filed Non-Concur 01/PERSICO
         H Place Cal Order Concurrence 01
97-05-19 H H Noncners in S Amend. 01
         S Secretary's Desk Non-concur 01
97-05-20 S Filed with Secretary
                                     Mtn refuse recede-Sen Amend
97-05-21 S S Refuses to Recede Amend 01
         S S Requests Conference Comm 1ST/KARPIEL
         S Sen Conference Comm Apptd 1ST/KARPIEL
         S
                                       MAHAR, MAITLAND,
                                        SHAW, TROTTER
97-05-22 H Hse Accede Req Conf Comm 1ST
         H Hse Conference Comm Apptd IST/NOVAK,
                                        DEERING, HANNIG,
         Н
                                       CHURCHILL AND
         Н
                                       PERSICO
97-05-31 H House report submitted 1ST/PERSICO
         H Conf Comm Rpt referred to 1ST/HRUL
                Rules refers to
         Н
                                       HENE
         H House report submitted 1ST
         S Filed with Secretary
         S
           Conference Committee Report 1ST/KARPIEL
         S Conf Comm Rpt referred to SRUL
           Conference Committee Report 1ST/KARPIEL
         S
         S
                Rules refers to
                                      SENV
         Η
                                     Motion disch comm, advc 2nd
         Η
                                     CONSIDERATION OF
         Η
                                     1ST CONF. COMM.
         Н
                                     REPT. - PERSICO
         Н
                                     Motion prevailed
         H House report submitted 1ST/PERSICO
         H House Refuses to Adopt 1ST
         H H Requests Conference Comm 2ND
         H Hse Conference Comm Apptd 2ND/NOVAK,
         H
                                       DEERING, HANNIG,
         Η
                                       CHURCHILL AND
         Н
                                       PERSICO
         H House report submitted 2ND/PERSICO
         H Conf Comm Rpt referred to 2ND/HRUL
         H Be approved consideration HRUL/004-001-000
         H House Conf. report Adopted 2ND/111-003-001
         S Conference Committee Report 1ST/KARPIEL
         S Be approved consideration SENV/009-000-000
         H Added As A Joint Sponsor GIGLIO
97-06-01 S Senate report submitted
         S Senate Conf. report lost 1ST/000-051-003
         S Sen Accede Req Conf Comm 2ND
           Sen Conference Comm Apptd 2ND/KARPIEL,
                                       MAHAR, MAITLAND,
                                       SHAW, TROTTER
           Filed with Secretary
           Conference Committee Report 2ND/KARPIEL
         S Conf Comm Rpt referred to SRUL
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97-06-01-Cont.
               S Conference Committee Report 2ND/KARPIEL
               S
                       Rules refers to
                                              SEXC
               S Conference Committee Report 2ND/KARPIEL
               S Be approved consideration SEXC/012-001-000
               S Senate report submitted
                                            3/5 vote required
               S Senate Conf. report Adopted 2ND/054-003-000
               H Both House Adoptd Conf rpt 2ND
               H Passed both Houses
      97-06-27 H Sent to the Governor
      97-08-17 H Governor approved
                    Effective Date 97-08-17
               Н
               Н
                    PUBLIC ACT 90-0475
HB-1888
             RUTHERFORD - CURRIE.
  New Act
   35 ILCS 105/Act rep.
   35 ILCS 110/Act rep.
   35 ILCS 115/Act rep.
   35 ILCS 120/Act rep.
```

Creates the Occupation and Use Tax Code. Codifies and replaces the existing Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and Retailers' Occupation Tax Act. Repeals those Acts. Makes technical and conforming changes. Corrects an obviously inaccurate reference to the Service Occupation Tax Act to a correct reference to the Article that imposes the service use tax. Corrects obviously inaccurate references in the Use Tax Act, Service Occupation Tax Act, and Service Use Tax Act to a Section that does not exist to correct references to a Section concerning the retailers' occupation tax. Corrects an obviously inaccurate reference in the Section concerning high impact businesses to a clause that does not exist to a correct reference to the appropriate clause.

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97-03-07 H First reading
H Added As A Joint Sponsor CURRIE
H Referred to Hse Rules Comm
97-03-11 H Assigned to Revenue
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1889 HASSERT.

420 ILCS 20/10.2

from Ch. 111 1/2, par. 241-10.2

Amends the Illinois Low-Level Radioactive Waste Management Act to make a technical change.

97-03-07 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Environment & Energy
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HB-1890 WINTERS.

20 ILCS 835/10 new

Amends the State Parks Act to create the Corporate Partnership Program to offer recognition to business contributors to State parks.

```
NOTE(S) THAT MAY APPLY: Fiscal

97-03-07 H First reading

97-03-11 H

97-03-21 H

99-01-12 H Session Sine Die

Referred to Hse Rules Comm

Assigned to Agriculture & Conservation

Re-Refer Rules/Rul 19(a)
```

HB-1891 LOPEZ.

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.

```
STATE MANDATES ACT FISCAL NOTE

HB 1891 fails to create a State mandate.

HOME RULE NOTE

HB 1891 does not preempt home rule authority.
```

FISCAL NOTE (Dpt. of Commerce & Community Affairs)

HB 1891 does not have a fiscal impact on u		
	Referred to Hse Rules Comm	
	Assigned to Local Government	
	Do Pass/Stdnrd Dbt/Vo009-008-000	
H Plcd Cal 2nd Rdg Std Dbt H	Fiscal Note Requested HUGHES	
	St Mandate Fis Nte Requestd HUGHES	
	Home Rule Note Requested HUGHES	
H Cal 2nd Rdg Std Dbt	1,	
	St Mandate Fis Note Filed	
H Cal 2nd Rdg Std Dbt		
	Home Rule Note Filed	
H Cal 2nd Rdg Std Dbt 97-04-09 H	Fiscal Note Filed	
H Cal 2nd Rdg Std Dbt	riscai Note riica	
97-04-14 H Second Reading-Stnd Debate		
H Pld Cal Ord 3rd Rdg-Std Dbt		
	Re-committed to Rules	
99-01-12 H Session Sine Die		
HB-1892 LOPEZ.		
720 ILCS 5/1-1 from Ch.	38, par. 1-1	
Amends the Criminal Code of 1961. Makes	s a technical change in the short title Sec-	
tion.	_	
	Referred to Hse Rules Comm	
	Assigned to Judiciary II - Criminal Law	
	Re-Refer Rules/Rul 19(a)	
99-01-12 H Session Sine Die		
HB-1893 LOPEZ.		
Appropriates \$37 to the State Board of Edu	cation for its ordinary and contingent ex-	
penses for fiscal year 1998. Effective July 1,		
e	Referred to Hse Rules Comm	
97-03-11 H 97-04-11 H	Assigned to Appropriations-Education Re-Refer Rules/Rul 19(a)	
99-01-12 H Session Sine Die	Re-Refer Rules/Rul 19(a)	
HB-1894 LOPEZ.		
	College Board for its ardinary and contin	
Appropriates \$1 to the Illinois Community gent expenses for fiscal year 1998. Effective		
97-03-07 H First reading	Referred to Hse Rules Comm	
	Assigned to Appropriations-Education	
	Re-Refer Rules/Rul 19(a)	
99-01-12 H Session Sine Die	.,	
HB-1895 LOPEZ.		
	111, par. 4400-55	
Amends the Medical Practice Act of 1987		
STATE MANDATES ACT FISCAL NOTE		
HB1895 fails to create a State mandate.		
FISCAL NOTE (Dpt. Professional Regulation	ion)	
HB1895 has no measurable fiscal impact.		
HOME RULE NOTE HB1895 does not preempt home rule author	rity	
97-03-07 H First reading	Referred to Hse Rules Comm	
97-03-11 H	Assigned to Registration & Regulation	
97-03-20 H	Do Pass/Stdnrd Dbt/Vo013-012-000	
H Plcd Cal 2nd Rdg Std Dbt		
Н	Fiscal Note Requested BLACK	
H H	St Mandate Fis Nte Requested BLACK	
H Cal 2nd Rdg Std Dbt	Home Rule Note Requested BLACK	
97-04-07 H	St Mandate Fis Note Filed	
H Cal 2nd Rdg Std Dbt	· · · · · · · · · · · · · · · · · · ·	
97-04-11 H	Fiscal Note Filed	
H C I O I D I G I D I	Home Rule Note Filed	
H Cal 2nd Rdg Std Dbt		

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97-04-14 H Second Reading-Stnd Debate
               H Pld Cal Ord 3rd Rdg-Std Dbt
                                             Re-committed to Rules
      97-04-18 H
      99-01-12 H Session Sine Die
HB-1896
            LOPEZ.
  205 ILCS 5/3
                                    from Ch. 17, par. 309
  Amends the Illinois Banking Act. Makes a technical change in a Section relating to
formation and powers.
      FISCAL NOTE (Dpt. Financial Institutions)
      There would be no fiscal impact on the Department.
      STATE MANDATES ACT FISCAL NOTE
      HB1896 fails to create a State mandate.
      97-03-07 H First reading
                                             Referred to Hse Rules Comm
                                             Assigned to Financial Institutions
      97-03-11 H
      97-03-19 H
                                             Do Pass/Stdnrd Dbt/Vo015-010-000
                H Plcd Cal 2nd Rdg Std Dbt
      97-03-20 H
                                             Fiscal Note Requested BLACK
                                             Fiscal Note Filed
                                             St Mandate Fis Nte Requestd BLACK
                Н
                H Cal 2nd Rdg Std Dbt
      97-04-07 H
                                             St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-16 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-18 H
                                             Re-committed to Rules
      99-01-12 H Session Sine Die
HB-1897
             LOPEZ.
  620 ILCS 5/1
                                    from Ch. 15 1/2, par. 22.1
  Amends the Illinois Aeronautics Act to make a technical change in a provision con-
cerning definitions.
       STATE MANDATES FISCAL NOTE
       HB1897 fails to create a State mandate.
       HOME RULE NOTE
      HB1897 has no impact on home rule powers and functions.
      FISCAL NOTE (DOT)
      There will be no fiscal impact on this Dept.
      97-03-07 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Executive
      97-03-19 H
                                             Fiscal Note Requested STEPHENS
                Н
                                             St Mandate Fis Nte Requestd STEPHENS
                Н
                                             Home Rule Note Requested STEPHENS
                Н
                                             Committee Executive
       97-03-20 H
                                             Do Pass/Stdnrd Dbt/Vo008-007-000
                H Plcd Cal 2nd Rdg Std Dbt
       97-04-07 H
                                             St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
       97-04-16 H
                                             Home Rule Note Filed
                                             Fiscal Note Filed
                H Cal 2nd Rdg Std Dbt
       97-04-18 H
                                             Re-committed to Rules
       99-01-12 H Session Sine Die
HB-1898
             LOPEZ.
  105 ILCS 5/18-19
                                    from Ch. 122, par. 18-19
  Amends the School Code. Supplies a caption in a Section relating to the Education
Assistance Fund.
       FISCAL NOTE (State Board of Education)
       No fiscal impact until substantive language is added.
       STATE MANDATES FISCAL NOTE (State Board of Education)
       No change from SBE fiscal note.
       STATE DEBT IMPACT NOTE
       HB 1898 would not have an impact on the level of State debt.
       97-03-07 H First reading
                                             Referred to Hse Rules Comm
       97-03-11 H
                                             Assigned to Elementary & Secondary
```

Education

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97-03-20 H
                                       Do Pass/Stdnrd Dbt/Vo011-010-000
         H Pled Cal 2nd Rdg Std Dbt
         H
                                       Fiscal Note Requested BLACK
         H
                                       St Mandate Fis Nte Requestd BLACK
         H Cal 2nd Rdg Std Dbt
97-04-10 H
                                       Fiscal Note Filed
                                       St Mandate Fis Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-14 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
                                       State Debt Note Filed
97-04-15 H
         H Cal Ord 3rd Rdg-Stnd Dbt
97-04-25 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1899 HOLBROOK.

Appropriates \$1 to the Department of Transportation for the Metro-link expansion into St. Clair County. Effective July 1, 1997.

```
97-03-07 H First reading
97-03-11 H
97-04-11 H
99-01-12 H Session Sine Die
Referred to Hse Rules Comm
Assigned to Appropriations-Public Safety
Re-Refer Rules/Rul 19(a)
```

HB-1900 SKINNER – COWLISHAW – JOHNSON, TOM – DEUCHLER – BERG-MAN.

```
30 ILCS 105/25
                                   from Ch. 127, par. 161
705 ILCS 505/8
                                   from Ch. 37, par. 439.8
705 ILCS 505/8.5 new
735 ILCS 5/11-302
                                   from Ch. 110, par. 11-302
735 ILCS 5/11-303
                                   from Ch. 110, par. 11-303
735 ILCS 5/11-350 new
735 ILCS 5/11-355 new
735 ILCS 5/11-360 new
735 ILCS 5/11-365 new
735 ILCS 5/11-370 new
735 ILCS 5/11-375 new
735 ILCS 5/11-380 new
```

Amends the State Finance Act, the Court of Claims Act, and the Code of Civil Procedure. Authorizes taxpayer suits to compel expenditure of appropriated State moneys that have been impounded by an officer or officers of State government. Provides for commencement of the action in the circuit court, and requires notice to the General Assembly. Provides for adoption of a joint resolution by the General Assembly to affirm the impoundment. Makes impoundment, without such a joint resolution or in violation of a court order, an impeachable offense except in the case of the Governor. Effective immediately.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
30 ILCS 105/25
                             from Ch. 127, par. 161
                            from Ch. 37, par. 439.8
705 ILCS 505/8
705 ILCS 505/8.5 new
735 ILCS 5/11-302
                             from Ch. 110, par. 11-302
735 ILCS 5/11-303
                             from Ch. 110, par. 11-303
735 ILCS 5/11-350 new
735 ILCS 5/11-355 new
735 ILCS 5/11-360 new
735 ILCS 5/11-365 new
735 ILCS 5/11-370 new
735 ILCS 5/11-375 new
735 ILCS 5/11-380 new
Adds reference to:
New Act
```

Replaces everything after the enacting clause. Creates the Impoundment Regulation Act (short title only).

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NOTE(S) THAT MAY APPLY: Fiscal
97-03-07 H First reading
H Added As A Joint Sponsor COWLISHAW
H Added As A Co-sponsor JOHNSON,TOM
H Added As A Co-sponsor DEUCHLER
H Referred to Hse Rules Comm
```

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97-03-11 H
                                             Assigned to Judiciary I - Civil Law
      97-03-20 H
                                             Do Pass/Short Debate Cal 010-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
      97-04-11 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-15 H Added As A Co-sponsor BERGMAN
      97-04-19 H Relld 2nd Rdng-Short Debate
                       Amendment No.01
               Н
                                             SKINNER
                       Amendment referred to HRUL
               Н
               H Held 2nd Rdg-Short Debate
                                             SKINNER
      97-04-23 H
                       Amendment No.01
               Η
                                             Be adopted
                                             SKINNER
                                                                      Adopted
               Н
                       Amendment No.01
               H Pld Cal Ord 3rd Rdg-Sht Dbt
               H 3rd Rdg-Sht Dbt-Pass/Vote 060-052-002
      97-04-24 S Arrive Senate
                S Chief Sponsor O'MALLEY
                  Placed Calendr, First Reading
                S
                  First reading
                                             Referred to Sen Rules Comm
      97-04-29 S
                                             Assigned to Executive
                                             To Subcommittee
      97-05-08 S
                                             Committee Executive
      97-05-10 S
                                             Refer to Rules/Rul 3-9(a)
      99-01-12 H Session Sine Die
HB-1901
             SANTIAGO.
   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.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB 1901 fails to create a State mandate
      under the State Mandates Act.
      HOME RULE NOTE
      HB 1901 does not preempt home rule authority.
      FISCAL NOTE (DCCA)
      HB1901 does not have a fiscal impact on local gov'ts.
                                             Referred to Hse Rules Comm
      97-03-07 H First reading
      97-03-11 H
                                             Assigned to Local Government
                                             St Mandate Fis Note Filed
      97-03-21 H
                                             Committee Local Government
                Н
                                             Re-Refer Rules/Rul 19(a)
                Η
      97-04-03 H
                                             Home Rule Note Filed
                                             Committee Rules
                Η
      97-04-11 H
                                             Fiscal Note Filed
                                             Committee Rules
                H
                                             Advanced 2nd w/o ref to com 003-002-000
      97-04-15 H
                H Plcd Cal 2nd Rdg Std Dbt
      97-04-16 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1902
             SANTIAGO.
  Appropriates $28 to the State Board of Education for its ordinary and contingent ex-
penses for fiscal year 1998. Effective July 1, 1997.
      97-03-07 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Appropriations-Education
      97-04-11 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1903
             SANTIAGO.
  Appropriates $25 to the Illinois Community College Board for its ordinary and con-
tingent expenses for fiscal year 1998. Effective July 1, 1997.
      97-03-07 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Appropriations-Education
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Re-Refer Rules/Rul 19(a)

97-04-11 H

99-01-12 H Session Sine Die

HB-1904 **2294**

99-01-12 H Session Sine Die

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HB-1904
             SANTIAGO.
  225 ILCS 60/54
                                    from Ch. 111, par. 4400-54
  Amends the Medical Practice Act of 1987 to make a technical change.
       STATE MANDATES FISCAL NOTE
       HB1904 fails to create a State mandate.
      FISCAL NOTE (Dpt. Professional Regulation)
      HB1904 has no measurable fiscal impact.
       HOME RULE NOTE
       HB 1904 does not preempt home rule authority.
       97-03-07 H First reading
                                             Referred to Hse Rules Comm
       97-03-11 H
                                              Assigned to Registration & Regulation
       97-03-20 H
                                             Do Pass/Stdnrd Dbt/Vo013-012-000
                H Plcd Cal 2nd Rdg Std Dbt
                Η
                                             Fiscal Note Requested BLACK
                Η
                                             St Mandate Fis Nte Requestd BLACK
                                             Home Rule Note Requested BLACK
                H Cal 2nd Rdg Std Dbt
      97-04-07 H
                                             St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-11 H
                                             Fiscal Note Filed
                H
                                             Home Rule Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-14 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-18 H
                                             Re-committed to Rules
      99-01-12 H Session Sine Die
HB-1905
             SANTIAGO.
  620 ILCS 5/2
                                    from Ch. 15 1/2, par. 22.2
  Amends the Aeronautics Act. Adds a caption to the Section defining "aeronautics".
      97-03-07 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Executive
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1906
             SANTIAGO.
  205 ILCS 5/1
                                    from Ch. 17, par. 301
  Amends the Illinois Banking Act. Makes a stylistic change to the short title of the
Act.
      FISCAL NOTE (Dpt. Financial Institutions)
      There would be no fiscal impact on the Department.
      STATE MANDATES ACT FISCAL NOTE
      HB1906 fails to create a State mandate.
      97-03-07 H First reading
                                             Referred to Hse Rules Comm
      97-03-I1 H
                                             Assigned to Financial Institutions
      97-03-19 H
                                             Do Pass/Stdnrd Dbt/Vo015-010-000
                H Plcd Cal 2nd Rdg Std Dbt
      97-03-20 H
                                             Fiscal Note Requested BLACK
                Н
                                             Fiscal Note Filed
                Н
                                             St Mandate Fis Nte Requestd BLACK
                H Cal 2nd Rdg Std Dbt
      97-04-07 H
                                             St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-14 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-18 H
                                             Re-committed to Rules
      99-01-12 H Session Sine Die
HB-1907
             SANTIAGO.
  720 ILCS 5/4-1
                                    from Ch. 38, par. 4-1
  Amends the Criminal Code of 1961. Makes a technical change in the Section con-
cerning voluntary acts.
      97-03-07 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Judiciary II - Criminal Law
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
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2295 HB-1908

Assigned to Insurance & Pensions

Committee Insurance & Pensions

Refer to Rules/Rul 3-9(a)

To Subcommittee

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HB-1908
            SANTIAGO.
  105 ILCS 5/18-8
                                   from Ch. 122, par. 18-8
  Amends the School Code. Makes a technical change in the State aid formula.
                                           Referred to Hse Rules Comm
      97-03-07 H First reading
      97-03-11 H
                                           Assigned to Elementary & Secondary
                                             Education
      97-03-21 H
                                           Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1909
            JONES,LOU - BIGGINS - CURRIE - TURNER,ART - JONES, SHIRLEY,
            BRUNSVOLD, LANG, MURPHY, DAVIS, MONIQUE, MORROW, KEN-
            NER, GILES, STROGER, FEIGENHOLTZ, HOWARD AND BOLAND.
  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.
Provides that coverage under those Acts must include prostate cancer screening. Effec-
tive immediately.
      STATE MANDATES FISCAL NOTE
      HB1909 fails to create a State mandate.
      FISCAL NOTE (Dpt. of Insurance)
      HB1909 will have no fiscal impact on the Department.
      97-03-07 H First reading
               H Added As A Joint Sponsor BIGGINS
               Η
                                           Referred to Hse Rules Comm
      97-03-11 H
                                           Assigned to Health Care Availability &
                                              Access
               H Added As A Co-sponsor CURRIE
               H Added As A Co-sponsor TURNER, ART
               H Added As A Co-sponsor JONES, SHIRLEY
               H Added As A Co-sponsor BRUNSVOLD
               H Added As A Co-sponsor LANG
               H Added As A Co-sponsor MURPHY
               H Added As A Co-sponsor DAVIS, MONIQUE
               H Added As A Co-sponsor MORROW
               H Added As A Co-sponsor KENNER
               H Added As A Co-sponsor GILES
               H Added As A Co-sponsor STROGER
      97-03-19 H
                                           Do Pass/Short Debate Cal 025-003-000
               H Placed Cal 2nd Rdg-Sht Dbt
      97-03-20 H
                                           Fiscal Note Requested KRAUSE
                                           St Mandate Fis Nte Requestd KRAUSE
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-07 H
                                           St Mandate Fis Note Filed
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-10 H
                                           Fiscal Note Filed
               H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
               H Added As A Co-sponsor FEIGENHOLTZ
      97-04-15 H 3rd Rdg-Sht Dbt-Pass/Vote 062-050-002
               H Added As A Co-sponsor HOWARD
               H Added As A Co-sponsor BOLAND
      97-04-16 S Arrive Senate
               S Placed Calendr, First Reading
      97-04-23 S Chief Sponsor CLAYBORNE
      97-04-24 S First reading
                                           Referred to Sen Rules Comm
               S Added as Chief Co-sponsor SIEBEN
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97-04-30 S

97-05-09 S

97-05-10 S

S

99-01-12 H Session Sine Die

97-05-06 S Added as Chief Co-sponsor FARLEY

HB-1910 **2296**

HB-1910 ERWIN.

35 ILCS 200/15-35

Amends the Property Tax Code by making technical corrections in the Section concerning the exemption for schools.

97-03-07 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Revenue
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-1911 SCHAKOWSKY.

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 Department 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.

FISCAL NOTE (Dpt. Employment Security)

Financial impact due to HB1911 would be negligible.

97-03-07 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Labor & Commerce

97-03-12 H Primary Sponsor Changed To SCHAKOWSKY

97-03-21 H Re-Refer Rules/Rul 19(a) 97-04-03 H Fiscal Note Filed

77-04-03 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-1912 BURKE.

from Ch. 24, par. 8-10-3
from Ch. 24, par. 8-10-5
from Ch. 24, par. 8-10-6
from Ch. 24, par. 8-10-7
· •
from Ch. 24, par. 8-10-10
from Ch. 24, par. 8-10-13

Amends the Municipal Code to provide that purchases over \$25,000 (now \$10,000) shall be made by free and open competitive bidding. Increases 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.

HOME RULE NOTE

HB 1912 does not preempt home rule authority.

STATE MANDATES FISCAL NOTE

HB1912 fails to create a State mandate.

FISCAL NOTE (DCCA)

HB1912 imposes no additional requirements and has no fiscal

impact on local governmental units.

FISCAL NOTE (DCMS)

97-03-07 H First reading

HB1912 has no fiscal impact on DCMS.

97-03-21 H Assigned to State Govt Admin & Election
Refrm

97-03-20 H Motion Do Pass-Lost 004-007-000 HSGE
H Remains in CommiState Govt Admin &
Election Refrm

97-03-21 H Do Pass/Stdnrd Dbt/Vo007-003-000

Referred to Hse Rules Comm

H Plcd Cal 2nd Rdg Std Dbt

97-04-08 H Fiscal Note Requested HUGHES
H St Mandate Fis Nte Requested HUGHES
H Home Rule Note Requested HUGHES

H Cal 2nd Rdg Std Dbt 97-04-15 H

7-04-15 H Home Rule Note Filed
H St Mandate Fis Note Filed
H Cal 2nd Rdg Std Dbt

97-04-16 H Fiscal Note Filed

H Cal 2nd Rdg Std Dbt

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97-04-19 H Second Reading-Stnd Debate
               H Pld Cal Ord 3rd Rdg-Std Dbt
                                             Fiscal Note Filed
      97-04-22 H
               H Cal Ord 3rd Rdg-Stnd Dbt
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1913
            BURKE.
   50 ILCS 705/9
                                    from Ch. 85, par. 509
  Amends the Illinois Police Training Act by adding a caption to the Section concern-
ing the Traffic and Criminal Conviction Surcharge Fund.
      FISCAL NOTE (Dept. of Corrections)
      HB1913 would have no fiscal or prison population impact on DOC.
      CORRECTIONAL NOTE
      No change from DOC fiscal note.
      JUDICIAL NOTE
      The bill would neither decrease nor increase the need for the
      number of judges in the State.
      STATE MANDATES FISCAL NOTE
      HB1913 fails to create a State mandate.
      97-03-07 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Judiciary II - Criminal Law
      97-03-21 H
                                             Do Pass/Stdnrd Dbt/Vo008-007-000
                H Plcd Cal 2nd Rdg Std Dbt
      97-04-07 H
                                             Fiscal Note Requested ROSKAM
                                             St Mandate Fis Nte Requestd ROSKAM
                Н
                                             Correctional Note Requested ROSKAM
                Н
                                             Judicial Note Request ROSKAM
                H Cal 2nd Rdg Std Dbt
      97-04-09 H
                                             Fiscal Note Filed
                                             Correctional Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-14 H
                                             Judicial Note Filed
                H Cal 2nd Rdg Std Dbt
                                             St Mandate Fis Note Filed
      97-04-15 H
                H Cal 2nd Rdg Std Dbt
      97-04-19 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1914
             BURKE.
   20 ILCS 2635/8
                                    from Ch. 38, par. 1608
   Amends the Illinois Uniform Conviction Information Act concerning requests.
Makes a technical change.
  HOUSE AMENDMENT NO. 1.
  Deletes everything. Amends the Illinois Uniform Conviction Information Act. Pro-
vides that the maximum fee established by the Illinois Criminal Justice Information
Authority for processing a request for conviction information shall be at least $30 (now
maximum fee is not specified). Effective immediately.
      FISCAL NOTE, H-AM 1 (Dpt. Corrections)
       No fiscal or prison population impact on DOC.
       CORRECTIONAL NOTE, H-AM 1
       No change from DOC fiscal note.
       STATE MANDATES FISCAL NOTE, H-am 1
       HB 1914, as amended by Amendment 1, fails to create a State
       mandate under the State Mandates Act.
       JUDICIAL NOTE, H-am 1
       They cannot determine that the bill would neither decrease nor
       increase the need for the number of judges in the state.
      97-03-07 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Judiciary II - Criminal Law
                                                                       Adopted
       97-03-21 H
                        Amendment No.01
                                             JUD-CRIMINAL H
                Н
                                             Motion Do Pass Amended-Lost 007-003-005
                                             Do Pass Amd/Stndrd Dbt/Vote 008-007-000
```

H Plcd Cal 2nd Rdg Std Dbt

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97-04-02 H
                                            Fiscal Note Filed
                                            Correctional Note Filed AS AMENDED
               Н
               H Cal 2nd Rdg Std Dbt
      97-04-07 H
                                            St Mandate Fis Nte Requestd AS
                                              AMENDED/ROSKÁM
               Η
                                            Judicial Note Request AS AMENDED/
                                              ROSKAM
               H Cal 2nd Rdg Std Dbt
      97-04-08 H
                                            St Mandate Fis Note Filed
                                            Judicial Note Filed
               Н
               H Cal 2nd Rdg Std Dbt
      97-04-14 H Second Reading-Stnd Debate
               H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-25 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1915
            KUBIK - RONEN - SCOTT.
  New Act
  Creates the Telecommunications Municipal Infrastructure Maintenance Fee Act.
Creates a short title only.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB 1915 fails to create a State mandate
      under the State Mandates Act.
      HOME RULE NOTE
      HB 1915 does not preempt home rule authority.
      97-03-07 H First reading
               H Added As A Joint Sponsor SCOTT
               Н
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Public Utilities
      97-03-21 H
                                            Do Pass/Stdnrd Dbt/Vo006-005-000
               H Plcd Cal 2nd Rdg Std Dbt
               Η
                       Amendment No.01
                                            RONEN
               Η
                       Amendment referred to HUL
               H Cal 2nd Rdg Std Dbt
                                            St Mandate Fis Note Filed
               Н
               H Cal 2nd Rdg Std Dbt
      97-04-03 H
                                            Home Rule Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-09 H
                       Amendment No.01
                                            RONEN
               Н
                       Rules refers to
                                              HPUB
               H Cal 2nd Rdg Std Dbt
      97-04-14 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-15 H Rolld 2nd Rdng-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shr Dbt
                       Amendment No.02
      97-04-17 H
                                            RONEN
                       Amendment referred to HRUL
               Н
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-04-18 H
                       Amendment No.02
                                            RONEN
               H
                       Rules refers to
                                              HPUB
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-04-19 H
                       Amendment No.02
                                            RONEN
               Η
                                            Be adopted
                       Amendment No.03
                                            RONEN
                H
                       Amendment referred to HRUL
                Η
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-04-23 H
                       Amendment No.03
                                            RONEN
                                            Be adopted
                H Hld Cal Ord 2nd Rdg-Shr Dbt
       97-04-24 H Added As A Co-sponsor KUBIK
                H Primary Sponsor Changed To KUBIK
               H Joint Sponsor Changed to RONEN
               Н
                       Amendment No.02
                                            RONEN
                                                                     Withdrawn
               Η
                       Amendment No.03
                                            RONEN
                                                                     Withdrawn
               H Pld Cal Ord 3rd Rdg-Std Dbt
               H Tabled Pursuant to Rule40(A) HFA 01
               Η
                                               3d Reading Consideration PP
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Calendar Consideration PP.

Н

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97-04-25 H
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99-01-12 H Session Sine Die

Re-Refer Rules/Rul 19(a)

HB-1916 BURKE - DART - HOLBROOK.

50 ILCS 205/4

from Ch. 116, par. 43.104

Amends the Local Records Act. Makes a technical change in the Section concerning the disposal of public records and the archivist's duties.

FISCAL NOTE (Bureau of the Budget)

No increase or decrease in State expenditures or revenues.

STATE MANDATES FISCAL NOTE (DCCA)

HB1916 fails to create a State mandate.

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

No change from previous mandates note.

HOME RULE NOTE, H-AM 1

The bill does not preempt home rule authority of Chicago.

FISCAL NOTE, H-AM 1 (Bureau of the Budget)

No change from previous fiscal note.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

50 ILCS 205/4

Adds reference to:

70 ILCS 1505/16b new

70 ILCS 3605/28c new

105 ILCS 5/34-18

110 ILCS 805/7-1.2 new

820 ILCS 115/9

from Ch. 122, par. 34-18 from Ch. 48, par. 39m-9

Deletes everything. Amends the Chicago Park District Act, the Metropolitan Transit Authority Act, the School Code, the Public Community College Act, and the Illinois Wage Payment and Collection Act. Provides that, upon receipt of notice from the comptroller of a municipality with a population of 500,000 or more that a debt is due and owing the municipality by an employee of a community college district in a city with a population of 500,000 or more, the Chicago Park District, the Metropolitan Transit Authority, or the Chicago School Reform Board of Trustees, the District, Authority, school board, or board may withhold the amount of the debt that is due and owing the municipality from the compensation of that employee and pay the amount withheld to the municipality if the amount deducted from the salary or compensation payment of the employee does not exceed 25% of the net amount of the payment. Effective immediately.

SENATE AMENDMENT NO. 1.

Further amends the Illinois Wage Payment and Collection Act. Provides that before any amount is deducted from any salary or wage of an employee, the municipality, the Chicago Park District, the Metropolitan Transit Authority, or the Chicago School Reform Board of Trustees shall certify that the employee has been afforded an opportunity for a hearing to dispute the debt that is due and owing the municipality. Provides that the amount deducted from a wage payment shall not exceed 25% of the net amount.

97-03-07 H	First reading	Referred to Hse Rules Comm
97-03-11 H		Assigned to State Govt Admin & Election Refrm
97-03-20 H		Do Pass/Short Debate Cal 013-000-000
Н	Placed Cal 2nd Rdg-Sht Dbt	
H		Fiscal Note Requested CLAYTON
Н		St Mandate Fis Nte Requestd CLAYTON
Н	Cal Ord 2nd Rdg-Shr Dbt	•
97-03-27 H	_	Fiscal Note Filed
Н	Cal Ord 2nd Rdg-Shr Dbt	
97-04-07 H		St Mandate Fis Note Filed
Н	Cal Ord 2nd Rdg-Shr Dbt	
97-04-08 H		Home Rule Note Requested HUGHES
H	Cal Ord 2nd Rdg-Shr Dbt	
97-04-11 H	Amendment No.01	BURKE
H	Amendment referred to	HRUL
H	Cal Ord 2nd Rdg-Shr Dbt	
97-04-12 H	Amendment No.01	BURKE
Н		HSGE
Н	Cal Ord 2nd Rdg-Shr Dbt	

97-64-25 H

97-04-15	н	Amendment No.01	BURKE	
	Н		Be adopted	
07.04.17		Cal Ord 2nd Rdg-Shr Dbt	0. M	
97-04-17	Н		St Mandate Fis Note Filed Home Rule Note Filed	
		Cal Ord 2nd Rdg-Shr Dbt	Trome Rule Prote Prica	
97-04-18			Fiscal Note Filed	
07.04.10		Cal Ord 2nd Rdg-Shr Dbt		
97-04-19	Н	Second Reading-Short Debat Amendment No.01	e BURKE	Adopted
		Pld Cal Ord 3rd Rdg-Sht Dbt		Adopted
		Added As A Joint Sponsor D		
		3rd Rdg-Sht Dbt-Pass/Vote C	060-054-001	
97-04-29		Arrive Senate Placed Calendr, First Reading		
97-04-30		Chief Sponsor DUDYCZ		
		First reading	Referred to Sen Rules Com	m
	S		Assigned to Local Governm	
97-05-06	S	Amendment No.01	LOCAL GOVERN S Recommnded do pass as an	Adopted
	_	Placed Calndr, Second Readn		nena 008-000-000
97-05-07		Second Reading	C	
		Placed Calndr, Third Reading		
97-05-09		Third Reading - Passed 057-6 Arrive House	000-000	
		Place Cal Order Concurrence	01	
97-05-16		Added As A Co-sponsor HO		
97-05-20		Motion Filed Concur		
		Refer to Rules/Rul 75(a)	. 01	
97-05-22		Place Cal Order Concurrence Be approved consideration 0		
J7 03 22		H Concurs in S Amend. 01/0		
	Н	Passed both Houses		
		Sent to the Governor		
97-06-20	Н	Governor approved Effective Date 97-06-20		
	Н			
HB-1917 B	UR	KE.		
625 ILCS 5/11	-4	16 from Ch.	95 1/2, par. 11-416	
Amends the	Ill	inois Vehicle Code to pro	vide that State law enfor	cement agencies
		rtment of State Police) and		
		exceed \$10 (instead of \$5)		
FISCAL NOTE (Sec. of State)				
The fiscal impact of HB 1917, if any, is estimated to be less than \$1,000 per year.				
STATE MANDATES FISCAL NOTE				
	In the opinion of DCCA, HB1917 fails to create a State mandate			
		ate Mandates Act.		
		MAY APPLY: Fiscal First reading	Referred to Hse Rules Com	nm
97-03-11		2	Assigned to State Govt Adr	
			Refrm	
97-03-20		Placed Cal 2nd Rdg-Sht Dbt	Do Pass/Short Debate Cal (009-001-000
	Н	- C	Fiscal Note Requested CLA	AYTON
	Н		St Mandate Fis Nte Reques	
		Cal Ord 2nd Rdg-Shr Dbt	-	
97-04-07	H		Fiscal Note Filed St Mandate Fis Note Filed	
		Cal Ord 2nd Rdg-Shr Dbt	of Mandate 1.18 Mote 1.11en	
97-04-14	Η	Second Reading-Short Debat		
	Η	Pld Cal Ord 3rd Rdg-Sht Db	t	
97-04-15			3d Reading Consideration	
97-64-25	H		Calendar Consideration Re-Refer Rules/Rul 19(a)	11.

Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

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HB-1918 FRITCHEY.

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 5/1-2.1-6 new
65 ILCS 5/1-2.1-7 new
65 ILCS 5/1-2.1-8 new
65 ILCS 5/1-2.1-8 new
65 ILCS 5/1-2.1-9 new
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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.

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STATE MANDATES FISCAL NOTE
HB 1918 fails to create a State mandate.
HOME RULE NOTE
HB 1918 does not preempt home rule authority.
FISCAL NOTE (DCCA)
Costs are difficult to determine due to the nature of the bill.
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HOUSE AMENDMENT NO. 1.

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.

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97-03-07 H First reading
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Local Government
97-03-20 H
                                     Do Pass/Short Debate Cal 012-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         H
                                     Fiscal Note Requested HUGHES
         Η
                                     St Mandate Fis Nte Requestd HUGHES
         H
                                     Home Rule Note Requested HUGHES
         Н
                 Amendment No.01
                                     FRITCHEY
                 Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-03 H
                                     St Mandate Fis Note Filed
         Н
                                     Home Rule Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H
                                     Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
         Н
                 Amendment No.01
                                     FRITCHEY
                                     Be adopted
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-10 H Second Reading-Short Debate
                 Amendment No.01
                                     FRITCHEY
                                                              Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-14 H Relld 2nd Rdng-Short Debate
         Н
                 Amendment No.02
                                     FRITCHEY
         H
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
97-04-15 H Pld Cal Ord 3rd Rdg-Sht Dbt
         H
                 Amendment No.02
                                     FRITCHEY
         H
                                     Be adopted
         H Cal Ord 3rd Rdg-Short Dbt
97-04-19 H Relld 2nd Rdng-Short Debate
         H
                Amendment No.02
                                     FRITCHEY
                                                              Lost
                                                                046-064-002
         H Held 2nd Rdg-Short Debate
97-04-25 H
                                     Re-Refer Rules/Rul 19(a)
```

HB-1918—Cont. 2302

```
99-01-12 H Session Sine Die
```

```
HB-1919 DAVIS, STEVE.
```

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

30 ILCS 805/8.21 new

Amends the Downstate Firefighter 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, plus interest. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Fiscal impact has not been determined, but should be minimal. NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

97-03-07 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Personnel & Pensions
97-03-21 H Re-Refer Rules/Rul 19(a)

97-04-11 H Pension Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-1920 SKINNER.

35 ILCS 120/6 from Ch. 120, par. 445

Amends the Retailers' Occupation Tax Act. Provides that the Department of Revenue shall refund any amount a taxpayer overpays that cannot reasonably be expected to become due from the taxpayer within the next 12 months, rather than issue the taxpayer a credit memorandum in that amount.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-07 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Revenue 97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1921 SCULLY - MCCARTHY.

110 ILCS 805/Art. IX heading new

110 ILCS 805/9-1 new

110 ILCS 805/9-2 new

110 ILCS 805/9-3 new 110 ILCS 805/9-4 new

110 ILCS 805/9-5 new

Amends the Public Community College Act. Provides for the creation of job training programs throughout the State operated under the auspices of the public community colleges. Provides that the Act does not apply to or affect any existing apprenticeship program and is not intended to authorize job training in the public community colleges for any occupation or skill for which training is provided through an apprenticeship program. Provides that all costs of a job training program are to be shared equally by the State and the participating business. Establishes an Advisory Committee on Job Training, consisting of 9 members appointed by the Governor. Provides that the board of a community college district, in consultation with the Advisory Committee, shall develop an application form for businesses that wish to participate in the program. Specifies the minimum data that a completed application must furnish. Provides that the Advisory Committee shall initially evaluate each application and recommend it, favorably or unfavorably, to the board of the community college district, which has the power to make the final decision on a recommendation made by the Advisory Committee. Establishes criteria to be applied by the Advisory Committee and community college board in acting on applications. Requires the Advisory Committee to evaluate and make recommendations on applications in a manner that ensures that State funds appropriated to implement job training programs are being allocated to all regions of the State. Effective January 1, 1998.

```
NOTE(S) THAT MAY APPLY: Fiscal
```

97-03-07 H First reading

H Added As A Joint Sponsor MCCARTHY

H Referred to Hse Rules Comm 97-03-11 H Assigned to Higher Education

```
97-03-21 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1922 BROSNAHAN AND MCCARTHY.

430 ILCS 75/4.1 new

Amends the Boiler and Pressure Vessel Safety Act. Provides that all boiler and pressure vessels covered by this Act shall be continuously supervised by a boiler and pressure vessel repairer licensed under the Boiler and Pressure Vessel Repairer Regulation Act, a boilermaker, or an operating engineer who has acquired journeyman status through an apprenticeship program approved by the United States Department of Labor.

```
97-03-07 H First reading
         H Added As A Co-sponsor MCCARTHY
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Labor & Commerce
97-03-21 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

SCHOENBERG - WEAVER, MIKE. HB-1923

205 ILCS 700/20

Н

PUBLIC ACT 90-0163

Amends the Adverse Claims to Deposit Accounts Act. Requires a financial institution to recognize an adverse claim to a deposit account if ordered to do so by a court. Provides that a financial institution may, in its discretion, recognize an adverse claim if the person making the claim posts a bond. Current law requires recognition of the claim if a bond is posted. Effective immediately.

```
FISCÂL NOTE (Dpt. of Financial Inst.)
HB 1923 would have no fiscal impact on the Dept.
STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB1923 fails to create a State mandate
under the State Mandates Act.
HOME RULE NOTE
HB 1923 does not preempt home rule authority.
97-03-07 H First reading
         H Added As A Joint Sponsor WEAVER, MIKE
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Financial Institutions
97-03-19 H
                                       Do Pass/Short Debate Cal 029-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-03-20 H
                                       Fiscal Note Requested BLACK
         Η
                                       St Mandate Fis Nte Requestd BLACK
         H
                                       Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-07 H
                                       St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H
                                       Home Rule Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-11 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-12 H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-001
97-04-14 S Arrive Senate
         S Placed Calendr, First Reading
97-04-15 S Chief Sponsor PARKER
97-04-16 S First reading
                                       Referred to Sen Rules Comm
97-04-17 S
                                       Assigned to Financial Institutions
         S Added as Chief Co-sponsor WALSH,T
97-04-23 S Added as Chief Co-sponsor HALVORSON
97-05-01 S
                                       Recommended do pass 008-000-000
          S Placed Calndr, Second Reading
97-05-07 S Second Reading
         S Placed Calndr, Third Reading
97-05-09 S Third Reading - Passed 056-000-001
         H Passed both Houses
97-06-06 H Sent to the Governor
97-07-23 H Governor approved
         Н
              Effective Date 97-07-23
```

HB-1924 **2304**

HB-1924 HANNIG - YOUNGE.

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 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.

```
97-03-07 H First reading
H Added As A Joint Sponsor YOUNGE
H Referred to Hse Rules Comm

97-03-11 H Assigned to Appropriations-Education
97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
```

HB-1925 HANNIG - YOUNGE.

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.

```
97-03-07 H First reading
H Added As A Joint Sponsor YOUNGE
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Education
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1926 HANNIG – YOUNGE AND BIGGINS.

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.

```
97-03-07 H First reading
H Added As A Joint Sponsor YOUNGE
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Education
97-04-09 H Added As A Co-sponsor BIGGINS
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1927 HANNIG - YOUNGE.

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.

```
97-03-07 H First reading
H Added As A Joint Sponsor YOUNGE
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Education
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1928 HANNIG - YOUNGE.

Makes appropriations to the Illinois Student Assistance Commission. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor YOUNGE
H Referred to Hse Rules Comm

97-03-11 H Assigned to Appropriations-Education
97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
```

HB-1929 HANNIG - YOUNGE.

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.

```
97-03-07 H First reading
H Added As A Joint Sponsor YOUNGE
H Referred to Hse Rules Comm
```

```
97-03-11 H Assigned to Appropriations-Education 97-04-11 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die
```

HB-1930 HANNIG – YOUNGE.

Appropriates \$31,910,800 from the funds named below to the Board of Trustees of Chicago State University for the ordinary and contingent expenses of the University for FY98.

```
97-03-07 H First reading
H Added As A Joint Sponsor YOUNGE
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Education
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1931 HANNIG - YOUNGE.

Appropriates \$23,182,800 to the Board of Trustees of Governors State University for its ordinary and contingent expenses. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor YOUNGE
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Education
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1932 HANNIG - YOUNGE.

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.

```
97-03-07 H First reading
H Added As A Joint Sponsor YOUNGE
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Education
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1933 HANNIG - YOUNGE.

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.

```
97-03-07 H First reading
H Added As A Joint Sponsor YOUNGE
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Education
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1934 HANNIG - YOUNGE.

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.

```
97-03-07 H First reading
H Added As A Joint Sponsor YOUNGE
Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Education
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1935 HANNIG - YOUNGE.

Makes an appropriation to Northern Illinois University for its FY1998 ordinary and contingent expenses. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor YOUNGE
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Education
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1936 **2306**

HB-1936 HANNIG - YOUNGE.

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.

```
97-03-07 H First reading
H Added As A Joint Sponsor YOUNGE
H Referred to Hse Rules Comm

97-03-11 H Assigned to Appropriations-Education
97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
```

HB-1937 HANNIG - YOUNGE.

Makes appropriations to the Board of Trustees of the State Universities Retirement System for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor YOUNGE
Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Education
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1938 HANNIG – DAVIS, MONIQUE.

Makes appropriations or reappropriations or both to the Department of Public Health for fiscal year 1998. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1.

Increases grant amount for Alzheimer's Disease assistance. Adds a line item for AIDS drug and hospitalization reimbursement of Cook County detainees.

HOUSE AMENDMENT NO. 2.

Adds appropriations for DPH grants for Chicago Open Hand, diabetes education and prevention, Urban Youth Violence Prevention Task Force.

HOUSE AMENDMENT NO 3.

Adds appropriation for a grant to Rock Valley Epilepsy Assoc.

HOUSE AMENDMENT NO. 4.

Makes appropriations for grants to Robert Crown Center, Hinsdale.

HOUSE AMENDMENT NO. 5.

Makes additional grants to DPH for various purposes.

```
97-03-07 H First reading
        H Added As A Joint Sponsor DAVIS, MONIQUE
                                   Referred to Hse Rules Comm
        Н
97-03-11 H
                                   Assigned to Appropriations-Human Services
97-04-11 H
                Amendment No.01
                                   APP HUMAN SRV H
                                                           Adopted
                                   APP HUMAN SRV H
                                                           Adopted
        H
                Amendment No.02
                                                             009-000-000
        H
        Н
                Amendment No.03
                                    APP HUMAN SRV H
                                                           Adopted
                                                             009-000-000
        Η
        Η
                Amendment No.04
                                    APP HUMAN SRV H
                                                           Adopted
        Η
                                                             009-000-000
        Н
                Amendment No.05
                                    APP HUMAN SRV H
                                                           Adopted
                                                             009-000-000
        Н
                                                            Withdrawn
        Η
                Amendment No.06
                                    APP HUMAN SRV H
         H
                                    Remains in CommiAppropriations-Human
                                      Services
                                    Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1939 HANNIG – DAVIS, MONIQUE.

Makes appropriations or reappropriations or both to the Department of Veterans' Affairs for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor DAVIS, MONIQUE
H Referred to Hse Rules Comm

97-03-11 H Assigned to Appropriations-Human Services
97-04-11 H Referred to Appropriations-Human Services
Re-Refer Rules/Rul 19(a)
```

2307 HB-1940

HB-1940 HANNIG - DAVIS, MONIQUE.

Makes appropriations or reappropriations or both to the Illinois Health Care Cost Containment Council for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor DAVIS, MONIQUE
Referred to Hise Rules Comm
97-03-11 H Assigned to Appropriations-Human Services
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1941 HANNIG – DAVIS,MONIOUE.

Makes appropriations or reappropriations or both to the Deaf and Hard of Hearing Commission for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor DAVIS,MONIQUE
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Human Services
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1942 HANNIG - DAVIS, MONIQUE.

Makes appropriations or reappropriations or both to the Board of the Comprehensive Health Insurance Plan for fiscal year 1998. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1.

Replaces everything after the enacting clause. Appropriates funds for the Comprehensive Health Insurance Plan OCE for FY98 and for a Healthy Start Insurance Plan. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor DAVIS, MONIQUE
Referred to Hse Rules Comm
97-03-11 H Amendment No.01 APP HUMAN SRV H Adopted
H Remains in CommiAppropriations-Human Services
Remains in CommiAppropriations-Human Services
H Remains in CommiAppropriations-Human Services
Re-Refer Rules/Rul 19(a)
```

HB-1943 HANNIG - DAVIS MONIOUE.

Makes appropriations or reappropriations or both to the Department on Aging for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor DAVIS,MONIQUE
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Human Services
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1944 HANNIG - DAVIS, MONIQUE.

Makes appropriations or reappropriations or both to the Guardianship and Advocacy Commission for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor DAVIS, MONIQUE
H Referred to Hse Rules Comm

97-03-11 H Assigned to Appropriations-Human Services
97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
```

HB-1945 HANNIG - DAVIS, MONIQUE.

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.

```
97-03-07 H First reading
H Added As A Joint Sponsor DAVIS, MONIQUE
Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Human Services
```

```
97-04-11 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HANNIG - DAVIS, MONIQUE. HB-1946

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.

```
97-03-07 H First reading
         H Added As A Joint Sponsor DAVIS, MONIQUE
         Н
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Appropriations-Human Services
97-04-11 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HANNIG - DAVIS, MONIQUE. HB-1947

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.

```
97-03-07 H First reading
         H Added As A Joint Sponsor DAVIS, MONIQUE
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Appropriations-Human Services
97-04-11 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1948 HANNIG - MORROW.

Makes appropriations or reappropriations or both to the Department of State Police for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
         H Added As A Joint Sponsor MORROW
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Appropriations-Public Safety
97-04-11 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HANNIG - MORROW.

Makes appropriations for the ordinary and contingent expenses of the Office of the State Appellate Defender, Effective July 1, 1997.

HOUSE AMENDMENT NO. 1.

Appropriates \$5,000,000 to the Office of the State Appellate Defender for the reimbursement to the Cook County Public Defender's Appellate Division for operational costs.

```
97-03-07 H First reading
         H Added As A Joint Sponsor MORROW
                                      Referred to Hse Rules Comm
         Н
97-03-11 H
                                      Assigned to Appropriations-Public Safety
                                      APP PUB SAFTY H
                                                               Adopted
97-04-11 H
                 Amendment No.01
                                      Remains in CommiAppropriations-Public
                                        Safety
                                      Re-Refer Rules/Rul 19(a)
```

99-01-12 H Session Sine Die

HB-1950

HANNIG - MORROW.

Makes appropriations for the ordinary and contingent expenses of the Judicial Inquiry Board. Effective July 1, 1997.

```
97-03-07 H First reading
         H Added As A Joint Sponsor MORROW
                                       Referred to Hse Rules Comm
         Η
                                       Assigned to Appropriations-Public Safety
97-03-11 H
                                      Re-Refer Rules/Rul 19(a)
97-04-11 H
99-01-12 H Session Sine Die
```

HB-1951 HANNIG - MORROW.

Makes appropriations or reappropriations or both to the Office of the State Fire Marshal for fiscal year 1998. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1.

Appropriates \$1 for the ordinary and contingent expenses of the Office of the State Fire Marshal. Adds effective date of July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor MORROW
H Referred to Hse Rules Comm
97-03-11 H Amendment No.01 APP PUB SAFTY H Adopted
H Amendment No.01 Remains in CommiAppropriations-Public Safety
Safety
Re-Refer Rules/Rul 19(a)
```

HB-1952 HANNIG - MORROW.

Makes appropriations or reappropriations or both to the State Police Merit Board for fiscal year 1998. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1.

Decreases personal services; increases contractual services.

```
97-03-07 H First reading
H Added As A Joint Sponsor MORROW
Referred to Hse Rules Comm
97-03-11 H Amendment No.01 APP PUB SAFTY H Adopted
H Amendment No.01 Remains in CommiAppropriations-Public Safety
Safety
H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1953 HANNIG - MORROW.

Makes appropriations or reappropriations or both to the Prisoner Review Board for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor MORROW
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Public Safety
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1954 HANNIG - MORROW.

Appropriations to the Department of Corrections for ordinary and contingent expenses. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1.

Increases personal services and related items for the Illinois River, Hill, Jacksonville, and Western Illinois Correctional Centers.

```
97-03-07 H First reading
         H Added As A Joint Sponsor MORROW
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Appropriations-Public Safety
97-04-11 H
                Amendment No.01
                                      APP PUB SAFTY H
                                                               Adopted
                                                                 012-000-000
         H
                                      Remains in CommiAppropriations-Public
         Η
                                        Safety
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1955 HANNIG - MORROW.

Makes appropriations or reappropriations or both to the Department of Military Affairs for fiscal year 1998. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1.

Replaces everything after the enacting clause with appropriations and reappropriations to the Department of Military Affairs for its ordinary and contingent expenses and for programs and projects. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor MORROW
Referred to Hse Rules Comm
97-03-11 H Amendment No.01 Assigned to Appropriations-Public Safety
H Amendment No.01 Remains in CommiAppropriations-Public Safety
Remains in CommiAppropriations-Public Safety
Re-Refer Rules/Rul 19(a)
```

99-01-12 H Session Sine Die

HB-1956 HANNIG - MORROW.

Makes appropriations or reappropriations or both to the Law Enforcement Training Standards Board for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor MORROW
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Public Safety
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1957 HANNIG - MORROW.

Makes appropriations or reappropriations or both to the Illinois Emergency Management Agency for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor MORROW
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Public Safety
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1958 HANNIG - MORROW.

Makes appropriations or reappropriations or both to the Illinois Criminal Justice Information Authority for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor MORROW
H Referred to Hse Rules Comm

97-03-11 H Assigned to Appropriations-Public Safety
97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
```

HB-1959 HANNIG - MORROW.

Makes appropriations and reappropriations for the ordinary and contingent expenses of the Department of Transportation for the fiscal year beginning July 1, 1997. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1

Decreases various line items for DOT projects. Appropriates \$1 for development of a south suburban airport near Peotone. Increases grant amounts for RTA mass transit services for students, handicapped and elderly. Specifies that the amount for intercity rail service is not to include Chicago-Milwaukee intercity rail line. Deletes section prohibiting certain contracts and obligations. Specifies that the reappropriation under Federal/Local Airport Fund shall include an amount for a south suburban airport near Peotone.

HOUSE AMENDMENT 2.

Appropriates \$500,000 for an operating assistance grant to Kankakee.

```
97-03-07 H First reading
        H Added As A Joint Sponsor MORROW
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Appropriations-Public Safety
97-04-11 H
                Amendment No.01
                                     APP PUB SAFTY H
                                                              Adopted
         Н
                Amendment No.02
                                     APP PUB SAFTY H
                                                              Adopted
        Н
                                     Remains in CommiAppropriations-Public
                                        Safety
        Н
                                     Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1960 HANNIG – MORROW.

Makes appropriations or reappropriations or both to the Capital Development Board for fiscal year 1998. Effective July 1, 1997.

```
STATE DEBT IMPACT NOTE

HB 1960 makes appropriations for FY 1998 but would not change
the level of bond authorization and, therefore, would not
directly impact the level of State debt.

97-03-07 H First reading
H Added As A Joint Sponsor MORROW
Referred to Hse Rules Comm
```

97-03-11 H	Assigned to Appropriations-Public Safety
97-04-08 H	State Debt Note Filed
Н	Committee Appropriations-Public Safety
97-04-11 H	Re-Refer Rules/Rul 19(a)
99-01-12 H. Session Sine Die	``

HB-1961 HANNIG - MORROW.

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.

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STATE DEBT IMPACT NOTE
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HB 1961 makes appropriations and reappropriations for FY 1998
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but would not directly impact the level of State debt.

```
97-03-07 H First reading
```

H Added As A Joint Sponsor MORROW

H Referred to Hse Rules Comm 97-03-11 H Assigned to Appropriations-Public Safety

97-04-08 H State Debt Note Filed

H Committee Appropriations-Public Safety

97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1962 HANNIG – RYDER.

Makes appropriations for General Assembly salaries and the ordinary and contingent expenses of the General Assembly. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor RYDER
Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)
```

99-01-12 H Session Sine Die

HB-1963 HANNIG - RYDER.

Makes appropriations to legislative support agencies and commissions. Effective July 1, 1997.

```
Joint Committee on Administrative Rules ... Ill. Economic and
Fiscal Commission ... Commission on Intergovernmental Coopera-
tion ... Legislative Information System ... Legislative Refer-
ence Bureau ... Legislative Audit Commission ... Legislative
Space Needs Commission ... Ill. Legislative Printing Unit ...
Ill. Legislative Research Unit ... Senate Operations Commission
... Pension Laws Commission
97-03-07 H First reading
H Added As A Joint Sponsor RYDER
H Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)
```

HB-1964 HANNIG - RYDER - BIGGINS.

99-01-12 H Session Sine Die

Appropriates \$4,474,300 to the Auditor General for ordinary and contingent expenses. Appropriates \$10,567,860 to the Auditor General from the Audit Expense Fund for audits, studies, and investigations. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Co-sponsor BIGGINS
H Referred to Hse Rules Comm

97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
```

HB-1965 **2312**

HB-1965 HANNIG - SCHOENBERG.

Makes appropriations for expenses of the Office of the Governor for the fiscal year beginning July 1, 1997. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
H Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
```

Ovrsght 97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1966 HANNIG - SCHOENBERG.

Makes appropriations for expenses of the Office of Lieutenant Governor for the fiscal year beginning July 1, 1997. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
H Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1967 HANNIG - SCHOENBERG.

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.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
H Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)
```

B-1968 HANNIG – SCHOENBERG.

Makes appropriations for the ordinary, contingent, and distributive expenses of the Office of the Secretary of State for Fiscal Year 1998. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1

Appropriates \$20,000 to the Secretary of State for grants for oral reading programs.

97-03-07 H First reading

```
H Added As A Joint Sponsor SCHOENBERG
H Referred to Hse Rules Comm
97-03-11 H Amendment No.01 APP-GEN SERVS H Adopted
H Amendment No.01 Remains in CommiApprop-Gen Srvc & Govt
Ovrsght
Ovrsght
```

H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1969 HANNIG - SCHOENBERG.

Makes appropriations or reappropriations or both to the Department of Nuclear Safety for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1970 HANNIG - SCHOENBERG.

Makes appropriations or reappropriations or both to the Pollution Control Board for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
H Referred to Hse Rules Comm
```

2313 HB-1970—Cont.

97-03-11 H	Assigned to Approp-Gen Srvc & Govt Ovrsght
97-04-11 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HB-1971 HANNIG - SCHOENBERG.

Makes appropriations or reappropriations or both to the Department of Natural Resources for fiscal year 1998. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1.

Reduces GRF amounts for OCE lines and adds or increases amounts from various other funds in Waste Management and Research Center and General Office divisions. Adds \$2,000 for a DNR brochure on fossil hunting in Illinois.

HOUSE AMENDMENT NO. 2.

Adds appropriations for additional DNR grants and for the Illinois River Coordinating Council.

```
97-03-07 H First reading
         H Added As A Joint Sponsor SCHOENBERG
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
97-04-11 H
                Amendment No.01
                                     APP-GEN SERVS H
                                                             Adopted
                                     APP-GEN SERVS H
                Amendment No.02
                                                             Adopted
         Н
         Н
                                     Remains in CommiApprop-Gen Srvc & Govt
                                       Ovrsght
                                     Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1972 HANNIG – SCHOENBERG.

Makes appropriations or reappropriations or both to the Environmental Protection Agency for fiscal year 1998. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1

Appropriates \$1,000,000 to EPA for a grant to the Village of Ford Ford Heights for a new drinking water system, and \$2,000,000 for flood mitigation measures. Effective July 1, 1997.

```
97-02-07 H Added As A Joint Sponsor SCHOENBERG
97-03-07 H First reading Referred to Hse Rules Comm
97-03-11 H Amendment No.01 APP-GEN SERVS H Adopted
Remains in CommiApprop-Gen Srvc & Govt
Ovrsght
H Re-Refer Rules/Rul 19(a)
```

HB-1973 HANNIG - SCHOENBERG.

Makes appropriations or reappropriations or both to the Environmental Protection Trust Fund Commission for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
H Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

-1974 HANNIG – SCHOENBERG.

Makes appropriations to the Court of Claims for awards and recommendations made by the Court of Claims. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1

Removes amounts for two claims for Gregory J. Molleck and the Home Insurance Company.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
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97-04-11 H
                      Amendment No.01
                                           APP-GEN SERVS H
                                                                   Adopted
                                           Remains in CommiApprop-Gen Srvc & Govt
                                             Ovrsght
               Н
                                           Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1975
            HANNIG - SCHOENBERG.
  Makes various appropriations to the Court of Claims. Effective July 1, 1997.
      97-03-07 H First reading
               H Added As A Joint Sponsor SCHOENBERG
```

Н Referred to Hse Rules Comm 97-03-11 H Assigned to Approp-Gen Srvc & Govt Ovrsght

97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-1976 HANNIG - SCHOENBERG.

Makes appropriations to the Court of Claims for payment of awards and recommendations made by the Court of Claims.

HOUSE AMENDMENT NO. 1

Appropriates \$4,260,511 to pay a claim for Fruin-Colnon Corporation Construction. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

97-03-07 H First reading H Added As A Joint Sponsor SCHOENBERG Н Referred to Hse Rules Comm 97-03-11 H Assigned to Approp-Gen Srvc & Govt Ovrsght 97-04-11 H Amendment No.01 APP-GEN SERVS H Adopted H Remains in CommiApprop-Gen Srvc & Govt Ovrsght Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HANNIG - SCHOENBERG.

Makes appropriations to the Court of Claims for awards and recommendations made by the Court of Claims. Effective immediately.

HOUSE AMENDMENT NO. 1

Removes amounts for two claims for Gregory J. Molleck and the Home Insurance Company.

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NOTE(S) THAT MAY APPLY: Balanced Budget
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97-03-07 H First reading H Added As A Joint Sponsor SCHOENBERG Referred to Hse Rules Comm 97-03-11 H Assigned to Approp-Gen Srvc & Govt Ovrsght 97-04-11 H Amendment No.01 APP-GEN SERVS H Adopted Remains in CommiApprop-Gen Srvc & Govt Ovrsght Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-1978 HANNIG - SCHOENBERG.

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.

97-03-07 H First reading H Added As A Joint Sponsor SCHOENBERG Η Referred to Hse Rules Comm 97-03-11 H Assigned to Approp-Gen Srvc & Govt Ovrsght 97-04-11 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HANNIG - SCHOENBERG.

Makes appropriations for the ordinary and contingent expenses of the Office of the State Comptroller for fiscal year 1998. Effective July 1, 1997.

97-03-07 H First reading H Added As A Joint Sponsor SCHOENBERG Referred to Hse Rules Comm

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97-03-11 H
                                            Assigned to Approp-Gen Srvc & Govt
                                              Ovrsght
      97-04-11 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
            HANNIG - SCHOENBERG.
HB-1980
  Makes appropriations or reappropriations or both to the State Civil Service Commis-
sion for fiscal year 1998. Effective July 1, 1997.
      97-03-07 H First reading
               H Added As A Joint Sponsor SCHOENBERG
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Approp-Gen Srvc & Govt
                                              Ovrsght
      97-04-11 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
            HANNIG - SCHOENBERG.
  Makes appropriations or reappropriations or both to the Department of the Lottery
for fiscal year 1998. Effective July 1, 1997.
      97-03-07 H First reading
               H Added As A Joint Sponsor SCHOENBERG
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Approp-Gen Srvc & Govt
                                              Ovrsght
      97-04-11 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
            HANNIG - SCHOENBERG.
HR-1982
  Makes appropriations or reappropriations or both to the Department of Revenue for
fiscal year 1998. Effective July 1, 1997.
      97-03-07 H First reading
                H Added As A Joint Sponsor SCHOENBERG
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Approp-Gen Srvc & Govt
                                              Ovrsght
      97-04-11 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1983
             HANNIG - DAVIS, MONIQUE.
  Makes appropriations or reappropriations or both to the Illinois Planning Council on
Developmental Disabilities for fiscal year 1998. Effective July 1, 1997.
      97-03-07 H First reading
               H Added As A Joint Sponsor DAVIS, MONIQUE
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Appropriations-Human Services
      97-04-11 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-1984
             HANNIG - SCHOENBERG.
  Makes appropriations or reappropriations or both to the Department of Professional
Regulation for fiscal year 1998. Effective July 1, 1997.
      97-03-07 H First reading
               H Added As A Joint Sponsor SCHOENBERG
               Н
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Approp-Gen Srvc & Govt
                                              Ovrsght
```

99-01-12 H Session Sine Die HB-1985 HANNIG – SCHOENBERG.

97-04-11 H

Makes appropriations or reappropriations or both to the Liquor Control Commission for fiscal year 1998. Effective July 1, 1997.

Re-Refer Rules/Rul 19(a)

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
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97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1986 HANNIG - SCHOENBERG.

Makes appropriations or reappropriations or both to the Office of Banks and Real Estate for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
H Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-1987 HANNIG - SCHOENBERG.

Makes appropriations or reappropriations or both to the Department of Financial Institutions for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
H Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1988 HANNIG - SCHOENBERG.

Makes appropriations or reappropriations or both to the Illinois Commerce Commission for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
H Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1989 HANNIG - SCHOENBERG.

Makes appropriations or reappropriations or both to the Illinois Racing Board for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1990 HANNIG - SCHOENBERG.

Makes appropriations or reappropriations or both to the Department of Insurance for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
H Referred to Hse Rules Comm

97-03-11 H Assigned to Approp-Gen Srve & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
```

HB-1991 HANNIG - SCHOENBERG.

Makes appropriations or reappropriations or both to the Illinois Educational Labor Relations Board for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)
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2317 HB-1991—Cont.

99-01-12 H Session Sine Die

HB-1992 HANNIG - SCHOENBERG.

Makes appropriations or reappropriations or both to specified retirement systems for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)
```

99-01-12 H Session Sine Die

HB-1993 HANNIG - SCHOENBERG.

Makes appropriations or reappropriations or both to the Bureau of the Budget for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-1994 HANNIG - SCHOENBERG.

Makes appropriations or reappropriations or both to the Property Tax Appeal Board for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
H Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)
```

HB-1995 HANNIG - SCHOENBERG.

Makes appropriations or reappropriations or both to the Department of Agriculture for fiscal year 1998. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1

Appropriates \$125,000 to the Department of Agriculture for a grant to the Kankakee County Fair Association to be used for infrastructure improvements at the Kankakee County Fairgrounds.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Amendment No.01 APP-GEN SERVS H Adopted
Remains in CommiApprop-Gen Srvc & Govt
Ovrsght
H Re-Refer Rules/Rul 19(a)
```

HB-1996 HANNIG - SCHOENBERG.

Makes appropriations or reappropriations or both to the Department of Central Management Services for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor SCHOENBERG
Referred to Hse Rules Comm
97-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

97 HANNIG – SCHOENBERG.

Makes appropriations or reappropriations or both to the Department of Employment Security for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
         H Added As A Joint Sponsor SCHOENBERG
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
                                      Re-Refer Rules/Rul 19(a)
97-04-11 H
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HB-1998

99-01-12 H Session Sine Die

NOVAK - PERSICO - TURNER,ART - KUBIK - MOORE,ANDREA, BRUNSVOLD, JOHNSON, TOM, ERWIN, SAVIANO, PANKAU, HASSERT, MCAULIFFE, WINKEL, BOLAND, FLOWERS, CAPPARELLI, ACKERMAN, LEITCH, HOEFT, WINTERS, BURKE, WOJCIK, WIRS-ING, LAWFER, HANNIG, MOORE, EUGENE, GILES, DART, DURKIN, LYONS, EILEEN, TENHOUSE, KENNER, SMITH, MICHAEL, PHELPS, KOSEL AND DAVIS, MONIQUE.

```
New Act
 65 ILCS 5/8-11-2
                                    from Ch. 24, par. 8-11-2
220 ILCS 5/3-105
                                    from Ch. 111 2/3, par. 3-105
220 ILCS 5/4-305
                                    from Ch. 111 2/3, par. 4-305
220 ILCS 5/7-108
220 ILCS 5/8-404
                                    from Ch. 111 2/3, par. 8-404
                                    from Ch. 111 2/3, par. 8-406
220 ILCS 5/8-406
220 ILCS 5/9-212
                                    from Ch. 111 2/3, par. 9-212
220 ILCS 5/9-213
                                    from Ch. 111 2/3, par. 9-213
220 ILCS 5/9-214
                                    from Ch. 111 2/3, par. 9-214
220 ILCS 5/8-402 rep.
220 ILCS 5/8-402.1 rep.
220 ILCS 5/8-407 rep.
220 ILCS 5/9-215 rep.
220 ILCS 5/9-215.1 rep.
220 ILCS 5/9-217 rep.
```

Creates the Electric Customer Choice and Protection Act. Provides that consumers may purchase electricity from any electric service provider. Requires incumbent electric utilities to provide bundled electric service. Provides for the establishment of bundled service rates and transition period rates. Authorizes the imposition of a financial viability and reliability charge. Provides for a State and Municipal Revenue Task Force. Provides for an electricity use tax. Creates the Illinois Low-Income Home Energy Assistance Program Fund. Amends the Illinois Municipal Code and the Public Utilities Act to make accommodating changes. Effective immediately.

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FISCAL NOTE (Ill. Commerce Commission)
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Fiscal impact on Commission operations is unknown at this time.

HOUSING AFFORDABILITY NOTE

There would be no fiscal effect on constructing, purchasing, or selling a single-family residence. Direct fiscal effect on owning a single-family residence would result from fluctuating electric utility bills.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford
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97-03-07 H First reading
        H Added As A Joint Sponsor PERSICO
        H Added As A Co-sponsor TURNER, ART
        H Added As A Co-sponsor KUBIK
        H Added As A Co-sponsor MOORE, ANDREA
        H Added As A Co-sponsor BRUNSVOLD
        H Added As A Co-sponsor JOHNSON, TOM
        H Added As A Co-sponsor ERWIN
        H Added As A Co-sponsor SAVIANO
        H Added As A Co-sponsor DEERING
        H Added As A Co-sponsor PANKAU
        H Added As A Co-sponsor HASSERT
                                   Referred to Hse Rules Comm
97-03-11 H
97-03-20 H Added As A Co-sponsor TURNER, ART
```

Assigned to Electric Utility Deregulation

H Added As A Co-sponsor KUBIK H Added As A Co-sponsor MOORE, ANDREA

H Added As A Co-sponsor BRUNSVOLD

H Added As A Co-sponsor JOHNSON, TOM

2319 HB-1998—Cont.

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97-03-20--Cont.
        H Added As A Co-sponsor ERWIN
        H Added As A Co-sponsor SAVIANO
        H Added As A Co-sponsor PANKAU
        H Added As A Co-sponsor HASSERT
        H Added As A Co-sponsor KOSEL
        H Added As A Co-sponsor HOEFT
        H Added As A Co-sponsor WINTERS
        H Added As A Co-sponsor BURKE
        H Added As A Co-sponsor WOJCIK
        H Added As A Co-sponsor WIRSING
        H Added As A Co-sponsor LAWFER
97-03-21 H
                                    Fiscal Note Filed
        Н
                                    Housing Aford Note Filed
         Н
                                    Re-Refer Rules/Rul 19(a)
97-04-15 H Added As A Co-sponsor DAVIS, MONIQUE
99-01-12 H Session Sine Die
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HB-1999 HANNIG - SCHOENBERG AND DAVIS.STEVE.

Makes appropriations or reappropriations or both to the Historic Preservation Agency for fiscal year 1998. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1

Appropriates \$500,000 to the Historic Preservation Agency for restoration of the Pullman Factory Historic Site.

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97-03-07 H First reading
         H Added As A Joint Sponsor SCHOENBERG
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
97-04-09 H Added As A Co-sponsor DAVIS, STEVE
97-04-11 H
                Amendment No.01
                                     APP-GEN SERVS H
                                                             Adopted
                                     Remains in CommiApprop-Gen Srvc & Govt
         Н
                                       Ovrsght
                                     Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
      SKINNER.
```

HB-2000

30 ILCS 105/8.3	from Ch. 127, par. 144.3
35 ILCS 505/8	from Ch. 120, par. 424
55 ILCS 5/5-1035.1	from Ch. 34, par. 5-1035.1
55 ILCS 5/5-1035,3 new	_

Amends the Counties Code, the Motor Fuel Tax Law, and the State Finance Act. Allows the county board of any county, upon approval by the electors, to impose a tax of up to 4 cents per gallon upon all persons engaged in the county in the business of selling motor fuel at retail for the operation of motor vehicles upon public highways or for the operation of recreational watercraft upon waterways, by ordinance or resolution. Provides that, if the county imposes a motor fuel tax by referendum, then the county shall no longer collect a tax imposed by the County Motor Fuel Tax Law. Provides that for every dollar the county collects under this Section, the county shall receive a dollar from the road fund. Requires the Department of Revenue to administer, collect, and enforce the tax. Effective immediately.

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STATE MANDATES FISCAL NOTE
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In the opinion of DCCA, HB 2000 fails to create a State mandate

under the State Mandates Act.

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NOTE(S) THAT MAY APPLY: Fiscal
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JIE(3) IIIAI MAI AITET. IISCAI	
97-03-07 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Revenue
97-03-21 H	St Mandate Fis Note Filed
Н	Committee Revenue
Н	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HANNIG - SCHOENBERG - ERWIN.

Makes appropriations or reappropriations or both to the Illinois Arts Council for fiscal year 1998. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1

Appropriates \$300,000 to the Ill. Arts Council for a grant to the Katherine Dunham Centers; and \$200,000 for administrative ang grant expenses associated with programs of the Ill. Humanities Council; and \$12,000,000 to fund adminstrative and expenses for support and enhancement of Ill. visual and performing arts, cultural institutions and creative artists.

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97-03-07 H First reading
         H Added As A Joint Sponsor SCHOENBERG
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
97-04-11 H
                Amendment No.01
                                     APP-GEN SERVS H
                                                             Adopted
                                     Remains in CommiApprop-Gen Ŝrvc & Govt
                                     Re-Refer Rules/Rul 19(a)
97-04-15 H Added As A Co-sponsor ERWIN
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99-01-12 H Session Sine Die

HB-2002 HANNIG - DAVIS, MONIOUE.

Makes appropriations or reappropriations or both to the Illinois Medical District Commission for fiscal year 1998. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1.

Replaces everything after the enacting clause. Appropriates OCE funding for the Illinois Medical District Commission for FY98. Makes appropriations and reappropriations to the Commission for various projects, programs, grants and other purposes. Effective July 1, 1997.

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97-03-07 H First reading
         H Added As A Joint Sponsor DAVIS, MONIQUE
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Appropriations-Human Services
97-04-11 H
                Amendment No.01
                                     APP HUMAN SRV H
                                                              Adopted
                                                                009-000-000
         Н
                                     Remains in CommiAppropriations-Human
                                       Services
                                     Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HANNIG - DAVIS, MONIQUE.

Makes appropriations or reappropriations or both to the Department of Human Rights for fiscal year 1998. Efective July 1, 1997.

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97-03-07 H First reading
         H Added As A Joint Sponsor DAVIS, MONIQUE
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Appropriations-Human Services
97-04-11 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2004 HANNIG - DAVIS, MONIQUE.

Makes appropriations or reappropriations or both to the Human Rights Commission for fiscal year 1998. Effective July 1, 1997.

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97-03-07 H First reading
         H Added As A Joint Sponsor DAVIS, MONIQUE
                                      Referred to Hse Rules Comm
         H
97-03-11 H
                                      Assigned to Appropriations-Human Services
97-04-11 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2005 HANNIG - MORROW.

Makes appropriations or reappropriations or both to the Department of Commerce and Community Affairs for fiscal year 1998. Effective July 1, 1997.

STATE MANDATES FISCAL NOTE

HB 2005 fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Adds appropriations for various grants, programs and projects.

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97-03-07 H First reading
         H Added As A Joint Sponsor MORROW
                                     Referred to Hse Rules Comm
        Η
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97-03-11 H		Assigned to Appropriation	ns-Public Safety
97-03-21 H		St Mandate Fis Note Filed	
H		Committee Appropriation:	s-Public Safety
97-04-11 H	Amendment No.01	APP PUB SAFTY H	Adopted
Н		Remains in CommiApprop Safety	priations-Public
Н		Re-Refer Rules/Rul 19(a)	
99-01-12 H Sess	ion Sine Die		

HB-2006 HANNIG - MORROW.

Makes appropriations or reappropriations or both to the Metropolitan Pier and Exposition Authority for fiscal year 1998. Effective July 1, 1997.

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STATE DEBT IMPACT NOTE
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HB 2006 is an appropriatin bill that does not increase the authorization for any type of bond. Therefore, it does not directly affect the State's long-term indebtedness.

97-03-07 H First reading

H Added As A Joint	Sponsor MORROW
Н	Referred to Hse Rules Comm
97-03-11 H	Assigned to Appropriations-Public Safety
97-03-20 H	State Debt Note Filed
Н	Committee Appropriations-Public Safety
97-04-11 H	Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HANNIG - MORROW.

HB-2007

Makes appropriations or reappropriations or both to the Illinois Sports Facilities Authority for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor MORROW
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Public Safety
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2008 HANNIG - MORROW.

Makes appropriations or reappropriations or both to the Industrial Commission for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor MORROW
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Public Safety
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2009 HANNIG - MORROW.

Makes appropriations or reappropriations or both to the Prairie State 2000 Authority for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor MORROW
Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Public Safety
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2010 HANNIG - MORROW.

Makes appropriations or reappropriations or both to the Department of Labor for fiscal year 1998. Effective July 1, 1997.

```
97-03-07 H First reading
H Added As A Joint Sponsor MORROW
H Referred to Hse Rules Comm
97-03-11 H Assigned to Appropriations-Public Safety
97-04-11 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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2322 HB-2011

HB-2011 HANNIG - MORROW.

Makes appropriations or reappropriations or both to the Illinois Farm Development Authority for fiscal year 1998. Effective July 1, 1997.

97-03-07 H First reading

H Added As A Joint Sponsor MORROW

Referred to Hse Rules Comm 97-03-11 H Assigned to Appropriations-Public Safety

97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HANNIG - MORROW.

Makes appropriations or reappropriations or both to the East St. Louis Financial Advisory Authority for fiscal year 1998. Effective July 1, 1997.

97-03-07 H First reading

H Added As A Joint Sponsor MORROW

Referred to Hse Rules Comm

97-03-11 H Assigned to Appropriations-Public Safety

97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

MCCARTHY. HB-2013

Appropriates \$20,000 to the Secretary of State for oral reading programs. Effective July 1, 1997.

97-03-07 H First reading Referred to Hse Rules Comm

Assigned to Approp-Gen Srvc & Govt

97-03-11 H Ovrsght

97-04-11 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

O'BRIEN - WINTERS - MEYER - CURRIE - HOWARD, MCGUIRE, HB-2014 ZICKUS, MAUTINO AND MOORE, ANDREA.

Appropriates \$500,000 to DCCA for a grant to the Canal Corridor Association for all costs associated with promoting knowledge of and tourism at the Illinois and Michigan Canal. Effective July 1, 1997.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 2014 fails to create a State mandate

under the State Mandates Act.

97-03-07 H First reading Referred to Hse Rules Comm

Assigned to Appropriations-Public Safety 97-03-11 H

97-03-21 H St Mandate Fis Note Filed

Committee Appropriations-Public Safety

97-04-09 H Added As A Co-sponsor O'BRIEN

H Added As A Co-sponsor MCGUIRE

H Added As A Joint Sponsor WINTERS

H Added As A Co-sponsor MEYER

97-04-10 H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor HOWARD

H Added As A Co-sponsor MAUTINO

H Primary Sponsor Changed To O'BRIEN

H Added As A Co-sponsor CURRIE

97-04-11 H Added As A Co-sponsor MOORE, ANDREA Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

WOOD, O'BRIEN, BIGGERT, BEAUBIEN, BERGMAN, BOLAND, HB-2015 SCULLY AND CLAYTON.

720 ILCS 570/407

from Ch. 56 1/2, par. 1407

Amends the Illinois Controlled Substances Act. Establishes various enhanced penalties for delivering controlled substances in senior citizens centers and other areas used primarily for housing or providing space for activities for senior citizens.

NOTE(S) THAT MAY APPLY: Correctional

97-03-07 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Judiciary II - Criminal Law 97-03-21 H Do Pass/Short Debate Cal 014-000-000

H Placed Cal 2nd Rdg-Sht Dbt

97-04-08 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

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97-04-09 H Added As A Co-sponsor O'BRIEN
97-04-10 H Added As A Co-sponsor BIGGERT
         H Added As A Co-sponsor BEAUBIEN
         H Added As A Co-sponsor BERGMAN
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor SCULLY
97-04-12 H Added As A Co-sponsor CLAYTON
97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 108-000-007
97-04-17 S Arrive Senate
         S Placed Calendr, First Reading
97-04-18 S Chief Sponsor PETERSON
97-04-23 S First reading
                                     Referred to Sen Rules Comm
97-04-29 S
                                     Assigned to Judiciary
97-05-07 S
                                     Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
97-05-08 S Second Reading
         S Placed Calndr, Third Reading
         S Added As A Co-sponsor DILLARD
97-05-09 S Third Reading - Passed 056-000-000
         H Passed both Houses
97-06-06 H Sent to the Governor
97-07-23 H Governor approved
              Effective Date 98-01-01
         Н
              PUBLIC ACT 90-0164
         Н
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HB-2016 MCCARTHY.

410 ILCS 620/9.5 new

Amends the Food, Drug and Cosmetic Act. Requires that every can, bottle, or other container of apple juice sold in this State be labeled to indicate whether the apple juice in the container is pasteurized or unpasteurized. Effective immediately.

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STATE MANDATES FISCAL NOTE
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In the opinion of DCCA, HB 2016 fails to create a State mandate

under the State Mandates Act.

FISCAL NOTE (Dept. of Public Health)

Fiscal implications to the Dept. would be approximately \$50,000

annually. 97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Human Services 97-03-21 H St Mandate Fis Note Filed Committee Human Services Η Re-Refer Rules/Rul 19(a) Н 97-04-07 H Fiscal Note Filed Committee Rules н 99-01-12 H Session Sine Die

HB-2017 MCCARTHY.

525 ILCS 45/5.1

from Ch. 5, par. 1605.1

Amends the Water Use Act of 1983 to allow each Soil and Water Conservation District within a county in this State (now, only Districts within counties through which the Iroquois River flows and each District within a county with a population over 100,000 through which the Makinaw River flows) to recommend to the Department of Agriculture restrictions on groundwater withdrawal. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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715(b) 111111 11111 7111 E 1.113cai	
97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Agriculture & Conservation
97-03-21 H	Re-Refer Rules/Rul 19(a)
00.01.12 H Session Sine Die	

HB-2018

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COWLISHAW.
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
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20 ILCS 2505/39b58 new
 20 ILCS 2505/39b59 new
305 ILCS 5/10-0.5 new
305 ILCS 5/10-1
                                    from Ch. 23, par. 10-1
305 ILCS 5/10-3.1
                                    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
                                    from Ch. 23, par. 10-16
305 ILCS 5/10-16
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
                                    from Ch. 23, par. 12-11
305 ILCS 5/12-11
305 ILCS 5/12-10.2 rep.
                                    from Ch. 40, par. 705
750 ILCS 5/705
750 ILCS 5/706.1
                                    from Ch. 40, par. 706.1
750 ILCS 5/709
                                    from Ch. 40, par. 709
750 ILCS 5/712
                                    from Ch. 40, par. 712
750 ILCS 15/2.1
                                    from Ch. 40, par. 1105
                                    from Ch. 40, par. 1107.1
750 ILCS 15/4.1
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
                                    from Ch. 40, par. 2520
750 ILCS 45/20
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.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
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
                             from Ch. 23, par. 10-1
305 ILCS 5/10-3.1
                             from Ch. 23, par. 10-3.1
305 ILCS 5/10-8
                             from Ch. 23, par. 10-8
                             from Ch. 23, par. 10-10
305 ILCS 5/10-10
305 ILCS 5/10-11.1
                             from Ch. 23, par. 10-11.1
                             from Ch. 23, par. 10-15
305 ILCS 5/10-15
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
                             from Ch. 23, par. 12-8
305 ILCS 5/12-8
305 ILCS 5/12-9
                             from Ch. 23, par. 12-9
305 ILCS 5/12-11
                             from Ch. 23, par. 12-11
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305 ILCS 5/12-10.2 rep.
       750 ILCS 5/705
                                    from Ch. 40, par. 705
       750 ILCS 5/706.1
                                    from Ch. 40, par. 706.1
       750 ILCS 5/709
                                    from Ch. 40, par. 709
       750 ILCS 5/712
                                    from Ch. 40, par. 712
       750 ILCS 15/2.1
                                    from Ch. 40, par. 1105
                                    from Ch. 40, par. 1107.1
       750 ILCS 15/4.1
       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
       Adds reference to:
       305 ILCS 5/10-9
                                    from Ch. 23, par. 10-9
  Deletes everything. Amends the Illinois Public Aid Code. Makes a stylistic change in
provisions concerning alternative actions to enforce support.
  NOTE(S) THAT MAY APPLY: Fiscal
       97-03-10 H First reading
                                                Referred to Hse Rules Comm
       97-03-11 H
                                                Assigned to State Govt Admin & Election
                                                  Refrm
       97-03-21 H
                         Amendment No.01
                                                ST GV-ELC RFM H
                                                                          Adopted
                                                Motion Do Pass Amended-Lost 005-007-000
                                                  HSGE
                 Η
                                                Remains in CommiState Govt Admin &
                                                  Election Refrm
                                                Re-Refer Rules/Rul 19(a)
       99-01-12 H Session Sine Die
HB-2019
              COWLISHAW.
   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
                                      from Ch. 23, par. 10-1
                                      from Ch. 23, par. 10-3.1
  305 ILCS 5/10-3.1
  305 ILCS 5/10-8
                                      from Ch. 23, par. 10-8
                                      from Ch. 23, par. 10-10
  305 ILCS 5/10-10
  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/I2-10.2 rep.
  750 ILCS 5/705
                                      from Ch. 40, par. 705
  750 ILCS 5/706.1
                                      from Ch. 40, par. 706.1
  750 ILCS 5/709
                                      from Ch. 40, par. 709
  750 ILCS 5/712
                                      from Ch. 40, par. 712
  750 ILCS 15/2.1
                                      from Ch. 40, par. 1105
  750 ILCS 15/4.1
                                      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
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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.

97-03-10 H First reading
97-03-11 H
Assigned to State Govt Admin & Election
Refrm
97-03-21 H
Re-Refer Rules/Rul 19(a)

HB-2020 CROSS.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961. Makes grammatical changes in unlawful use of weapons statute.

97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-2021 CROTTY.

10 ILCS 5/9-1.3

from Ch. 46, par. 9-1.3

Amends the Election Code. Makes provisions in the definition of "candidate" gender neutral.

97-03-10 H First reading
97-03-11 H Assigned to State Govt Admin & Election
Refrm
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-2022 CROTTY.

105 ILCS 5/14-9.01

from Ch. 122, par. 14-9.01

Amends the School Code. Makes a change in punctuation and adds a gender neutral reference to provisions relating to qualifications of personnel who teach classes or programs authorized by the Article of the School Code relating to children with disabilities.

97-03-10 H First reading
97-03-11 H Assigned to Elementary & Secondary
Education
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-2023 CROTTY.

720 ILCS 5/16-1.2

from Ch. 38, par. 16-1.2

Amends the Criminal Code of 1961 to add a heading to Section relating to prima facie evidence of intent to knowingly obtain by deception control over property of the owner.

97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-2024 CROTTY.

730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3 730 ILCS 5/5-4-1 from Ch. 38, par. 1005-4-1

Amends the Unified Code of Corrections. Provides that a person convicted of felony criminal sexual abuse, exploitation of a child, or child pornography shall not receive more than 4.5 days of good conduct credit for each month of his or her sentence of imprisonment.

NOTE(S) THAT MAY APPLY: Correctional

97-03-10 H First reading
97-03-11 H
97-03-21 H
97-03-21 H
99-01-12 H Session Sine Die

Referred to Hse Rules Comm
Assigned to Judiciary II - Criminal Law
Re-Refer Rules/Rul 19(a)

HB-2025 CROTTY.

720 ILCS 5/12-3.3 new

Amends the Criminal Code of 1961. Creates the offense of aggravated domestic battery. Requires a person sentenced to a first or subsequent offense for aggravated domestic battery to serve at least a mandatory 48 consecutive hours of imprisonment. Penalty for the offense is a Class 3 felony.

FISCAL NOTE (Dept. of Corrections)
There will minimal impact on this Dept.

NOTE(S) THAT MAY APPLY: Correctional
97-03-10 H First reading
97-03-11 H
97-03-21 H
97-03-31 H
97-03-31 H
Fiscal Note Filed
Committee Rules

99-01-12 H Session Sine Die

HB-2026 MCCARTHY - SCULLY.

720 ILCS 5/12-7.3

from Ch. 38, par. 12-7.3

Amends the Criminal Code of 1961. Includes harassment and threats to family members of stalking victims in the definition of stalking. Includes in the definition of stalking placing a person in reasonable apprehension that a family member will receive immediate or future bodily harm, sexual assault, confinement, or restraint. Defines "harasses", "transmits a threat" and "family member". Adds that incarceration in prison of a person who transmits a threat is not a bar to prosecution.

NOTE(S) THAT MAY APPLY: Correctional

97-03-10 H First reading Referred to Hse Rules Comm
H Added As A Joint Sponsor SCULLY

97-03-11 H Assigned to Judiciary II - Criminal Law
Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2027 O'BRIEN - BRUNSVOLD - HANNIG - SCHOENBERG.

New Act

Create the Missing Child Rapid Response Act (short title only).

HOUSE AMENDMENT NO. 1.

Deletes reference to: New Act Adds reference to: 20 ILCS 2605/55A

Deletes the title and everything after the enacting clause. Amends the Civil Administrative Code of Illinois. Requires the Department of State Police to develop and maintain an integrated Missing Child Rapid Response Network to facilitate the communication of information on missing and endangered children by use of electronic transmission of information to the private sector. Provides that data identifying individuals and business as members of the Network are private and shall not be made available to the public.

FISCAL NOTE, AMENDED (Dept. of Corrections)
HB 2027 would have no fiscal or prison impact on DOC.
CORRECTIONAL NOTE, AMENDED
No change from DOC fiscal note.
FISCAL NOTE (Dept. of State Police)
Fiscal impact on Dpt. State Police would be \$100,000 annually.
JUDICIAL NOTE, AMENDED
No decrease or increase in need for the number of judges.
STATE MANDATES ACT FISCAL NOTE, H-AM 1
HB2027, amended by H-am 1, fails to create a State mandate.
97-03-10 H First reading Referred to Hse Rules Comm
H Added As A Joint Sponsor BRUNSVOLD
H Added As A Co-sponsor HANNIG
H Added As A Co-sponsor SCHOENBERG

97-03-11			Assigned to Judiciary II - Criminal Law
97-03-21		Amendment No.01	JUD-CRIMINAL H Adopted
	H		Do Pass Amend/Short Debate 015-000-000
,		Placed Cal 2nd Rdg-Sht Dbt	
97-04-07	Н		Fiscal Note Requested AS AMENDED/ ROSMAN
	Н		St Mandate Fis Nte Requestd AS AMENDED/ROSKAM
	Н		Correctional Note Requested AS
			AMENDED/ROSKAM
	H		Judicial Note Request AS AMENDED/ ROSKAM
	Η	Cal Ord 2nd Rdg-Shr Dbt	
97-04-08			Fiscal Note Filed
	Н		Correctional Note Filed AS AMENDED
	Н	Cal Ord 2nd Rdg-Shr Dbt	
97-04-09	Η		Fiscal Note Filed
	Н		Judicial Note Filed
	Н	Cal Ord 2nd Rdg-Shr Dbt	
97-04-15	Н		St Mandate Fis Note Filed
	Η	Cal Ord 2nd Rdg-Shr Dbt	
97-04-18	Н		Re-committed to Rules
99-01-12	H	Session Sine Die	
HB-2028 M	CC	CARTHY.	
20 ILCS 505	11	from Ch	. 23, par. 5011
105 ILCS 5/10	-21	1.9 from Ch	. 122, par. 10-21.9
105 II CS 5/3/	19	5 from Ch	122 par 34-18 5

20 ILCS 505/11	from Ch. 23, par. 5011
105 ILCS 5/10-21.9	from Ch. 122, par. 10-21.9
105 ILCS 5/34-18.5	from Ch. 122, par. 34-18.5
225 ILCS 10/4.2	from Ch. 23, par. 2214.2

Amends the Children and Family Services Act, the School Code, and the Child Care Act. Provides that the employment of persons convicted of (i) child pornography, (ii) indecent solicitation of a child, (ii) sexual exploitation of a child, (iv) soliciting for a juvenile prostitute, (v) patronizing a juvenile prostitute, (vi) keeping a place of juvenile prostitution, (vii) juvenile pimping, (viii) exploitation of a child, (ix) criminal sexual assault, (x) aggravated criminal sexual assault, (xi) predatory criminal sexual assault of a child, (xii) criminal sexual abuse, (xiii) aggravated criminal sexual abuse, and (xiv) ritualized abuse of child by a school, child care facility, or DCFS is a Class A misdemeanor when the victim is under 18 years of age.

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97-03-10 H First reading
                                        Referred to Hse Rules Comm
97-03-11 H
                                        Assigned to Judiciary II - Criminal Law
97-03-21 H
                                        Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2029 CROTTY.

720 ILCS 5/21-1.3

Amends the Criminal Code of 1961. Makes a grammatical change in the statute defining criminal defacement of property.

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97-03-10 H First reading
                                        Referred to Hse Rules Comm
97-03-11 H
                                        Assigned to Judiciary II - Criminal Law
97-03-21 H
                                        Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2030 RONEN - MCKEON - CURRIE.

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735 ILCS 5/9-109.5 new
735 ILCS 5/9-109.7 new
735 ILCS 5/9-I18
                                   from Ch. 110, par. 9-118
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Amends the Code of Civil Procedure. Limits to 7 days the time a court can stay an order for possession of the premises entered pursuant to a termination of a lease under the Controlled Substance and Cannabis Nuisance Act, and provides that the sheriff or one of his deputies shall execute an order entered based on a suit brought pursuant to a termination of a lease under the Controlled Substance and Cannabis Nuisance Act within 7 days of entry of the order, or within 7 days of the expiration of a stay, if one is entered. Provides that the standard of proof in a forcible entry and detainer action is a preponderance of the evidence. Adds unlawful possessing, serving, storing, manufacturing, 2329 HB-2030—Cont.

cultivating, delivering, using, selling and giving away cannabis, narcotics, or controlled substances as activities that subject a tenant to emergency public housing eviction proceedings. Creates a rebuttable presumption that drugs found or used in the premises were used or possessed by the tenant or occupant or permitted to be used or possessed on the premises by the tenant or occupant.

HOUSE AMENDMENT NO. 1.

Adds reference to: 735 ILCS 5/2-202

from Ch. 110, par. 2-202

Deletes everything and replaces it with identical language, but making additional changes. Amends the Code of Civil Procedure. Provides that in counties with a population of 3,000,000 or more, process may be served in certain drug-related eviction proceedings, without special appointment, by a private process server or a law enforcement agency other than the county sheriff. Limits to 7 days the time a court can stay an order for possession of the premises entered pursuant to a termination of a lease under the Controlled Substance and Cannabis Nuisance Act, and provides that the sheriff or one of his deputies shall execute an order entered based on a suit brought pursuant to a termination of a lease under the Controlled Substance and Cannabis Nuisance Act within 7 days of entry of the order, or within 7 days of the expiration of a stay, if one is entered. Provides that the standard of proof in a forcible entry and detainer action is a preponderance of the evidence. Changes the emergency public housing eviction provisions to apply to all housing and adds new grounds subjecting a tenant to emergency housing eviction proceedings. Creates a rebuttable presumption that drugs found or used in the premises were used or possessed by the tenant or occupant or permitted to be used or possessed on the premises by the tenant or occupant. FISCAL NOTE, H-AM 1 (Dept. of Corrections)

HB2030 would have no fiscal or prison population impact on DOC. CORRECTIONAL NOTE, H-AM 1

No change from DOC fiscal note.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends: (i) allowing service of process, in certain drug-related eviction proceedings in counties with a population of 3,000,000 or more, with special appointment by the court (rather than without special appointment) by a private process server or a law enforcement agency other than the sheriff; (ii) deletion of language allowing a plaintiff to re-enter the premises immediately when a court enters a judgment for possession; and (iii) changes in provisions regarding rebuttable presumptions that arise when certain drugs are found or used on the premises.

i certain ui	ugs are round or used on the	picinises.
97-03-10	H First reading	Referred to Hse Rules Comm
97-03-11	Н	Assigned to Judiciary II - Criminal Law
97-03-20	H	Fiscal Note Requested BLACK
	Н	St Mandate Fis Nte Requestd BLACK
	H	Correctional Note Requested BLACK
	Н	Judicial Note Request BLACK
	H	Committee Judiciary II - Criminal Law
97-03-21	H Amendment No.01	JUD-CRIMINAL H Adopted
	H	Do Pass Amend/Short Debate 015-000-000
	H Placed Cal 2nd Rdg-Sht Dbt	
97-03-25	H Added As A Co-sponsor MC	KEON
	H Added As A Co-sponsor CU:	RRIE
97-04-07	Н	Fiscal Note Requested AS AMENDED/
		ROSKAM
	Н	St Mandate Fis Nte Requestd AS
		AMENDED/ROSKÁM
	H	Correctional Note Requested AS
		AMENDED/ROSKAM
	H	Judicial Note Request AS AMENDED/
		ROSKAM
	H Cal Ord 2nd Rdg-Shr Dbt	
97-04-09	H	Fiscal Note Filed
	Н	Correctional Note Filed AS AMENDED
	H Cal Ord 2nd Rdg-Shr Dbt	
97-04-10	Н	St Mandate Fis Nte Req-Wdrn
	H	Judicial Note Request WITHDRAWN/
		ROSKAM
	H Cal Ord 2nd Rdg-Shr Dbt	

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97-04-14 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-15 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
97-04-16 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor CRONIN
97-04-17 S First reading
                                      Referred to Sen Rules Comm
97-04-23 S Added as Chief Co-sponsor BERMAN
97-04-30 S
                                      Assigned to Judiciary
97-05-07 S
                                      Recommended do pass 008-001-000
         S Placed Calndr, Second Reading
97-05-08 S Second Reading
         S Placed Calndr, Third Reading
97-05-15 S Third Reading - Passed 056-000-000
         H Passed both Houses
97-06-13 H Sent to the Governor
97-08-10 H Governor amendatory veto
         H Placed Cal. Amendatory Veto
97-10-28 H Mtn fild accept amend veto #1/RONAN
                 Motion referred to
         Н
         H Placed Cal. Amendatory Veto
97-10-29 H
                                      App For Consider - Complace
         H Accept Amnd Veto-House Pass 116-000-000
97-10-30 S Arrive Senate
         S Placed Cal. Amendatory Veto
97-11-12 S Mtn fild accept amend veto CRONIN
97-11-13 S Accept Amnd Veto-Sen Pass 057-000-000
         H Bth House Accept Amend Veto
97-12-11 H Return to Gov-Certification
97-12-12 H Governor certifies changes
              Effective Date 98-06-01
         Н
              PUBLIC ACT 90-0557
         H
```

HB-2031 ERWIN - STROGER - CROTTY.

720 ILCS 5/12-16

from Ch. 38, par. 12-16

Amends the Criminal Code of 1961. Increases from a Class 2 to a Class 1 felony, the penalty for aggravated criminal sexual abuse when the defendant was at least 21 years of age at the time of the commission of the offense, the victim became pregnant as a result of the violation, the defendant was at least 5 years older than the victim, and the victim was at least 13 years of age but under 17 years of age.

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NOTE(S) THAT MAY APPLY: Correctional
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97-03-10 H First reading Referred to Hse Rules Comm
H Added As A Joint Sponsor STROGER
H Added As A Co-sponsor CROTTY

97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
```

HB-2032 GASH.

605 ILCS 10/36 new 605 ILCS 10/37 new

605 ILCS 10/38 new

Amends the Toll Highway Act. Requires the Illinois State Toll Highway Authority to comply with the State and federal Environmental Protection Acts, the Illinois Endangered Species Protection Act, and the Interagency Wetland Policy Act of 1989. Requires the Authority to install sound barriers along certain parts of toll highways. Provides that new toll highways must be incorporated and planned in accordance with a regional transportation plan of a metropolitan transit agency.

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97-03-10 H First reading
97-03-11 H Assigned to Transportation & Motor Vehicles
97-03-21 H Motion Do Pass-Lost 008-013-000 HTRN
H Remains in CommiTransportation & Motor Vehicles
H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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2331 HB-2033

HB-2033 GASH.

605 ILCS 10/36 new 605 ILCS 10/37 new

Amends the Toll Highway Act to require the Illinois State Toll Highway Authority to reimburse the Department of Transportation for all costs and administrative overhead associated with the development, planning, promotion, construction, land acquisition, contracting, and other improvements incurred on behalf of the Authority. Requires the Authority to comply with the same eminent domain requirements as other State agencies.

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HOUSE AMENDMENT NO. 1.

Adds reference to:
605 ILCS 5/4-508.1 rep.
605 ILCS 10/9 from Ch. 121, par. 100-9
```

Requires the Illinois State Toll Highway Authority to also reimburse other agencies and departments of this State for costs and administrative overhead associated with the development, planning, promotion, construction, land acquisition, contracting, and other improvements incurred on behalf of the Authority. Provides that a reimbursement for land acquisition shall include any increase in the fair market value of the land. Provides that in the event that responsibility for a transportation project is transferred to the Authority after the Department of Transportation or other agency or department has incurred costs or expenses, the Authority shall provide reimbursement for all costs and expenditures already incurred within 60 days of the date on which the Authority becomes solely or jointly responsible for the project. Amends the Illinois Highway Code to repeal provisions concerning cessation as a federal-aid project and conveyance to the Authority. Makes other changes.

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NOTE(S) THAT MAY APPLY: Fiscal

97-03-10 H First reading
97-03-11 H Amendment No.01
H Amendment No.01
H Amendment No.01
H Amendment No.01
H Referred to Hse Rules Comm
Assigned to Transportation & Motor Vehicles
TRANSPORTAT'N H Adopted
Motion Do Pass Amended-Lost 008-013-000
HTRN
Remains in CommiTransportation & Motor
Vehicles
Re-Refer Rules/Rul 19(a)
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HB-2034 MCGUIRE - ACKERMAN - KLINGLER.

New Act 215 ILCS 5/456.1 new

Creates the Drug-Free Workplace Program Act and amends the Insurance Code. Authorizes employers to implement drug-free workplace programs in accordance with specified requirements pertaining to drug testing, notice to employees, specimen collection, confidentiality, and other matters. Provides that an employer who implements a drug-free workplace program is eligible for a 5% discount in workers' compensation insurance premiums and may terminate an employee who has drugs or alcohol in his or her system and deny specified benefits to the employee. Provides for administration of the Act. Contains separate provisions applicable to public employers and employees.

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FISCAL NOTE (Dept. of Insurance)
There will be no fiscal impact on this Dept.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal
97-03-10 H First reading Referred to Hse Rules Comm
H Added As A Joint Sponsor ACKERMAN

97-03-11 H Added As A Co-sponsor KLINGLER
97-03-20 H Added As A Co-sponsor KLINGLER
97-03-21 H Re-Refer Rules/Rul 19(a)
97-04-08 H Fiscal Note Filed
Committee Rules
99-01-12 H Session Sine Die
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HB-2035 RONEN.

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20 ILCS 1305/Art, 15 heading new 20 ILCS 1305/15-5 new 20 ILCS 1305/15-10 new
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20 ILCS 1305/15-95 new

Amends the Department of Human Services Act. Creates a Task Force on Responsible Fatherhood within the Department. Provides that the task force shall compile information on the extent and implications of the absence of responsible fathers from families and perform other functions. Repeals the provisions concerning the task force on July 1, 1999.

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STATE MANDATES FISCAL NOTE
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1n the opinion of DCCA, HB 2035 fails to create a State mandate

under the State Mandates Act.
NOTE(S) THAT MAY APPLY: Fiscal

97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Human Services
97-03-21 H St Mandate Fis Note Filed
H Committee Human Services
Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2036 ROSKAM.

735 ILCS 5/15-1101

from Ch. 110, par. 15-1101

Amends the Mortgage Foreclosure Article of the Code of Civil Procedure. Makes a stylistic change in provisions regarding the short title of the Article.

97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary I - Civil Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-2037 CROSS, HASSERT AND TURNER, JOHN.

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.

NOTE(S) THAT MAY APPLY: Correctional

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Judiciary II - Criminal Law 97-03-12 H Re-assigned to Transportation & Motor Vehicles H Added As A Co-sponsor HASSERT H Added As A Co-sponsor TURNER, JOHN H Added As A Co-sponsor DURKIN Do Pass/Short Debate Cal 017-002-000 97-03-19 H H Placed Cal 2nd Rdg-Sht Dbt 97-04-08 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt 97-04-23 H 3d Reading Consideration PP Calendar Consideration PP. 97-04-25 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-2038 SCHAKOWSKY.

20 ILCS 605/46.68

Amends the Civil Administrative Code of Illinois in the Section concerning DCCA's safety loan program. Provides that DCCA may provide loans or loan guarantees (now loans) under the program.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-10H First readingReferred to Hse Rules Comm97-03-11HAssigned to Labor & Commerce97-03-21HRe-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

2333 HB-2039

HB-2039 BRUNSVOLD.

40 ILCS 5/16-141

from Ch. 108 1/2, par. 16-141

Amends the Downstate Teacher Article of the Pension Code to accelerate the payment of a survivor's benefit for certain surviving spouses between ages 50 and 55. Effective immediately.

PENSION NOTE

Fiscal impact has not been determined but is expected to be

NOTE(S) THAT MAY APPLY: Fiscal; Pension

```
97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Personnel & Pensions
97-03-21 H Re-Refer Rules/Rul 19(a)
97-03-28 H Pension Note Filed
H Committee Rules
99-01-12 H Session Sine Die
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HB-2040 DART - FLOWERS.

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210 ILCS 35/5 from Ch. 111 1/2, par. 4185
210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101
```

Amends the Community Living Facilities Licensing Act by making technical and grammatical changes to the Section concerning licensing standards. Amends the Nursing Home Care Act. Adds a caption and makes a technical change to the short title Section.

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STATE MANDATES ACT FISCAL NOTE
HB 2040 fails to create a State mandate.
FISCAL NOTE (Dept. of Public Health)
HB 2040 has no fiscal impact on the Dept.
97-03-10 H First reading
                                       Referred to Hse Rules Comm
         H Added As A Joint Sponsor FLOWERS
97-03-11 H
                                       Assigned to Human Services
97-03-20 H
                                       Do Pass/Stdnrd Dbt/Vo006-004-000
         H Plcd Cal 2nd Rdg Std Dbt
                                       Fiscal Note Requested ZICKUS
         Н
                                       St Mandate Fis Nte Requestd ZICKUS
         H Cal 2nd Rdg Std Dbt
97-03-21 H
                                       St Mandate Fis Note Filed
         H Cal 2nd Rdg Std Dbt
97-03-26 H
                                      Fiscal Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-10 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-18 H
                                       Re-committed to Rules
99-01-12 H Session Sine Die
```

HB-2041 DART - SCOTT - BROSNAHAN - GIGLIO.

70 ILCS 3205/8.5 new

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

```
97-03-10 H First reading Referred to Hse Rules Comm
H Joint Sponsor Changed to SCOTT
H Added As A Co-sponsor BROSNAHAN
97-03-11 H Assigned to Executive
97-03-14 H Added As A Co-sponsor GIGLIO
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2042 DART – ERWIN AND FANTIN.

70 ILCS 1705/15.5 new

Amends the Northeastern Illinois Planning Act. Provides that membership of any organization designated as the metropolitan planning organization for northeastern Illinois and any subcommittee of the Northeastern Illinois Planning Commission shall be reflective of the distribution of population in that region. Requires membership to reflect the diversity of stakeholders in the transportation system of the region.

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97-03-10 H First reading
                                      Referred to Hse Rules Comm
         H Added As A Joint Sponsor ERWIN
97-03-11 H
                                      Assigned to State Govt Admin & Election
                                        Refrm
97-03-20 H Added As A Co-sponsor FANTIN
97-03-21 H
                                      Motion Do Pass-Lost 003-008-001 HSGE
         Н
                                      Remains in CommiState Govt Admin &
                                        Election Refrm
         Н
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2043 DART - ERWIN AND FANTIN.

70 ILCS 1705/17.2 new

70 ILCS 1705/32.5 new

Amends the Northeastern Illinois Planning Act. Provides that the Northeastern Illinois Planning Commission shall develop a land use plan before developing a regional transportation plan. Requires transportation investments to serve land use goals and protect open spaces, wetlands, and floodplains. Requires transportation investments to emphasize maintenance of existing infrastructure. Provides that the Northeastern Illinois Planning Commission shall be the metropolitan planning organization for purposes of Section 134 of the federal Highways Act. Requires the Northeastern Illinois Planning Commission to succeed to all powers and duties currently performed by the Chicago Area Transportation Study. Provides that any moneys appropriated to the Department of Transportation for a metropolitan planning organization in northeastern Illinois shall be appropriated for the Northeastern Illinois Planning Commission.

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97-03-10 H First reading
                                      Referred to Hse Rules Comm
         H Added As A Joint Sponsor ERWIN
97-03-11 H
                                      Assigned to State Govt Admin & Election
                                        Refrm
97-03-20 H Added As A Co-sponsor FANTIN
97-03-21 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2044 DART.

> 205 ILCS 510/7 from Ch. 17, par. 4657

Amends the Pawnbroker Regulation Act. Provides that only pawnbrokers operating in a county with less than 5,000,000 inhabitants or in unincorporated Cook County shall be required to make the report required under the Act. Provides that pawnbrokers operating within unincorporated Cook County shall also be required to report to the Cook County Sheriff's Police Department. Effective immediately.

```
97-03-10 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Registration & Regulation
97-03-21 H
                                       Re-Refer Rules/Rul 19(a)
```

99-01-12 H Session Sine Die

HB-2045 FEIGENHOLTZ.

New Act 20 ILCS 3960/3 from Ch. 111 1/2, par. 1153 210 ILCS 45/1-113 from Ch. 111 1/2, par. 4151-113 225 ILCS 46/15

Creates the Assisted Living Establishment Act to require the licensing of assisted living establishments with the Department of Public Health. Provides that an assisted living establishment must execute a written contract with each resident or his or her representative. Authorizes the Director of the Department to perform inspections of establishments and records required to be retained under the Act and to seek injunctive relief to enforce the Act. Provides for the creation of an Assisted Living Advisory Commission to assist the Department with licensing and disciplinary actions. Amends the Illinois Health Facilities Planning Act to include assisted living establishments among the health care facilities regulated under the Act. Amends the Nursing Home Care Act to exempt assisted living establishments from the licensing requirements of the Act. Amends the Health Care Worker Background Check Act to prohibit an assisted living establishment employer from knowingly hiring certain persons having a specified criminal conviction. Effective July 1, 1998.

2335 HB-2045—Cont.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 2045 fails to create a State mandate

under the State Mandates Act.

FISCAL NOTE (Dept. of Public Health)

The fiscal implications to this Dept. would be covered by fees.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Human Services
97-03-21 H	St Mandate Fis Note Filed
Н	Committee Human Services
Н	Re-Refer Rules/Rul 19(a)
97-03-26 H	Fiscal Note Filed
Н	Committee Rules
99-01-12 H Session Sine Die	

HB-2046 MURPHY AND MOORE EUGENE.

40 ILCS 5/5-136

from Ch. 108 1/2, par. 5-136

Amends the Chicago Police Article of the Pension Code. In the Section on widow's annuity, makes a technical correction. Effective immediately.

PENSION NOTE

There is no fiscal impact resulting from HB2046.

NOTE(S) THAT MAY APPLY: Pension

97-03-10	Η	First reading	Referred to Hse Rules Comm
97-03-11	Η		Assigned to Personnel & Pensions
97-03-21	Η		Re-Refer Rules/Rul 19(a)
97-04-09	Η	Added As A Co-sponsor MO	ORE,EUGENE
97-04-11	Η		Pension Note Filed
	Η		Committee Rules
99-01-12	Η	Session Sine Die	

HB-2047 MURPHY – CAPPARELLI – GIGLIO – LANG – SAVIANO, SCOTT, MOF-FITT, BRADY, MCAULIFFE AND FANTIN.

40 ILCS 5/9-101

from Ch. 108 1/2, par. 9-101

Amends the Cook County Article of the Pension Code. Changes the population limit for establishing a pension fund under that Article from 500,000 to 3,000,000. Effective immediately.

PENSION NOTE

HB2047 has no fiscal impact.

HOUSE AMENDMENT NO. 1.

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Adds reference to:
40 ILCS 5/5-167.5
                             from Ch. 108 1/2, par. 5-167.5
40 ILCS 5/6-164.2
                             from Ch. 108 1/2, par. 6-164.2
40 ILCS 5/7-141.1
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
40 ILCS 5/8-164.1
                             from Ch. 108 1/2, par. 8-164.1
40 ILCS 5/9-120.1 new
40 ILCS 5/9-133
                             from Ch. 108 1/2, par. 9-133
40 ILCS 5/9-133.1
                             from Ch. 108 1/2, par. 9-133.1
40 ILCS 5/9-146.2 new
40 ILCS 5/9-179.3
                             from Ch. 108 1/2, par. 9-179.3
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
                             from Ch. 108 1/2, par. 11-160.1
40 ILCS 5/11-160.1
30 ILCS 805/8.21 new
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Further amends the Illinois Pension Code. In the Chicago Police, Firefighter, Municipal, and Laborer Articles, extends the annuitant health insurance plan through December 31, 2002. Makes numerous changes relating to participation in and financing of the plan. In the Chicago Municipal and Laborer Articles, 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. In the Illinois Municipal Retirement Fund Article, makes the early retirement program available to employees of municipalities. In the Cook County Article, changes the population limit for establishing a pension fund under that Article from 500,000 to 3,000,000. Compounds the automatic annual increase for retirement annuitants and provides a 3% noncompounded annual increase for surviving spouses. Extends the expiration of the program of optional contributions until July 1, 2002. Allows certain persons employed by the Chicago Transit Authority to participate in the Cook County pension fund. Allows these persons to have their Cook County benefits based on their CTA salaries; to purchase Cook County credit for their past CTA service without paying any employer contribution or interest; and to buy up to 4 additional years of Cook County credit for active or reserve military service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

HOUSE AMENDMENT NO. 2.

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Adds reference to:
                             from Ch. 108 1/2, par. 3-110.6
40 ILCS 5/3-110.6
40 ILCS 5/4-109.1
                             from Ch. 108 1/2, par. 4-109.1
40 ILCS 5/4-115.1
                             from Ch. 108 1/2, par. 4-115.1
                             from Ch. 108 1/2, par. 7-139.8
40 ILCS 5/7-139.8
40 ILCS 5/14-104
                             from Ch. 108 1/2, par. 14-104
40 ILCS 5/14-104.10 new
40 ILCS 5/14-110
                             from Ch. 108 1/2, par. 14-110
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 5/16-127
                             from Ch. 108 1/2, par. 16-127
40 ILCS 5/16-141
                             from Ch. 108 1/2, par. 16-141
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Amends the Downstate Firefighter Article of the Pension Code. Provides an annual increase in the benefit for dependent children of firefighters receiving duty or occupational disability benefits. Preserves benefits for a firefighter's child who is adopted by another person after the death of the firefighter. Amends the State Employee Article. Authorizes purchase of service credit for periods of authorized leave of absence not exceeding one year. Requires the applicant to pay both employee and employer contributions plus interest. Allows State employees to establish service credit for up to 5 years of certain federal employment. Allows controlled substance inspectors to establish up to 12 years of eligible creditable service for periods spent as a law enforcement officer employed by the federal government or any state, county, or local government. Also allows controlled substance inspectors to transfer credits from downstate police pension funds and the Illinois Municipal Retirement Fund to the State Employees' Retirement System. Amends the State Universities Article. Authorizes participating employees to make contributions for the purchase of service credit. Authorizes pickup of optional contributions by the employer for federal tax purposes. Amends the Downstate Teacher Article. Allows credit to be established for certain periods during which a current or former teacher ceased employment for the purpose of adopting an infant or caring for a newly adopted infant. Accelerates the payment of a survivor's benefit for certain surviving spouses between ages 50 and 55.

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NOTE(S) THAT MAY APPLY: Pension
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97-03-10 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Personnel & Pensions
                                      Do Pass/Short Debate Cal 013-000-000
97-03-21 H
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-11 H
                                      Pension Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-14 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-15 H Relld 2nd Rdng-Short Debate
         Н
                 Amendment No.01
                                      MURPHY
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor SCOTT
         H Added As A Co-sponsor GIGLIO
         H Added As A Co-sponsor LANG
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97-04-16 H Added As A Co-sponsor SAVIANO
                       Amendment No.01
                                           MURPHY
               Η
                       Rules refers to
                                             HPPN
               H Held 2nd Rdg-Short Debate
      97-04-17 H Added As A Co-sponsor MOFFITT
               H Added As A Co-sponsor BRADY
      97-04-18 H
                       Amendment No.01
                                           MURPHY
               H
                                           Be adopted
               H Held 2nd Rdg-Short Debate
               H Added As A Co-sponsor MCAULIFFE
      97-04-19 H
                       Amendment No.02
                                           HOEFT
                       Amendment referred to HRUL
               Η
               H Held 2nd Rdg-Short Debate
      97-04-23 H
                                           HOEFT
                       Amendment No.02
               Η
                       Rules refers to
                                             HPPN
               H
                       Amendment No.02
                                           HOEFT
               Η
                                           Be adopted
               H Held 2nd Rdg-Short Debate
      97-04-24 H
                       Amendment No.01
                                           MURPHY
                                                                    Adopted
               Н
                       Amendment No.02
                                           HOEFT
                                                                    Adopted
               H Pld Cal Ord 3rd Rdg-Sht Dbt
               H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-001
               H Joint Sponsor Changed to CAPPARELLI
               H Added As A Co-sponsor SCOTT
               H Added As A Co-sponsor FANTIN
      97-04-25 S Arrive Senate
               S Placed Calendr, First Reading
      97-04-29 S Chief Sponsor O'MALLEY
      97-04-30 S First reading
                                           Referred to Sen Rules Comm
      99-01-12 H Session Sine Die
HB-2048
            MURPHY.
   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 an-
nuities, corrects an incorrect cross reference. Effective immediately.
  NOTE(S) THAT MAY APPLY: Pension
      97-03-10 H First reading
                                           Referred to Hse Rules Comm
      97-03-11 H
                                           Assigned to Personnel & Pensions
      97-03-21 H
                                           Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
            MURPHY AND MOORE, EUGENE.
   40 ILCS 5/16-131.I
                                   from Ch. 108 1/2, par. 16-131.1
  Amends the Downstate Teacher Article of the Pension Code. Removes obsolete pro-
visions relating to the transfer of credit to the General Assembly Retirement System.
Effective immediately.
      PENSION NOTE
      There is no fiscal impact as a result of HB2049.
  NOTE(S) THAT MAY APPLY: Pension
      97-03-10 H First reading
                                           Referred to Hse Rules Comm
      97-03-11 H
                                           Assigned to Personnel & Pensions
      97-03-21 H
                                           Re-Refer Rules/Rul 19(a)
      97-04-09 H Added As A Co-sponsor MOORE, EUGENE
      97-04-11 H
                                           Pension Note Filed
                                           Committee Rules
      99-01-12 H Session Sine Die
            SKINNER - COWLISHAW - JOHNSON, TOM - ROSKAM - PANKAU,
HB-2050
            PARKE AND LINDNER.
   15 ILCS 205/7.1 new
   15 ILCS 205/7.5 new
   15 ILCS 205/7.10 new
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15 ILCS 205/7.15 new 15 ILCS 205/7.20 new 15 ILCS 205/7.25 new 15 ILCS 205/7.27 new 15 ILCS 205/7.30 new

15 ILCS 205/7.35 new 15 ILCS 205/7.40 new 15 ILCS 205/7.45 new 15 ILCS 205/7.50 new 15 ILCS 205/7.55 new 15 ILCS 205/7.60 new 15 ILCS 205/7.65 new 15 ILCS 205/7.70 new 15 ILCS 205/7.75 new 15 ILCS 205/7.80 new 15 ILCS 205/7.85 new 15 ILCS 205/7.90 new 15 ILCS 205/7.95 new 15 ILCS 205/7.100 new 15 ILCS 205/7.105 new 15 ILCS 205/7.110 new 15 ILCS 205/7.115 new 15 ILCS 205/7.120 new 15 ILCS 205/7.125 new 15 ILCS 205/7.130 new 15 ILCS 205/7.135 new 15 ILCS 205/7.140 new 15 ILCS 205/7.145 new 15 ILCS 205/7.150 new 15 ILCS 205/7.155 new 15 ILCS 205/7.160 new 15 ILCS 205/7.165 new 15 ILCS 205/7.170 new 15 ILCS 205/7.175 new 15 ILCS 205/7.180 new 15 ILCS 205/7.185 new 15 ILCS 205/7.190 new 15 ILCS 205/7.195 new 15 ILCS 205/7.200 new 15 ILCS 205/7.205 new 15 ILCS 205/7.210 new 15 ILCS 205/7.215 new 15 ILCS 205/7.220 new 15 ILCS 205/7.225 new 15 ILCS 205/7.230 new 15 ILCS 205/7.235 new 15 ILCS 205/7.240 new 15 ILCS 205/7.245 new 15 ILCS 205/7,250 new 5 ILCS 100/10-65 5 ILCS 220/3 20 ILCS 2105/60 20 ILCS 2505/39b52 305 ILCS 5/10-1.5 new 305 ILCS 5/10-21 305 ILCS 5/12-4.31 305 ILCS 5/12-16 305 ILCS 5/10-1 rep. 305 ILCS 5/10-2 rep. 305 ILCS 5/10-3 rep. 305 ILCS 5/10-3.1 rep. 305 ILCS 5/10-3.2 rep. 305 ILCS 5/10-3.3 rep. 305 ILCS 5/10-4 rep. 305 ILCS 5/10-5 rep. 305 ILCS 5/10-6 rep. 305 ILCS 5/10-7 rep. 305 ILCS 5/10-8 rep. 305 ILCS 5/10-9 rep. 305 ILCS 5/10-10 rep. 305 ILCS 5/10-10.1 rep. 305 ILCS 5/10-10.2 rep.

305 ILCS 5/10-10.3 rep.

from Ch. 127, par. 1010-65 from Ch. 127, par. 743 from Ch. 127, par. 60 from Ch. 23, par. 10-21 from Ch. 23, par. 12-16

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305 ILCS 5/10-11 rep.
305 ILCS 5/10-11.1 rep.
305 ILCS 5/10-12 rep.
305 ILCS 5/10-13 rep.
305 ILCS 5/10-13.1 rep.
305 ILCS 5/10-13.2 rep.
305 ILCS 5/10-13.3 rep.
305 ILCS 5/10-13.4 rep.
305 ILCS 5/10-13.5 rep.
305 ILCS 5/10-13.6 rep.
305 ILCS 5/10-13.7 rep.
305 ILCS 5/10-13.8 rep.
305 ILCS 5/10-13.9 rep.
305 ILCS 5/10-13.10 rep.
305 ILCS 5/10-14 rep.
305 ILCS 5/10-15 rep.
305 ILCS 5/10-16 rep.
305 ILCS 5/10-16.2 rep.
305 ILCS 5/10-16.3 rep.
305 ILCS 5/10-17 rep.
305 ILCS 5/10-17.1 rep.
305 ILCS 5/10-17.2 rep.
305 ILCS 5/10-17.3 rep.
305 ILCS 5/10-17.4 rep.
305 ILCS 5/10-17.5 rep.
305 ILCS 5/10-17.6 rep.
305 ILCS 5/10-17.7 rep.
305 ILCS 5/10-17.8 rep.
305 ILCS 5/10-17.9 rep.
305 ILCS 5/10-18 rep.
305 ILCS 5/10-19 rep.
305 ILCS 5/10-20 rep.
305 ILCS 5/10-22 rep.
305 ILCS 5/10-23 rep.
305 ILCS 5/12-4.3 rep.
410 ILCS 535/17
                                     from Ch. 111 1/2, par. 73-17
410 ILCS 535/22
                                     from Ch. 111 1/2, par. 73-22
705 ILCS 205/1
                                     from Ch. 13, par. 1
750 ILCS 5/505
                                     from Ch. 40, par. 505
750 ILCS 5/505.1
                                     from Ch. 40, par. 505.I
                                     from Ch. 40, par. 507
750 ILCS 5/507
750 ILCS 5/510
                                     from Ch. 40, par. 510
750 ILCS 5/516
                                     from Ch. 40, par. 516
750 ILCS 5/705
                                     from Ch. 40, par. 705
750 ILCS 5/706.1
                                     from Ch. 40, par. 706.1
750 ILCS 5/709
                                     from Ch. 40, par. 709
750 ILCS 5/712
                                     from Ch. 40, par. 712
750 ILCS 15/2.1
                                     from Ch. 40, par. 1105
750 ILCS 15/3
                                     from Ch. 40, par. 1106
750 ILCS 15/4
                                     from Ch. 40, par. 1107
                                     from Ch. 40, par. 1107.1
750 ILCS 15/4.1
                                     from Ch. 40, par. 1114
750 ILCS 15/11
750 ILCS 15/I2
                                     from Ch. 40, par. 1115
750 ILCS 20/15a
                                     from Ch. 40, par. 1215a
750 ILCS 20/17
                                     from Ch. 40, par. 1217
750 ILCS 20/24
                                     from Ch. 40, par. 1224
750 ILCS 20/24.1
                                     from Ch. 40, par. 1224.1
                                      from Ch. 40, par. 1226.1
750 ILCS 20/26.1
                                      from Ch. 40, par. 1229
750 ILCS 20/29
750 ILCS 20/29A
                                     from Ch. 40, par. 1229A
750 ILCS 20/29B
                                     from Ch. 40, par. 1229B
750 ILCS 22/101
 750 ILCS 22/310
 750 ILCS 22/605
 750 ILCS 25/5
                                      from Ch. 40, par. 2705
 750 ILCS 45/4.1
                                      from Ch. 40, par. 2505
 750 ILCS 45/5
 750 ILCS 45/14
                                      from Ch. 40, par. 2514
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750 ILCS 45/15.1	from Ch. 40, par. 2515.1
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
750 ILCS 45/23	from Ch. 40, par. 2523

Amends the Attorney General Act, the Public Aid Code, the Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Revised Uniform Reciprocal Enforcement of Support Act, the Uniform Interstate Family Support Act, the Expedited Child Support Act of 1990, and the Illinois Parentage Act of 1984. Transfers child support collection functions from the Department of Public Aid to the Attorney General. Effective immediately.

HOUSE AMENDMENT NO. 1.

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Deletes reference to:
15 ILCS 205/7.1 new
15 ILCS 205/7.5 new
15 ILCS 205/7.10 new
15 ILCS 205/7.15 new
15 ILCS 205/7.20 new
15 ILCS 205/7.25 new
15 ILCS 205/7.27 new
15 ILCS 205/7.30 new
15 ILCS 205/7.35 new
15 ILCS 205/7.40 new
15 ILCS 205/7,45 new
15 ILCS 205/7.50 new
15 ILCS 205/7.55 new
15 ILCS 205/7.60 new
15 ILCS 205/7.65 new
15 ILCS 205/7.70 new
15 ILCS 205/7.75 new
15 ILCS 205/7.80 new
15 ILCS 205/7.85 new
15 ILCS 205/7.90 new
15 ILCS 205/7.95 new
15 ILCS 205/7,100 new
15 ILCS 205/7.105 new
15 ILCS 205/7.110 new
15 ILCS 205/7.115 new
15 ILCS 205/7.120 new
15 ILCS 205/7.125 new
15 ILCS 205/7.130 new
15 ILCS 205/7.135 new
15 ILCS 205/7.140 new
15 ILCS 205/7.145 new
15 ILCS 205/7.150 new
15 ILCS 205/7.155 new
15 ILCS 205/7.160 new
15 ILCS 205/7.165 new
15 ILCS 205/7.170 new
15 ILCS 205/7.175 new
15 ILCS 205/7.180 new
15 ILCS 205/7,185 new
15 ILCS 205/7.190 new
15 ILCS 205/7.195 new
15 ILCS 205/7.200 new
15 ILCS 205/7.205 new
15 ILCS 205/7.210 new
15 ILCS 205/7.215 new
15 ILCS 205/7.220 new
15 ILCS 205/7.225 new
15 ILCS 205/7.230 new
15 ILCS 205/7.235 new
15 ILCS 205/7.240 new
15 ILCS 205/7.245 new
15 ILCS 205/7.250 new
5 ILCS 100/10-65
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5 ILCS 220/3

from Ch. 127, par. 1010-65 from Ch. 127, par. 743

20 ILCS 2105/60 20 ILCS 2505/39b52 305 ILCS 5/10-1.5 new 305 ILCS 5/10-21 305 ILCS 5/12-4.31 305 ILCS 5/12-16 305 ILCS 5/10-1 rep. 305 ILCS 5/10-2 rep. 305 ILCS 5/10-3 rep. 305 ILCS 5/10-3.1 rep. 305 ILCS 5/10-3.2 rep. 305 ILCS 5/10-3.3 rep. 305 ILCS 5/10-4 rep. 305 ILCS 5/10-5 rep. 305 ILCS 5/10-6 rep. 305 ILCS 5/10-7 rep. 305 ILCS 5/10-8 rep. 305 ILCS 5/10-9 rep. 305 ILCS 5/10-10 rep. 305 ILCS 5/10-10.1 rep. 305 ILCS 5/10-10.2 rep. 305 ILCS 5/10-10.3 rep. 305 ILCS 5/10-11 rep. 305 ILCS 5/10-11.1 rep. 305 ILCS 5/10-12 rep. 305 ILCS 5/10-13 rep. 305 ILCS 5/10-13.1 rep. 305 ILCS 5/10-13.2 rep. 305 ILCS 5/10-13.3 rep. 305 ILCS 5/10-I3.4 rep. 305 ILCS 5/10-13.5 rep. 305 ILCS 5/10-13.6 rep. 305 ILCS 5/10-13.7 rep. 305 ILCS 5/10-13.8 rep. 305 ILCS 5/10-13.9 rep. 305 ILCS 5/10-13.10 rep. 305 ILCS 5/10-14 rep. 305 ILCS 5/10-15 rep. 305 ILCS 5/10-16 rep. 305 ILCS 5/10-16.2 rep. 305 ILCS 5/10-16.3 rep. 305 ILCS 5/10-17 rep. 305 ILCS 5/10-17.1 rep. 305 ILCS 5/10-17.2 rep. 305 ILCS 5/10-17.3 rep. 305 ILCS 5/10-17.4 rep. 305 ILCS 5/10-17.5 rep. 305 ILCS 5/10-17.6 rep. 305 ILCS 5/10-17.7 rep. 305 ILCS 5/10-17.8 rep. 305 ILCS 5/10-17.9 rep. 305 ILCS 5/10-18 rep. 305 ILCS 5/10-19 rep. 305 ILCS 5/10-20 rep. 305 ILCS 5/10-22 rep. 305 ILCS 5/10-23 rep. 305 ILCS 5/12-4.3 rep. 410 ILCS 535/17 410 ILCS 535/22 705 ILCS 205/1 750 ILCS 5/505 750 ILCS 5/505.1 750 ILCS 5/507 750 ILCS 5/510 750 ILCS 5/516 750 ILCS 5/705 750 ILCS 5/706.1

750 ILCS 5/709

from Ch. 127, par. 60 from Ch. 23, par. 10-21 from Ch. 23, par. 12-16 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 13, par. 1 from Ch. 40, par. 505 from Ch. 40, par. 505.1 from Ch. 40, par. 507 from Ch. 40, par. 510 from Ch. 40, par. 516

from Ch. 40, par. 705 from Ch. 40, par. 706.I from Ch. 40, par. 709

10 ILCS 5/12A-50 new 10 ILCS 5/12A-55 new

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750 ILCS 5/712
                                  from Ch. 40, par. 712
      750 ILCS 15/2.1
                                  from Ch. 40, par. 1105
      750 ILCS 15/3
                                  from Ch. 40, par. 1106
                                  from Ch. 40, par. 1107
      750 ILCS 15/4
      750 ILCS 15/4.1
                                  from Ch. 40, par. 1107.1
      750 ILCS 15/11
                                  from Ch. 40, par. 1114
      750 ILCS 15/12
                                  from Ch. 40, par. 1115
      750 ILCS 20/15a
                                  from Ch. 40, par. 1215a
      750 ILCS 20/17
                                  from Ch. 40, par. 1217
                                  from Ch. 40, par. 1224
      750 ILCS 20/24
      750 ILCS 20/24.1
                                  from Ch. 40, par. 1224.1
      750 ILCS 20/26.1
                                  from Ch. 40, par. 1226.1
      750 ILCS 20/29
                                  from Ch. 40, par. 1229
      750 ILCS 20/29A
                                  from Ch. 40, par. 1229A
      750 ILCS 20/29B
                                  from Ch. 40, par. 1229B
      750 ILCS 22/101
      750 ILCS 22/310
      750 ILCS 22/605
      750 ILCS 25/5
                                  from Ch. 40, par. 2705
      750 ILCS 45/4.1
      750 ILCS 45/5
                                  from Ch. 40, par. 2505
      750 ILCS 45/14
                                  from Ch. 40, par. 2514
      750 ILCS 45/15.1
                                  from Ch. 40, par. 2515.1
      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
      750 ILCS 45/23
                                  from Ch. 40, par. 2523
      Adds reference to:
      305 ILCS 5/10-1
                                  from Ch. 23, par. 10-1
  Deletes everything. Amends the support enforcement Article of the Public Aid Code.
Makes stylistic changes in a Section concerning public policy.
  NOTE(S) THAT MAY APPLY: Fiscal
      97-03-10 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to State Govt Admin & Election
                                                Refrm
      97-03-20 H Added As A Joint Sponsor COWLISHAW
                H Added As A Co-sponsor JOHNSON, TOM
                H Added As A Co-sponsor ROSKAM
                H Added As A Co-sponsor PANKAU
      97-03-21 H
                        Amendment No.01
                                              ST GV-ELC RFM H
                                                                       Adopted
                                              Do Pass Amd/Stndrd Dbt/Vote 007-005-000
                H Plcd Cal 2nd Rdg Std Dbt
      97-03-25 H Added As A Co-sponsor PARKE
      97-04-08 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-14 H 3rd Rdg-Stnd Dbt-Pass/V083-029-006
      97-04-15 S Arrive Senate
                S Chief Sponsor PARKER
                S Placed Calendr, First Reading
                S First reading
                                              Referred to Sen Rules Comm
      97-10-29 H Added As A Co-sponsor LINDNER
      99-01-12 H Session Sine Die
             MCCARTHY - SCHAKOWSKY.
HR-2051
    10 ILCS 5/Art. 12A heading new
    10 ILCS 5/12A-1 new
    10 ILCS 5/12A-5 new
    10 ILCS 5/12A-10 new
    10 ILCS 5/12A-15 new
    10 ILCS 5/12A-20 new
    10 ILCS 5/12A-25 new
    10 ILCS 5/12A-30 new
    10 ILCS 5/12A-35 new
    10 ILCS 5/12A-40 new
    10 ILCS 5/12A-45 new
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10 ILCS 5/12A-60 new
10 ILCS 5/12A-65 new
10 ILCS 5/12A-70 new
10 ILCS 5/12A-75 new
10 ILCS 5/12A-80 new
10 ILCS 5/12A-85 new
10 ILCS 5/12A-90 new
10 ILCS 5/12A-95 new
10 ILCS 5/I2A-100 new
10 ILCS 5/12A-105 new
10 ILCS 5/12A-110 new
10 ILCS 5/12A-115 new
10 ILCS 5/12A-120 new
10 ILCS 5/12A-125 new
10 ILCS 5/12A-130 new
10 ILCS 5/12A-135 new
10 ILCS 5/12A-140 new
10 ILCS 5/12A-145 new
10 ILCS 5/12A-150 new
10 ILCS 5/12A-155 new
10 ILCS 5/12A-160 new
10 ILCS 5/12A-165 new
10 ILCS 5/12A-170 new
10 ILCS 5/12A-175 new
10 ILCS 5/12A-180 new
10 ILCS 5/12A-185 new
10 ILCS 5/12A-190 new
10 ILCS 5/12A-195 new
10 ILCS 5/12A-200 new
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Amends the Election Code. Provides that the State Board of Elections shall prepare and print a voters' pamphlet containing candidate portraits and statements and explanatory statements of and arguments supporting and opposing public questions. Sets the requirements for material that may be included in the voters' pamphlet. Provides for the review of material to be included in the pamphlet. Provides that the Board may charge fees for the inclusion of material in the pamphlet. Provides that a county may prepare, print, and distribute a county voters' pamphlet for any regular election. Contains other provisions.

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97-03-10 H First reading Referred to Hse Rules Comm
H Added As A Joint Sponsor SCHAKOWSKY
97-03-11 H Assigned to State Govt Admin & Election Refrm
97-03-21 H Motion Do Pass-Lost 006-004-003 HSGE Remains in CommiState Govt Admin & Election Refrm
H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2052 MURPHY.

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

There is no fiscal impact as a result of HB2052.

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NOTE(S) THAT MAY APPLY: Pension
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97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Personnel & Pensions
97-03-21 H	Re-Refer Rules/Rul 19(a)
97-04-I1 H	Pension Note Filed
Н	Committee Rules
99-01-12 H Session Sine Die	

HB-2053 BIGGERT.

735 ILCS 5/7-119

from Ch. 110, par. 7-119

Amends the Code of Civil Procedure regarding admissibility of evidence in eminent domain cases. Provides that if a court makes a determination that actual sales of property have been completed which constitute "comparable sales", then offers to purchase either the subject property or a comparable property are inadmissible in evidence. Effective immediately.

97-03-10 H First reading
97-03-11 H Assigned to Judiciary I - Civil Law
97-03-20 H Motion Do Pass-Lost 003-006-001 HJUA
H Remains in CommiJudiciary I - Civil Law
97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2054 SCHAKOWSKY.

20 ILCS 605/46.2

from Ch. 127, par. 46.2

Amends the Civil Administrative Code of Illinois by adding a caption to the Section concerning the formulation of plans for economic development by DCCA.

97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Labor & Commerce
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-2055 SCHAKOWSKY.

New Act

Creates the Illinois Export Assistance Act with the short title as the only provision.

97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Labor & Commerce
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-2056 SCHAKOWSKY.

20 ILCS 4020/9

from Ch. 48, par. 1509

Amends the Prairie State 2000 Authority Act concerning board members' expenses. Adds a caption.

97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Labor & Commerce
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-2057 SCHAKOWSKY.

20 ILCS 605/46.4

from Ch. 127, par. 46.4

Amends the Civil Administrative Code of Illinois by adding a caption to the Section concerning the encouragement of new industries by DCCA.

97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Labor & Commerce
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-2058 SCHAKOWSKY.

20 ILCS 3505/7.11

from Ch. 48, par. 850.07j1

Amends the Illinois Development Finance Authority Act to make a technical change in the Section concerning confidentiality of materials concerning trade secrets.

97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Labor & Commerce
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-2059 SCHOENBERG – ZICKUS – SCHAKOWSKY – DEUCHLER – CURRIE, ERWIN, SCOTT, KENNER, FANTIN AND FEIGENHOLTZ.

20 ILCS 1305/10-30 new

Amends the Department of Human Services Act to allow the Department to enter into a contract with a not-for-profit organization to establish a revolving loan program to assist not-for-profit organizations that work in service partnerships with the State to maintain and improve their facilities. Effective July 1, 1997.

HOUSE AMENDMENT NO. 1.

Authorizes the Department of Human Services to enter into a contract with a statewide not-for-profit community development financial institution (instead of a not-for-profit organization) to establish a revolving loan program.

STATE MANDATES FISCAL NOTE (DCCA)

HB 2059 fails to create a State mandate.

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

2345 HB-2059—Cont.

No change from previous mandates note. FISCAL NOTE, H-AM 1 (Dept. of Public Aid) There will be no fiscal impact on DPA.

SENATE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 1305/10-30 new

Provides that the Department of Human Services shall, subject to appropriation, contract (instead of may enter into a contract) with a qualified statewide not-for-profit community development financial institution to establish a revolving loan program for the purpose of assisting Illinois not-for-profit organizations that qualify as exempt under certain provisions of the Internal Revenue Code and have purchase of service contracts with the State (instead of Illinois not-for-profit organizations that work in service partnerships with the State) to maintain and improve their facilities. Provides that a qualified statewide not-for-profit community development financial institution is one that has been in existence for at least 7 years and has assets in excess of \$25,000,000. Adds requirements for the revolving loan program. Removes the contract requirement that interest be used to defray administrative costs. Removes the purposes of the revolving loan program concerning encouraging not-for-profit organizations to make building improvements and supporting facilities that are appropriate to meeting goals of the Department. Adds a revolving loan program purpose concerning encouraging the not-for-profit organizations to make capital improvements for the purpose of maintenance, repair and replacement, and preventive maintenance of their facilities. Makes other changes.

FISCAL NOTE, S-AM 1 (Dept. of Public Aid)

HB 2059, amended by S-am 1 does not have a fiscal impact.

SENATE AMENDMENT NO. 2.

07 03 10 U First reading

Requires the Department of Human Services to solicit a request for proposals before contracting with a community development financial institution for the establishment of the revolving loan program.

Deferred to Hee Dules Comm

97-03-10	Н	First reading	Referred to Hse Rules Comm
97-03-11	Η		Assigned to Human Services
97-03-20	Н	Amendment No.01	HUMAN SERVS H Adopted
	Η		Do Pass Amend/Short Debate 010-000-000
	Η	Placed Cal 2nd Rdg-Sht Dbt	
	Η	Added As A Joint Sponsor Z	ICKUS
	Η	Added As A Co-sponsor SCI	HAKOWSKY
	Η	Added As A Co-sponsor DEU	UCHLER
	Η		Fiscal Note Requested AS AMENDED/
			ZICKUS
	Н		St Mandate Fis Nte Requestd AS
			AMENDED/ZICKUS
		Cal Ord 2nd Rdg-Shr Dbt	
97-03-21	Н		St Mandate Fis Note Filed
		Cal Ord 2nd Rdg-Shr Dbt	
97-04-07			St Mandate Fis Note Filed
		Cal Ord 2nd Rdg-Shr Dbt	
97-04-08			Fiscal Note Filed
		Cal Ord 2nd Rdg-Shr Dbt	
97-04-09		Added As A Co-sponsor ERV	
		Second Reading-Short Debate	
		Pld Cal Ord 3rd Rdg-Sht Dbt	
97-04-14		Added As A Co-sponsor SCC	
		Added As A Co-sponsor KEN	
01		Added As A Co-sponsor FAN	
97-04-15		3rd Rdg-Sht Dbt-Pass/Vote I	
		Added As A Co-sponsor CUI	
07.04.16		Added As A Co-sponsor FEI	GENHOL1Z
97-04-16		Arrive Senate	
		Chief Sponsor PARKER	ADOGNO
		Added as Chief Co-sponsor F	CADUGNU
		Placed Calendr, First Reading	Defend to Con Dulas Consu
07.04.22		First reading	Referred to Sen Rules Comm
97-04-23	S		Assigned to Public Health & Welfare

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97-04-24 S Added as Chief Co-sponsor DILLARD
         S Added as Chief Co-sponsor LINK
         S Added as Chief Co-sponsor GARCIA
         S Added As A Co-sponsor SMITH
97-04-25 S Added As A Co-sponsor CARROLL
97-04-29 S
                                      Postponed
97-05-06 S
                 Amendment No.01
                                      PUB HEALTH S
                                                               Adopted
                                      Recommided do pass as amend 006-000-001
         S Placed Calndr. Second Reading
97-05-07
         S
                                      Fiscal Note Requested SMITH
97-05-08 S Filed with Secretary
         S
                 Amendment No.02
                                      PARKER
         S
                 Amendment referred to SRUL
         S
                 Amendment No.02
                                      PARKER
         S
                Rules refers to
                                        SPRH
97-05-12 S
                                      Fiscal Note Filed
         S Second Reading
         S Placed Calndr, Third Reading
97-05-15 S
                Amendment No.02
                                      PARKER
         S
                                      Be adopted
         S Recalled to Second Reading
         S
                Amendment No.02
                                      PARKER
                                                               Adopted
         S Placed Calndr, Third Reading
97-05-16 S Added As A Co-sponsor SMITH
         S Third Reading - Passed 046-007-000
         H Arrive House
         H Place Cal Order Concurrence 01.02
97-05-17 H Motion Filed Concur
         H Refer to Rules/Rul 75(a)
         H Motion Filed Concur
         H Refer to Rules/Rul 75(a)
         H Place Cal Order Concurrence 01,02
97-05-19 H Be approved consideration 01.02/003-002-000
         H Place Cal Order Concurrence 01.02
97-05-22 H H Concurs in S Amend, 01,02/116-002-000
         H Passed both Houses
97-06-20 H Sent to the Governor
97-08-17 H Governor vetoed
         H Placed Calendar Total Veto
97-10-30 H Total veto stands.
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HB-2060 MADIGAN, MJ - CURRIE AND FANTIN.

```
65 1LCS 5/11-74.4-3
                                   from Ch. 24, par. 11-74.4-3
65 ILCS 5/11-74.4-7
                                   from Ch. 24, par. 11-74.4-7
```

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Includes in the list of redevelopment projects that may extend for 35 years those that were established by ordinance in December, 1986. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes from the list of redevelopment projects that may extend for 35 years those that were established by ordinance in December 1986 and includes instead those that were established in December 1987 if the redevelopment project is located within one mile of Midway Airport.

```
STATE MANDATES FISCAL NOTE, H-AM 1
HB 2060, with H-am 1, fails to create a State mandate.
FISCAL NOTE, H-AM 1 (Dept. of Revenue)
There will be no fiscal impact on this Dept.
HOME RULE NOTE, H-AM 1
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HB2060, with H-am 1, does not preempt home rule authority. SENATE AMENDMENT NO. 1.

Makes amendatory provisions consistent to include in the list of redevelopment projects that may extend for 35 years those that were established in December, 1987 if the redevelopment project is located within one mile of Midway Airport.

NOTE(S) THAT MAY APPLY: Fiscal

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97-03-10 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Revenue
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97-03-18 H Added As A Co-sponsor FANTIN
97-03-21 H
                 Amendment No.01
                                                               Adopted
         Н
                                      Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         Η
                                      Fiscal Note Requested AS AMENDED/
                                        MOORE, A
         Н
                                      St Mandate Fis Nte Requestd AS
                                        AMENDED/MOORE,A
         Н
                                      Home Rule Note Requested AS AMENDED/
                                        MOORE,A
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H
                                      St Mandate Fis Note Filed
                                      Fiscal Note Filed
         Η
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-16 H
                                      Home Rule Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-23 H Added As A Joint Sponsor CURRIE
         H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-24 H 3rd Rdg-Sht Dbt-Pass/Vote 102-016-000
         S Arrive Senate
         S Chief Sponsor VIVERITO
         S Placed Calendr, First Reading
         S First reading
                                      Referred to Sen Rules Comm
97-04-29 S Added as Chief Co-sponsor GEO-KARIS
97-05-01 S
                                      Assigned to Executive
97-05-08 S
                                      EXECUTIVE S
                 Amendment No.01
                                                               Adopted
                                      Recommided do pass as amend 012-000-000
         S Placed Calndr, Second Reading
97-05-09 S Second Reading
         S Placed Calndr, Third Reading
97-05-15 S Third Reading - Passed 054-005-000
         H Arrive House
         H Place Cal Order Concurrence 01
97-05-17 H Motion Filed Concur
         H Refer to Rules/Rul 75(a)
         H Place Cal Order Concurrence 01
97-05-19 H Be approved consideration 01/003-002-000
         H H Concurs in S Amend, 01/098-018-001
         H Passed both Houses
97-06-17 H Sent to the Governor
97-08-14 H Governor approved
              Effective Date 97-08-14
         Н
              PUBLIC ACT 90-0379
```

HB-2061 FANTIN - HOLBROOK.

20 ILCS 605/46.70 new 30 ILCS 105/5,449 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. Effective immediately.

STATE MANDATES FISCAL NOTE
HB2061 fails to create a State mandate.
FISCAL NOTE (Dept. of Revenue)
The Dept. cannot estimate how many businesses qualify or the amount of State income paid by such businesses, nor estimate the amount of money that will be diverted from GRF to the Small Business Incubator Fund annually.

730 ILCS 5/5-8-1

SENATE AMENDMENT NO. 2.

Sets a limit on the amount of the grant given to a small business incubator. Provides that 5% of the amount appropriated into the Small Business Incubator Fund shall be allotted to the Department of Commerce and Community Affairs to administer, oversee, and evaluate the small business incubator grant process and outcome. Provides that the small business incubator grant process is repealed on December 31, 2002. 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, 2001.

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NOTE(S) THAT MAY APPLY: Fiscal
      97-03-10 H First reading
                                            Referred to Hse Rules Comm
     97-03-11 H
                                            Assigned to Labor & Commerce
      97-03-20 H
                                            Do Pass/Short Debate Cal 021-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
                                            Fiscal Note Requested PARKE
               Η
                                            St Mandate Fis Nte Requestd PARKE
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-07 H
                                            St Mandate Fis Note Filed
               H Cal Ord 2nd Rdg-Shr Dbt
                                            Fiscal Note Filed
      97-04-14 H
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-15 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-18 H 3rd Rdg-Sht Dbt-Pass/Vote 084-031-000
      97-04-23 S Arrive Senate
               S Placed Calendr, First Reading
      97-04-24 S Chief Sponsor PARKER
               S First reading
                                            Referred to Sen Rules Comm
      97-04-29 S
                                            Assigned to Commerce & Industry
      97-05-07 S
                       Amendment No.01
                                            COMM & INDUS S
                                                                     Tabled
                                            COMM & INDUS S
                       Amendment No.02
                                                                     Adopted
                                            Recomminded do pass as amend 006-001-000
               S
               S
                 Placed Calndr, Second Reading
               S Second Reading
      97-05-08
               S Placed Calndr, Third Reading
               S Added as Chief Co-sponsor HENDON
               S Added as Chief Co-sponsor HALVORSON
      97-05-13 S Sponsor Removed HENDON
               S Chief Co-sponsor Changed to RADOGNO
      97-05-14 S Third Reading - Passed 050-007-000
      97-05-15 H Arrive House
               H Motion Filed Concur
               H Refer to Rules/Rul 75(a)
                       Motion referred to
                                              02/HLBC
               H Place Cal Order Concurrence 02
      97-05-16 H Be approved consideration 02/015-000-000
               H Place Cal Order Concurrence 02
               H Added As A Joint Sponsor HOLBROOK
      97-05-19 H H Concurs in S Amend, 02/093-024-000
               H Passed both Houses
      97-06-17 H Sent to the Governor
      97-08-14 H Governor vetoed
               H Placed Calendar Total Veto
      97-10-30 H Total veto stands.
            MYERS - BOST - MITCHELL - LYONS, EILEEN - KOSEL.
HB-2062
  720 ILCS 5/Art. 33G heading new
  720 ILCS 5/33G-5 new
  720 ILCS 5/33G-10 new
  720 ILCS 5/33G-15 new
```

Amends the Criminal Code of 1961 and the Unified Code of Corrections. Provides that certain child sex offenders who have been twice convicted of certain sex offenses involving children under 16 years of age shall be sentenced to life imprisonment. Provides for mandatory psychological or psychiatric counseling and treatment for first offenders

from Ch. 38, par. 1005-8-1

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NOTE(S) THAT MAY APPLY: Correctional

97-03-10 H First reading
H Added As A Joint Sponsor BOST
H Added As A Co-sponsor MITCHELL
H Added As A Co-sponsor LYONS, EILEEN
Referred to Hse Rules Comm
H Added As A Co-sponsor KOSEL

97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2063 ROSKAM.

730 ILCS 5/5-7-6

from Ch. 38, par. 1005-7-6

Amends the Unified Code of Corrections. Provides that an offender, including an offender sentenced to periodic imprisonment, does not have to be gainfully employed to pay for the costs of his or her room and board in the penal institution. Effective immediately.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Do Pass/Short Debate Cal 010-002-002
H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-18 H Re-committed to Rules
99-01-12 H Session Sine Die
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HB-2064 ROSKAM.

430 ILCS 65/4 from Ch. 38, par. 83-4 430 ILCS 65/8 from Ch. 38, par. 83-8

Amends the Firearm Owner's Identification Card Act. Requires that a Firearm Owner's Identification Card be revoked if the holder has been convicted of domestic battery in which a firearm was used or threatened to be used. Prohibits the issuance of a Firearm Owner's Identification Card to a person who has been convicted of domestic battery in which a firearm was used or threatened to be used. (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 in which a firearm was used or possessed.) Effective immediately.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2065 ROSKAM.

725 ILCS 5/124A-5

Amends the Code of Criminal Procedure of 1963. Provides that the defendant if convicted shall pay the costs of prosecution of a university traffic ordinance. Provides that costs of prosecution include costs in serving criminal summons and criminal subpoenas. Provides that costs shall be in addition to all other costs, fees, and fines. Effective immediately.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Do Pass/Short Debate Cal 012-000-001
H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-18 H Re-committed to Rules
99-01-12 H Session Sine Die
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HB-2066 TURNER, JOHN.

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

Amends the Code of Civil Procedure. Makes a technical change in provisions regarding venue.

97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Judiciary I - Civil Law

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97-03-21 H Do Pass/Short Debate Cal 011-000-000
H Placed Cal 2nd Rdg-Sht Dbt
97-04-09 H Second Reading-Short Debate
H Pld Cal Ord 3rd Rdg-Sht Dbt
H Rclld 2nd Rdng-Short Debate
H Held 2nd Rdg-Short Debate
H Held 2nd 3rd Rdg-Short Debate
H Held 2nd Rdng-Short Debate
H Held 2nd Rdg-Short Debate
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HB-2067 TURNER, JOHN -- BLACK.

720 ILCS 5/4-1

from Ch. 38, par. 4-1

Amends the Criminal Code of 1961. Makes a technical change in Section defining voluntary act.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/4-1 Adds reference to: 720 ILCS 5/12-4

Deletes the title and everything after the enacting clause. Amends the Criminal Code of 1961. Provides that committing a battery against a peace officer, a correctional institution employee, or fireman while in performance, to prevent the performance or in retaliation for the performance of his or her official duties that intentionally or knowingly causes great bodily harm or permanent disability or disfigurement is a Class 1 felony rather than a Class 3 felony.

HOUSE AMENDMENT NO. 2.

Deletes everything after the enacting clause. Reincorporates changes made by H-am 1. Also provides that it is aggravated battery to commit a battery against a person that the defendant knows is a State's Attorney or Assistant State's Attorney and whom the defendant intended to harm as a reulat of the State's Attorney's or Assistant State's Attorney's performance of his or her official duties.

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97-03-10 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Judiciary II - Criminal Law
97-03-21 H
                Amendment No.01
                                      JUD-CRIMINAL H
                                      Do Pass Amend/Short Debate 015-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-10 H Relld 2nd Rdng-Short Debate
         H Held 2nd Rdg-Short Debate
97-04-11 H
                Amendment No.02
                                      TURNER.JOHN
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
97-04-12 H
                Amendment No.02
                                      TURNER.JOHN
         Η
                Rules refers to
                                       HJUB
         H Held 2nd Rdg-Short Debate
97-04-14 H
                Amendment No.02
                                      TURNER, JOHN
         Н
                                      Be adopted
         H Held 2nd Rdg-Short Debate
97-04-15 H
                Amendment No.02
                                      TURNER, JOHN
                                                               Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
         H Added As A Joint Sponsor BLACK
97-04-17 S Arrive Senate
         S Placed Calendr, First Reading
97-04-25 S Chief Sponsor CARROLL
         S First reading
                                      Referred to Sen Rules Comm
97-04-30 S Added as Chief Co-sponsor MYERS,J
97-05-01 S
                                      Assigned to Judiciary
97-05-10 S
                                      Refer to Rules/Rul 3-9(a)
97-10-16 S Filed with Secretary
                                      CARROLL
         S
                Amendment No.01
         S
                Amendment referred to SRUL
         S
                                      Committee Rules
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99-01-12 H Session Sine Die

HB-2068 TURNER JOHN - DART.

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705 ILCS 405/4-3
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from Ch. 37, par. 804-3

Amends the Juvenile Court Act of 1987. Makes grammatical changes in Section defining addicted minor.

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STATE MANDATES FISCAL NOTE (DCCA)
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HB2068 fails to create a State mandate.

FISCAL NOTE (Admin. Office of Ill. Courts)

HB2068 does not have a fiscal impact on the Judicial Branch.

JUDICIAL NOTE

No decrease or increase in the number of judges needed.

97-03-10 H First reading

Referred to Hse Rules Comm Assigned to Judiciary II - Criminal Law

97-03-11 H 97-03-21 H

Do Pass/Stdnrd Dbt/Vo008-007-000

H Plcd Cal 2nd Rdg Std Dbt

97-04-09 H Second Reading-Stnd Debate H Pld Cal Ord 3rd Rdg-Std Dbt

H Relld 2nd Rdng-Stnd Debate H Hld Cal Ord 2nd Rdg-Shr Dbt

97-04-15 H St Mandate Fis Note Filed

H Hld Cal Ord 2nd Rdg-Shr Dbt

97-04-18 H Fiscal Note Filed H

Judicial Note Filed

H Hld Cal Ord 2nd Rdg-Shr Dbt

97-04-25 H Added As A Joint Sponsor DART Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2069 WOOD - SCHOENBERG.

430 ILCS 65/9

from Ch. 38, par. 83-9

Amends the Firearm Owners Identification Card Act. Provides that a person whose Firearm Owner's Identification Care is revoked by the Department of State Police shall return the revoked card to the Department or submit an affidavit to the Department that his or her card has been lost or destroyed. Provides that a knowing violation is a Class 4 felony. Provides that the Department may attempt to confiscate revoked cards of certain mentally ill persons. Effective immediately.

HOUSE AMENDMENT NO. 1.

97-03-10 H First reading

Н

Deletes the substance of the bill. Provides that every person whose Firearm Owner's Identification Card is revoked by the Department of State Police shall return the revoked card in a form and manner as prescribed by the Department of State Police. Provides that the Department of State Police and any law enforcement officer shall have the authority to seize and confiscate a revoked Firearm Owner's Identification Card under guidelines and procedures established by the Department of State Police. Provides that a violation is a Class 4 felony.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
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97-03-11 H
                                     Assigned to Judiciary II - Criminal Law
97-03-21 H
                                     Do Pass/Short Debate Cal 015-000-000
        H Placed Cal 2nd Rdg-Sht Dbt
97-04-09 H
                Amendment No.01
                                     WOOD
        Η
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shr Dbt
         Η
                Amendment No.01
                                     WOOD
```

Be adopted

H Cal Ord 2nd Rdg-Shr Dbt

97-04-14 H Second Reading-Short Debate

WOOD Amendment No.01 Adopted

Referred to Hse Rules Comm

H Pld Cal Ord 3rd Rdg-Sht Dbt

97-04-15 H 3rd Rdg-Sht Dbt-Lost/V041-070-007 H Added As A Joint Sponsor SCHOENBERG

HB-2070 ERWIN.

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 the failure of the board of managers to make certain records available within 20 business days (instead of 30 days) of receipt of a member's request shall be deemed a denial. 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.

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FISCAL NOTE (Office of Banks and Real Estate)
There will be no fiscal impact on this Dept.
STATE MANDATES ACT FISCAL NOTE
HB 2070 fails to create a State mandate.
97-03-10 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Judiciary I - Civil Law
97-03-19 H
                                       Fiscal Note Requested CROSS
         Н
                                       Fiscal Note Filed
         Н
                                       St Mandate Fis Nte Requestd CROSS
                                       Committee Judiciary I - Civil Law
97-03-20 H
                                       Do Pass/Short Debate Cal 010-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-03 H
                                       St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-18 H
                                       Re-committed to Rules
99-01-12 H Session Sine Die
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HB-2071 SLONE.

Appropriates \$10,000,000, or so much thereof as may be necessary, from the General Revenue Fund to the Illinois River Restoration and Conservation Grant Fund to be used by the Illinois River Coordinating Council to administer the Illinois River Restoration and Conservation Grant Act.

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97-03-10 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Approp-Gen Srvc & Govt
                                                Ovrsght
      97-04-11 H
                                              Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2072
             SLONE.
  415 ILCS 5/42
                                     from Ch. 111 1/2, par. 1042
  415 ILCS 5/Title XVIII heading new
  415 ILCS 5/60 new
  415 ILCS 5/60.1 new
  415 ILCS 5/60.2 new
  415 ILCS 5/60.3 new
  415 ILCS 5/60.4 new
  415 ILCS 5/60.5 new
  415 ILCS 5/60.6 new
  415 ILCS 5/60.7 new
  415 ILCS 5/60.8 new
  415 ILCS 5/60.9 new
```

Amends the Environmental Protection Act to create a title that establishes erosion or sediment, and stormwater control requirements for land development projects that may cause erosion or sediment movement or change the intensity of storm water run-off. Sets forth permit requirements for specified development projects. Requires the Pollution Control Board to adopt standards for erosion and sediment control and for stormwater design analysis. Preempts home rule units from regulating in a manner inconsistent with the new Title.

FISCAL NOTE (EPA)

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The annual projected revenue from the fees, to be deposited
      into the Environmental Protection Permit and Inspection Fund
      and used to administer this Title, would then range from
      $375,000 to $1,000,000. The projected cost to the IEPA of ad-
      ministering the permit program established by Title XVII is
      $800,000 annually.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB 2072 fails to create a State mandate
      under the State Mandates Act.
      HOME RULE NOTE
      HB 2072 does not preempt home rule authority.
      HOUSE AFFORDABILITY IMPACT NOTE
      This bill has no direct impact on the cost of constructing,
      purchasing, owning or selling a single-family residence.
  NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; Housing Afford
      97-03-10 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                               Assigned to Environment & Energy
      97-03-20 H
                                               Fiscal Note Filed
                                               Committee Environment & Energy
      97-03-21 H
                                               Re-Refer Rules/Rul 19(a)
      97-04-03 H
                                               St Mandate Fis Note Filed
                                               Home Rule Note Filed
                                               Committee Rules
      97-04-08 H
                                               Housing Aford Note Filed
                                               Committee Rules
      99-01-12 H Session Sine Die
             SLONE.
HB-2073
   70 ILCS 405/10
                                     from Ch. 5, par. 115
   70 ILCS 405/14
                                     from Ch. 5, par. 119
   70 ILCS 405/19
                                     from Ch. 5, par. 124
   70 ILCS 405/23
                                     from Ch. 5, par. 128
   70 ILCS 405/26a
                                     from Ch. 5, par. 131a
   70 ILCS 405/26a. I
                                     from Ch. 5, par. 131a-1
   70 ILCS 405/26a.4
                                     from Ch. 5, par. 131a-4
   70 ILCS 405/26b.3
                                     from Ch. 5, par. 131b-3
   70 ILCS 405/26b.6
                                     from Ch. 5, par. 131b-6
   70 ILCS 405/32
   70 ILCS 405/8 rep.
   70 ILCS 405/9 rep.
   70 ILCS 405/11 rep.
   70 ILCS 405/12 rep.
   70 ILCS 405/13 rep.
   70 ILCS 405/17 rep.
   70 ILCS 405/19.01 rep.
   70 ILCS 405/20 rep.
   70 ILCS 405/20.01 rep.
   70 ILCS 405/28 rep.
   70 ILCS 405/29 rep.
   70 ILCS 405/30 rep.
  Amends the Soil and Water Conservation Districts Act. Provides that the Depart-
ment of Agriculture shall divide into districts all territory not already part of a soil and
water conservation district. Provides for the election of district directors at a nonparti-
san election and includes the district referendums within the provisions of the Election
Code (now both governed by the Department, owners of land, and occupiers of land).
Makes other changes.
  NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      97-03-10 H First reading
                                               Referred to Hse Rules Comm
      97-03-11 H
                                               Assigned to Agriculture & Conservation
      97-03-21 H
                                               Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2074
             HUGHES.
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215 ILCS 5/356t new
5 ILCS 375/6.9 new
215 ILCS 125/5-3
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215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2 215 ILCS 165/10 from Ch. 32, par. 604 305 ILCS 5/5-16.3

Amends the Illinois Insurance Code to prohibit requiring mastectomies to be done on an outpatient basis unless authorized by the treating physician. Makes the requirements applicable to coverages under the State Employees Group Insurance Act of 1971, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Effective June 1, 1997.

```
FISCAL NOTE (Dept. of Insurance)
    HB 2074 will have no fiscal impact on the Dept.
    STATE MANDATES FISCAL NOTE
    In the opinion of DCCA, HB 2074 fails to create a State mandate
    under the State Mandates Act.
NOTE(S) THAT MAY APPLY: Fiscal
    97-03-10 H First reading
                                           Referred to Hse Rules Comm
    97-03-11 H
                                           Assigned to Health Care Availability &
                                              Access
    97-03-17 H
                                           Fiscal Note Filed
                                           Committee Health Care Availability &
             Н
    97-03-21 H
                                           Re-Refer Rules/Rul 19(a)
    97-04-03 H
                                           St Mandate Fis Note Filed
             Н
                                           Committee Rules
    99-01-12 H Session Sine Die
```

HB-2075 HOLBROOK.

720 ILCS 5/14-3

from Ch. 38, par. 14-3

Amends the Criminal Code of 1961. Includes in the exemption from an eavesdropping violation, the use of a telephone monitoring device by a corporation or other business entity that has contracted for telephone solicitation by another corporation or business entity to record or listen to the conversation by an employee of the corporation or business entity conducting the telephone solicitation or marketing or opinion research. Effective immediately,

97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Judiciary II - Criminal Law
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HB-2076 YOUNGE.

New Act

Creates the Empowerment Zone and Enterprise Community School Facility Act. Provides that the Department of Commerce and Community Affairs and the University of Illinois' Urban School Improvement Program shall implement an EZ/EC program to develop and demonstrate mechanisms to attract federal resources and private sector investments to administer the program and support the repair, renovation, and improvement of school buildings and facilities in communities designated under federal law or regulations as Empowerment Zones and Enterprise Communities. Specifies types of demonstration methods that employ federal EZ/EC incentives to leverage private investment in support of improving school buildings and facilities. Provides for implementation of the EZ/EC program in conjunction with schools in communities located in Chicago, East St. Louis, and Springfield. Effective immediately.

HOUSE AMENDMENT NO. 1.

Changes the title and replaces everything after the enacting clause. Creates the Empowerment Zone and Enterprise Community Private Activity Bond Task Force Act. Creates an 8 member Task Force to study empowerment zone and enterprise community private activity bond programs as a means of facilitating the construction of schools and other community facilities. Requires the study to include evaluation of funding alternatives and responsibilities that would be required of the State, units of local government, and school districts in administering and implementing the program. Requires the Task Force to submit a report to the Governor and the General Assembly on or before March 1, 1998. Repeals the Act on May 31, 1998. Effective immediately.

FISCAL NOTE, H-AM 1 (State Board of Education) No fiscal impact on SBE or local school districts. STATE MANDATES FISCAL NOTE, H-AM 1 (SBE)

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No change from SBE fiscal note.
   STATE MANDATES FISCAL NOTE, H-AM 1
   HB2076, with H-am 1, fails to create a State mandate.
   STATE DEBT IMPACT NOTE
   HB 2076 would not have an impact on the level of State debt.
   STATE DEBT IMPACT NOTÉ, H-AM 1
   No change from previous note.
NOTE(S) THAT MAY APPLY: Fiscal
   97-03-10 H First reading
                                          Referred to Hse Rules Comm
   97-03-11 H
                                          Assigned to Elementary & Secondary
                                            Education
   97-03-21 H
                    Amendment No.01
                                          ELEM SCND ED H
                                                                   Adopted
                                          Do Pass Amend/Short Debate 021-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
                                          Fiscal Note Requested AS AMENDED/
             Н
                                            BLACK
             Н
                                          St Mandate Fis Nte Requestd AS
                                            AMENDED/BLACK
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-11 H
                                          Fiscal Note Filed
                                          St Mandate Fis Note Filed
             Η
             Η
                                          St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-12 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    97-04-14 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
    97-04-15 S Arrive Senate
             S Placed Calendr, First Reading
    97-04-16 S
                                          State Debt Note Filed
                                          State Debt Note Filed AS AMENDED HA 01
             S Placed Calendr, First Reading
    97-05-09 S Chief Sponsor TROTTER
    97-05-12 S First reading
                                          Referred to Sen Rules Comm
    99-01-12 H Session Sine Die
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HB-2077 YOUNGE.

105 ILCS 5/2-3.120 new

Amends the School Code. Provides that the State Board of Education is to establish and assist in the coordination of a Systemic Math, Science, and Technology Improvement Program to be implemented in an urban area school district or school districts in the metro-east area of southwestern Illinois. Provides that the demonstration project is to parallel the National Science Foundation Systemic Initiative as operated in the Chicago public school system. Provides that the State Board of Education is to endeavor to create a linkage between the demonstration project and the Chicago program under which teachers identified by the latter program may provide support and assistance to the demonstration project to facilitate development of the project as a program that will qualify for National Science Foundation or other federal funding as part of an Illinois Systemic Initiative Program. Effective immediately.

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FISCAL NOTE (State Board of Education)
    Annual cost to SBE for professional staff and support would be
    $300,000. Annual costs to participating districts is unknown.
    STATE MANDATES FISCAL NOTE (SBE)
    No change from SBE fiscal note.
    STATE DEBT IMPACT NOTE
    HB 2077 would not have an impact on the level of State debt.
NOTE(S) THAT MAY APPLY: Fiscal
                                           Referred to Hse Rules Comm
    97-03-10 H First reading
    97-03-11 H
                                           Assigned to Elementary & Secondary
                                             Education
    97-03-21 H
                                           Do Pass/Short Debate Cal 021-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
                                           Fiscal Note Requested BLACK
             Η
             Н
                                           St Mandate Fis Nte Requestd BLACK
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-11 H
                                           Fiscal Note Filed
                                           St Mandate Fis Note Filed
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H Cal Ord 2nd Rdg-Shr Dbt

```
97-04-14 H Second Reading-Short Debate
H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-15 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
97-04-16 S Arrive Senate
Placed Calendr,First Reading
S Placed Calendr,First Reading
97-05-09 S Chief Sponsor TROTTER
97-05-12 S First reading Referred to Sen Rules Comm
99-01-12 H Session Sine Die
```

HB-2078 YOUNGE.

New Act

Creates the Work-Focused Training Program. Provides that the Department of Commerce and Community Affairs shall administer a 2 year demonstration program to begin January 1, 1998, through contract with another entity, to train welfare recipients and recent welfare recipients in the skill of baking bread for sale in order to assist them in the transition from welfare to work. Provides that the program shall include a strong educational emphasis, including aspects of math, science, and technology. Requires an evaluative report to be submitted by the Department to the four legislative leaders and the Governor by January 31, 2000. Effective immediately.

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STATE MANDATES FISCAL NOTE
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HB2078 fails to create a State mandate.

FISCAL NOTE (DCCA)
The fiscal impact of HB 2078 cannot be determined at this time.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-10 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Labor & Commerce
97-03-21 H
                                       Do Pass/Stdnrd Dbt/Vo012-006-000
         H Plcd Cal 2nd Rdg Std Dbt
97-04-07 H
                                       Fiscal Note Requested PARKE
                                       St Mandate Fis Nte Requestd PARKE
         H Cal 2nd Rdg Std Dbt
97-04-11 H
                                       St Mandate Fis Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-15 H
                                       Fiscal Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-16 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-18 H
                                         3d Reading Consideration PP
                                         Calendar Consideration PP.
97-04-25 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2079 YOUNGE.

New Act

Creates the Workforce Commission Act. Creates the Illinois Workforce Commission, composed of 3 members appointed by the Governor and representing labor, employers, and the public. Provides that the commission is to operate an integrated workforce development system in the State, in particular through the consolidation of job training, employment, and employment-related educational programs, and to administer the unemployment insurance program in the State. Abolishes the commission on July 1, 2003.

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STATE MANDATES FISCAL NOTE
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HB2079 fails to create a State mandate.

FISCAL NOTE (DCCA)

HB 2079, imposes no additional requirements and does not have

a fiscal impact on units of local government.

NOTE(S) THAT MAY APPLY: Fiscal

Referred to Hse Rules Comm
Assigned to Labor & Commerce
Do Pass/Stdnrd Dbt/Vo011-010-000
Fiscal Note Requested PARKE
St Mandate Fis Nte Requestd PARKE
•

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97-04-11 H
                                      St Mandate Fis Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-14 H
                                      Fiscal Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-16 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-18 H Relld 2nd Rdng-Stnd Debate
                Amendment No.01
                                      YOUNGE
         Н
                Amendment referred to HRUL
         Η
                Amendment No.01
                                      YOUNGE
                                      Be adopted
         H Hld Cal Ord 2nd Rdg-Shr Dbt
97-04-25 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2080 STROGER.

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 issue a rebate to any renter who fails to meet the minimum mileage to be driven specified in the rental agreement at a rate of 10 cents a mile for every mile under the specified minimum mileage (unless the rebate would be under \$1).

```
97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Transportation & Motor Vehicles
97-03-18 H Primary Sponsor Changed To STROGER
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2081 PUGH - BLACK - MCKEON - WINTERS - LANG.

New Act

Creates the Education, Job Training, Placement, Retention, and Re-Employment Act. Provides that the Illinois State Board of Education, the Illinois Community College Board, the Department of Commerce and Community Affairs, the Illinois Department of Transportation, the Illinois Department of Labor, the Department of Veterans Affairs, the Prairie State 2000 Authority, the Department of Children and Family Services, the Department of Employment Security, the Secretary of State, and the Department of Rehabilitation Services, or the Department of Human Services as its successor agency, shall each develop a plan to accommodate those who will be affected by the changes in welfare as a result of the implementation of the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996. Each of these entities shall also study the impact of its plan and report to the legislative leaders of the General Assembly and the Governor no later than January 31 each year and make appropriate adjustments to programs each year after evaluation. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Creates the Education, Job Training, Placement, Retention, and Re-Employment Act. Provides that the Illinois State Board of Education, the Illinois Community College Board, the Department of Commerce and Community Affairs, the Illinois Department of Transportation, the Illinois Department of Labor, the Department of Veterans Affairs, the Prairie State 2000 Authority, the Department of Children and Family Services, the Department of Employment Security, the Secretary of State, and the Department of Rehabilitation Services, or the Department of Human Services as its successor agency, shall each develop a plan to accommodate those who will be affected by the changes in welfare as a result of the implementation of the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996. Each of these entities shall also study the impact of its plan and report to the legislative leaders of the General Assembly and the Governor no later than January 31 each year and make appropriate adjustments to programs each year after evaluation. Effective immediately.

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STATE MANDATES FISCAL NOTE
HB 2081 fails to create a State mandate.
STATE MANDATES FISCAL NOTE, H-AM 1
No change from previous note.
HOME RULE NOTE, H-AM 1
HB 2081 does not preempt home rule authority.
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FISCAL NOTE, H-AM 1 (Dept. of Public Aid)
      There will be no fiscal impact on this Dept.
      HOME RULE NOTE, H-AM 1
      HB2081, with H-am 1, has no impact on home rule units.
  NOTE(S) THAT MAY APPLY: Fiscal
      97-03-10 H First reading
                                             Referred to Hse Rules Comm
               H Added As A Joint Sponsor BLACK
      97-03-11 H
                                             Assigned to Human Services
      97-03-18 H Added As A Co-sponsor MCKEON
               H Added As A Co-sponsor WINTERS
               H Added As A Co-sponsor LANG
      97-03-20 H
                       Amendment No.01
                                             HUMAN SERVS H
                                                                     Adopted
               Н
                                             Do Pass Amend/Short Debate 010-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
               Н
                                             Fiscal Note Requested AS AMENDED/
                                              ZICKUS
               Н
                                            St Mandate Fis Nte Requestd AS
                                               AMENDED/ZICKUS
               Н
                                             Home Rule Note Requested AS AMENDED/
                                              ZICKUS
               H Cal Ord 2nd Rdg-Shr Dbt
      97-03-21 H
                                             St Mandate Fis Note Filed
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-03 H
                                             St Mandate Fis Note Filed
               н
                                             Home Rule Note Filed
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-08 H
                                            Fiscal Note Filed
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-10 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-11 H
                                            Home Rule Note Filed
               H Cal Ord 3rd Rdg-Short Dbt
      97-04-17 H 3rd Rdg-Sht Dbt-Pass/Vote 114-001-000
      97-04-18 S Arrive Senate
               S Chief Sponsor LAUZEN
               S Added as Chief Co-sponsor OBAMA
               S Placed Calendr, First Reading
               S First reading
                                            Referred to Sen Rules Comm
      97-04-22 S Added as Chief Co-sponsor SMITH
      97-04-24 S Added as Chief Co-sponsor COLLINS
      97-04-29 S Added As A Co-sponsor DEL VALLE
                                            Assigned to Public Health & Welfare
      97-05-06 S
                                            To Subcommittee
                                            Committee Public Health & Welfare
      97-05-10 S
                                            Refer to Rules/Rul 3-9(a)
      97-05-31 S Ruled Exempt Under Sen Rule 3-9(B) SRUL
                                            Re-referred to Public Health & Welfare
      99-01-12 H Session Sine Die
HB-2082
             MCKEON.
  New Act
  Creates the Neighborhood Assistance Program Tax Credit Act with a short title only.
      97-03-10 H First reading
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Revenue
      97-03-21 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
```

HB-2083 MCGUIRE.

New Act

Creates the Workplace Safety Committee Act. Provides that each public and private employer of at least 50 employees shall establish a safety committee at each of the employer's primary places of employment. 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.

97-03-10 H First reading

Referred to Hse Rules Comm

2359 HB-2083--Cont.

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97-03-11 H
                                      Assigned to Labor & Commerce
97-03-21 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2084 HARTKE.

215 ILCS 5/143.32 new

Amends the Illinois Insurance Code. Provides that policies of automobile insurance may not require that an insured utilize auto repair service providers selected by the issuer of the policy.

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97-03-10 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Insurance
97-03-21 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2085 SCULLY.

225 ILCS 335/4 rep.

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.

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FISCAL NOTE (Dpt. Labor)
      Costs for an additional compliance officer total $35,000.
      97-03-10 H First reading
                H Primary Sponsor Changed To SCULLY
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Labor & Commerce
      97-03-21 H
                                              Do Pass/Stdnrd Dbt/Vo011-009-000
                H Plcd Cal 2nd Rdg Std Dbt
      97-04-02 H
                                             Fiscal Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-08 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-16 H
                                                3d Reading Consideration PP
                                                Calendar Consideration PP.
                Η
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2086
             SAVIANO - BURKE.
  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
```

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 additional substantive changes.

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NOTE(S) THAT MAY APPLY: Fiscal
    97-03-10 H First reading
             H Primary Sponsor Changed To SAVIANO
             H Added As A Joint Sponsor BURKE
             Η
                                          Referred to Hse Rules Comm
    97-03-11 H
                                          Assigned to Registration & Regulation
    97-03-20 H
                                          Do Pass/Short Debate Cal 018-004-000
             H Placed Cal 2nd Rdg-Sht Dbt
    97-04-08 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    97-04-15 H 3rd Rdg-Sht Dbt-Pass/Vote 107-006-001
    97-04-16 S Arrive Senate
             S Chief Sponsor RADOGNO
             S Placed Calendr, First Reading
                                          Referred to Sen Rules Comm
             S First reading
    97-04-23 S Added as Chief Co-sponsor VIVERITO
    97-04-29 S
                                          Assigned to Licensed Activities
             S Added as Chief Co-sponsor O'MALLEY
```

97-05-01 S Added As A Co-sponsor SYVERSON
97-05-07 S Held in committee
Committee Licensed Activities

97-05-10 S Refer to Rules/Rul 3-9(a)

99-01-12 H Session Sine Die

HB-2087 BOST.

New Act

5 ILCS 80/4.18 new

30 ILCS 105/5.449 new

Creates the Auctioneer Licensing Act to regulate auctioneers through licensing requirements. Preempts home rule units from regulating auctioneers in a manner less restrictive than the Act. Amends the Regulatory Agency Sunset Act to repeal the Auctioneer Licensing Act on January 1, 2008. Amends the State Finance Act to add the Auctioneer Licensing Fund.

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

97-03-10 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Registration & Regulation

97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2088 KUBIK.

30 ILCS 330/5

from Ch. 127, par. 655

Amends the General Obligation Bond Act. Makes changes of style and punctuation in the provisions of the Act relating to school construction.

97-03-10 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Executive

97-03-19 H Primary Sponsor Changed To KUBIK

97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2089 COWLISHAW.

105 ILCS 5/14-9.01

from Ch. 122, par. 14-9.01

Amends the School Code. Makes a change in punctuation and adds a gender neutral reference to provisions relating to qualifications of personnel who teach classes or programs authorized by the Article of the School Code relating to children with disabilities.

97-03-10 H First reading

Referred to Hse Rules Comm

97-03-11 H

Assigned to Elementary & Secondary

97-03-21 H

Education Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2090 CROSS.

105 ILCS 5/17-2 from Ch. 122, par. 17-2 105 ILCS 5/34-53 from Ch. 122, par. 34-53

Amends the School Code. Prohibits school districts outside of Chicago from levying any tax for educational purposes for any school year after the 1997-98 school year, and makes the educational purposes taxes levied by school districts for extension and collection in calendar year 1998 the final tax that those districts may levy for educational purposes. Reduces the composite rate at which the Chicago Board of Education may levy its tax for educational purposes by 2.11% beginning with fiscal year 1999 (that reduction being equal to the rate at which the Chicago Board of Education was authorized to levy its educational purposes tax before a composite rate for educational and other school purposes was established and designated as a tax for educational purposes). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-10 H First reading

97-03-11 H 97-03-21 H Referred to Hse Rules Comm

Re-Refer Rules/Rul 19(a)

Assigned to Elementary & Secondary

Education

99-01-12 H Session Sine Die

2361 HB-2091

DANIELS - RUTHERFORD - COWLISHAW. HB-2091 30 ILCS 330/5 from Ch. 127, par. 655 Amends the General Obligation Bond Act. Makes changes of style and punctuation in the provisions of the Act relating to school construction. STATE DEBT IMPACT NOTE (Engrossed) No impact on the level of State indebtedness. SENATE AMENDMENT NO. 1. Adds reference to: 30 ILCS 330/2 30 ILCS 330/3 30 ILCS 330/4 30 ILCS 330/6 Deletes reference to: 30 ILCS 330/5 Increases the maximum General Obligation Bond authority of the State from \$10,334,908,392 to \$10,895,296,392. 97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Executive 97-03-21 H Re-Refer Rules/Rul 19(a) 98-03-11 H Assigned to Executive 98-03-19 H Do Pass/Short Debate Cal 014-000-000 H Placed Cal 2nd Rdg-Sht Dbt 98-03-23 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt 98-03-26 H 3rd Rdg-Sht Dbt-Pass/Vote 087-020-009 98-03-31 S Arrive Senate S Placed Calendr, First Reading S Chief Sponsor CRONIN S First reading Referred to Sen Rules Comm 98-04-28 S Assigned to Appropriations 98-04-30 S Sponsor Removed CRONIN S Alt Chief Sponsor Changed RAUSCHENBERGER 98-05-05 S Recommended do pass 011-000-000 S Placed Calndr, Second Reading 98-05-13 S Second Reading S Placed Calndr, Third Reading 98-05-15 S 3rd Reading Pssg Ddlne Extd 98-05-22 S State Debt Note Filed AS ENGROSSED S Filed with Secretary S Amendment No.01 RAUSCHENBERGER S Amendment referred to SRUL S Amendment No.01 RAUSCHENBERGER S Rules refers to SAPA S Amendment No.01 RAUSCHENBERGER S Be adopted S Recalled to Second Reading S Amendment No.01 RAUSCHENBERGER Adopted S Placed Calndr, Third Reading S 3/5 vote required S Third Reading - Passed 057-000-000 H Arrive House H Primary Sponsor Changed To DANIELS H Added As A Joint Sponsor RUTHERFORD H Added As A Co-sponsor COWLISHAW H Place Cal Order Concurrence 01 H Motion Filed Concur Motion referred to HRUL H Be approved consideration 01/HRUL H H Concurs in S Amend. 01/118-000-000

98-06-04 H Passed both Houses 98-06-04 H Sent to the Governor H Governor approved

Effective Date 98-06-04

PUBLIC ACT 90-0586

Η

Η

HB-2092 **2362**

HB-2092 MCAULIFFE - KLINGLER.

740 ILCS 147/40 new

Amends the Illinois Streetgang Terrorism Omnibus Prevention Act. Provides that gang members are not eligible for public aid, public housing, education assistance, or any other assistance funded in whole or in part with State moneys.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-20 H Added As A Joint Sponsor KLINGLER
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2093 STEPHENS.

730 ILCS 5/5-9-1.9

Amends the Unified Code of Corrections. Makes a grammatical change in Section concerning crime laboratory DUI analysis fee.

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97-03-10 H First reading
97-03-11 H
97-03-21 H
97-03-21 H
99-01-12 H Session Sine Die
Referred to Hse Rules Comm
Assigned to Judiciary II - Criminal Law
Re-Refer Rules/Rul 19(a)
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HB-2094 STEPHENS.

725 ILCS 5/107-15

Amends the Code of Criminal Procedure of 1963. Makes grammatical changes in Section relating to fresh pursuit of felons.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2095 STEPHENS.

20 ILCS 2630/5	from Ch. 38, par. 206-5
705 ILCS 405/1-5	from Ch. 37, par. 801-5
705 ILCS 405/1-7	from Ch. 37, par. 801-7
705 ILCS 405/1-8	from Ch. 37, par. 801-8
705 ILCS 405/1-8.2	from Ch. 37, par. 801-8.2
705 ILCS 405/1-9	from Ch. 37, par. 801-9
705 ILCS 405/5-6	from Ch. 37, par. 805-6

Amends the Criminal Identification Act. Provides that policing bodies shall furnish to the Department of State Police fingerprints and descriptions of minors arrested or taken into custody before their 17th birthday for felonies and Class A and B misdemeanors in the same manner as for adults (now the furnishing of fingerprints and descriptions of minors under 17 is limited to certain offenses). Amends the Juvenile Court Act of 1987. Eliminates confidentiality restrictions relating to law enforcement and juvenile court records pertaining to delinquent and alleged delinquent minors. Permits disclosure of these records to the general public. Effective immediately.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2096 COWLISHAW.

720 ILCS 5/16F-1

Amends the Wireless Service Theft Prevention Law in the Criminal Code of 1961. Changes the short title of the Article to the Telecommunications and Computer Systems Theft Prevention Law.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2097 ROSKAM.

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

Amends the Criminal Code of 1961. Provides that a person violates the provisions for enhanced penalties for carrying a firearm on specified properties even if the person

2363 HB-2097—Cont.

carries or possesses a firearm that is unloaded and enclosed in a case unless he or she has the written permission of the chief of security, principal, or administrator of the building. Effective immediately.

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NOTE(S) THAT MAY APPLY: Correctional
      97-03-10 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Judiciary II - Criminal Law
      97-03-21 H
                                              Do Pass/Short Debate Cal 015-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
      97-04-09 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-18 H
                                             Re-committed to Rules
      99-01-12 H Session Sine Die
HB-2098
             DAVIS, STEVE - SCULLY - FANTIN - BLACK.
   30 ILCS 505/6-6 new
   30 ILCS 505/6-7 new
   30 ILCS 565/1
                                    from Ch. 48, par. 1801
   30 ILCS 565/2
                                     from Ch. 48, par. 1802
   30 ILCS 565/3
                                    from Ch. 48, par. 1803
   30 ILCS 565/4
                                     from Ch. 48, par. 1804
   30 ILCS 565/6
                                    from Ch. 48, par. 1806
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Amends the Steel Products Procurement Act. Changes the short title to the "Domestic Products Procurement Act" and expands the scope of the Act to apply to all purchases or leases of commodities or manufactured goods by the State of Illinois. Provides that, with specified exceptions, the State of Illinois shall purchase or lease only materials, commodities or goods that are manufactured or supplied by companies whose products consist of a specified minimum level of U.S. or Canadian content. Amends the Illinois Purchasing Act. Requires all goods purchased under the Act to be Illinois-made goods unless the cost of Illinois-made goods exceeds the cost of other goods by 10% or more. Requires all goods purchased under the Act to be U.S.-made goods unless the cost of the U.S.-made goods exceeds the cost of other goods by 10% or more.

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FISCAL NOTE (DCMS)
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Administrative costs, including 15 additional staff, would exceed \$1,082,150 annually. Additional costs under the preference provisions could exceed \$21,613,210 million annually. Effect on total State and local gov't. purchases would be greater. STATE MANDATES FISCAL NOTE
HB2098 fails to meet the definition of a State mandate.

HOUSE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 565/3.1 new

Provides that an elected official in the State of Illinois may not own an imported car or truck or park an imported car or truck on State property unless the car or truck consists of at least 55% United States content.

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97-03-10 H First reading
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Labor & Commerce
97-03-20 H
                                     Motion Do Pass-Lost 010-005-001 HLBC
         Η
                                     Remains in CommiLabor & Commerce
         Η
                                     Fiscal Note Requested SKINNER
         Н
                                     St Mandate Fis Nte Requestd SKINNER
         Н
                                     Committee Labor & Commerce
97-03-21 H
                                     Do Pass/Stdnrd Dbt/Vo011-010-000
         H Plcd Cal 2nd Rdg Std Dbt
97-04-08 H
                Amendment No.01
                                     BLACK
         Η
                Amendment referred to HRUL
         H Cal 2nd Rdg Std Dbt
97-04-09 H
                                     Fiscal Note Filed
                                     St Mandate Fis Note Filed
         H Cal 2nd Rdg Std Dbt
         Η
                Amendment No.01
                                     BLACK
                Rules refers to
                                      HLBC
         Η
         H Cal 2nd Rdg Std Dbt
97-04-11 H
                Amendment No.01
                                     BLACK
                                     Be adopted
```

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97-04-11-Cont.
                H Cal 2nd Rdg Std Dbt
                H Added As A Joint Sponsor SCULLY
                H Added As A Co-sponsor FANTIN
                H Added As A Co-sponsor BLACK
      97-04-14 H Second Reading-Stnd Debate
                       Amendment No.01
                                             BLACK
                                                                       Adopted
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2099
             ZICKUS.
  740 ILCS 115/1
                                    from Ch. 70, par. 51
  740 1LCS 115/1.5 new
  740 ILCS 115/2
                                    from Ch. 70, par. 52
  740 ILCS 115/3
                                    from Ch. 70, par. 53
  740 ILCS 115/4
                                    from Ch. 70, par. 54
  740 ILCS 115/5
                                    from Ch. 70, par. 55
  740 ILCS 115/6
                                    from Ch. 70, par. 56
  740 ILCS 115/7
                                    from Ch. 70, par. 57
  740 ILCS 115/8 new
  740 ILCS 115/9 new
  740 ILCS 115/10 new
  740 ILCS 115/11 new
  740 ILCS 115/12 new
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Amends the Parental Responsibility Law. Provides that a person commits the offense of failure to supervise a child if a person is charged with the care of a child under 18 years of age and that child commits a second or subsequent offense under the Juvenile Court Act of 1987, or, for the third or greater time, violates curfew or is truant from school. Exempts child welfare agencies and foster parents. Provides for a defense to the charge in some instances. Allows a person convicted of failure to supervise a child to have his or her sentence suspended if he or she completes a parental effectiveness program. Provides that failure to supervise a child is a Class A misdemeanor punishable by a fine of not more than \$1,000. Makes other changes.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2100 SCHAKOWSKY.

New Act 820 ILCS 5/1 from Ch. 48, par. 2a 820 ILCS 25/0.01 from Ch. 48, par. 2b.9 820 ILCS 25/1.1 new 820 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.

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FISCAL NOTE (DCMS)
Administrative costs would increase $63,520 annually, including at least one additional staff member.
STATE MANDATES FISCAL NOTE
HB2100 creates a service mandate which requires 50% to 100% reimbursement.
NOTE(S) THAT MAY APPLY: Fiscal
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2365 HB-2100—Cont.

97-03-10 H First reading 97-03-11 H 97-03-21 H	Referred to Hse Rules Comm Assigned to Labor & Commerce Do Pass/Stdnrd Dbt/Vo011-005-000
H Plcd Cal 2nd Rdg Std Dbt 97-04-07 H H	Fiscal Note Requested PARKE St Mandate Fis Nte Requestd PARKE
H Cal 2nd Rdg Std Dbt 97-04-09 H	Fiscal Note Filed
H Cal 2nd Rdg Std Dbt 97-04-11 H	St Mandate Fis Note Filed
H Cal 2nd Rdg Std Dbt 97-04-14 H Second Reading-Stnd Deba H Pld Cal Ord 3rd Rdg-Std Dl	
97-04-25 H 99-01-12 H Session Sine Die	Re-Refer Rules/Rul 19(a)
HB-2101 KRAUSE.	
215 ILCS 125/2-3 from CI	n. 111 1/2, par. 1405
	zation Act. Makes a technical change in a
Section relating to the powers of health ma	intenance organizations.
97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Health Care Availability &
	Access
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	
HB-2102 KRAUSE.	
	h. 73, par. 968c
	kes a technical change in a Section relating
to medical expense coverage.	Defended Her Deleg Comm
97-03-10 H First reading 97-03-11 H	Referred to Hse Rules Comm Assigned to Health Care Availability & Access
97-03-21 H 99-01-12 H Session Sine Die	Re-Refer Rules/Rul 19(a)
HB-2103 ZICKUS.	
305 ILCS 5/1-1 from C	h. 23, par. 1-1
	tylistic changes in a Section concerning the
purpose of the Code.	<i>y</i>
97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Human Services
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-0I-12 H Session Sine Die	•
HB-2104 ZICKUS.	
	h. 23, par. 5006b
Amends the Children and Family Service	es Act. Makes a style change in provisions
concerning case tracking.	
97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Human Services
97-03-21 H 99-01-12 H Session Sine Die	Re-Refer Rules/Rul 19(a)
	h. 23, par. 1-5
	stylistic change in a Section concerning con-
struction of the Code.	synsuc change in a Section concerning con-
97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Human Services
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	
HB-2106 ZICKUS.	
	1 111 1505

Amends the Consent by Minors to Medical Procedures Act. Provides that a person providing counseling to a minor in connection with a sexually transmitted disease or

from Ch. 111, par. 4505

410 ILCS 210/5

drug or alcohol abuse shall inform the minor's parent or other responsible adult of the minor's condition or treatment unless that action is, in the person's judgment, not in the minor's best interest. (Now, a person counseling a minor with respect to a sexually transmitted disease may, but is not obligated to, inform the parent; a person counseling a minor with respect to drug or alcohol abuse shall not inform the parent without the minor's consent unless that action is necessary to protect the safety of the minor or another.)

97-03-10 H First reading Referred to Hse Rules Comm Assigned to Judiciary I - Civil Law 97-03-11 H 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

PHELPS - WOOLARD - GRANBERG - JONES, JOHN. HB-2107

New Act 35 ILCS 5/211 new 35 ILCS 5/701 from Ch. 120, par. 7-701 35 ILCS 5/703 from Ch. 120, par. 7-703

Creates the Rural Manufacturing Incentives Program. Provides that an eligible company may apply for incentives, including tax credits, as part of an economic development project in a county in Illinois whose average unemployment rate is higher than the State's unemployment rate for the past 5 consecutive years through the Department of Commerce and Community Affairs. Authorizes the Department to enter into financing agreements with the eligible company it selects to undertake an economic development project. Provides that an approved company may require that each employee agree to pay a job assessment fee equal to 4% of the gross wages of each employee whose job was created as a result of the economic development project for the purpose of paying debt service. Provides that the Department shall work with the Illinois Development Finance Authority if the issuance of bonds is necessary for the implementation of the economic development project. Amends the Illinois Income Tax Act. Creates tax credits for approved companies in an amount equal to 100% of the debt service of the company plus any job development assessment fees. Provides that the credits are available for tax years ending on or after December 31, 1997. Provides that the credits shall be available for the period of the financing agreement, but in no case for more than 15 years. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 5/701 35 ILCS 5/703

Deletes everything. Reinserts provisions of bill as introduced. Deletes all references to job assessment fees and credits for job assessment fees. Provides that the income tax credit may be carried forward for up to 3 years following the termination of the financing agreement (now for the term of the financing agreement). Requires that the required 15 new jobs must be for at least 35 hours per week.

FISCAL NOTE, AMENDED (Dept. of Revenue) HB 2107 causes an indeterminable fiscal loss to the State. STATE MANDATES FISCAL NOTE, H-AM 1 HB2107, with H-am 1, fails to create a State mandate. HOUSE AMENDMENT NO. 2.

Makes technical corrections. NOTE(S) THAT MAY APPLY: Fiscal

Referred to Hse Rules Comm 97-03-10 H First reading 97-03-11 H Assigned to State Govt Admin & Election Refrm ST GV-ELC RFM H Adopted 97-03-20 H Amendment No.01 Do Pass Amend/Short Debate 013-000-000 Н H Placed Cal 2nd Rdg-Sht Dbt Fiscal Note Requested AS AMENDED/ CLAYTON St Mandate Fis Nte Requestd AS H AMENDED/CLAYTON H Cal Ord 2nd Rdg-Shr Dbt

97-04-08 H PHELPS Amendment No.02 Amendment referred to HRUL H Cal Ord 2nd Rdg-Shr Dbt

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97-04-09 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
         H
                Amendment No.02
                                      PHELPS
         Η
                                      Be adopted
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-12 H
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-19 H
                Amendment No.02
                                      PHELPS
                                                               Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-23 H Added As A Joint Sponsor WOOLARD
97-04-25 H Added As A Co-sponsor JONES, JOHN
         H 3rd Rdg-Sht Dbt-Pass/Vote 095-020-001
         H Added As A Co-sponsor GRANBERG
97-04-29 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor REA
         S First reading
                                      Referred to Sen Rules Comm
99-01-12 H Session Sine Die
      WAIT - GIGLIO.
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HB-2108

705 ILCS 105/27.8 new

Amends the Clerks of Courts Act. Requires a prisoner in a Department of Corrections facility to pay the costs of filing a frivolous lawsuit.

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97-03-10 H First reading
                                           Referred to Hse Rules Comm
      97-03-11 H
                                           Assigned to Judiciary II - Criminal Law
      97-03-14 H Added As A Joint Sponsor GIGLIO
      97-03-21 H
                                           Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2109
            DANIELS - KRAUSE - KLINGLER - SCHOENBERG.
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105 ILCS 5/14-8.02 from Ch. 122, par. 14-8.02 405 ILCS 30/4 from Ch. 91 1/2, par. 904 405 ILCS 80/2-17

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.

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FISCAL NOTE (DMHDD)
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HB2109 adds no direct costs; DMHDD may redirect grant funding.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-10 H First reading
         H Added As A Joint Sponsor SCHOENBERG
                                      Referred to Hse Rules Comm
         Н
97-03-11 H
                                      Assigned to Human Services
97-03-20 H
                                      Do Pass/Short Debate Cal 010-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Co-sponsor KLINGLER
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-14 H
                                      Fiscal Note Filed
         H Cal Ord 3rd Rdg-Short Dbt
97-04-17 H Joint Sponsor Changed to KRAUSE
97-04-23 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
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97-04-24 S Arrive Senate S Placed Calendr, First Reading

97-04-25 S Chief Sponsor WALSH,T S First reading Referred to Sen Rules Comm

99-01-12 H Session Sine Die

HB-2110 SKINNER.

30 ILCS 350/15.01 35 ILCS 200/18-185 35 ILCS 200/18-192 new 35 ILCS 200/18-212

Amends the Local Government Debt Reform Act and the Property Tax Extension Limitation Law in the Property Tax Code. Provides that upon the filing of a petition signed by at least 5% of the registered voters in a taxing district subject to the Law, a referendum shall be held on the question of whether to continue to allow the taxing district (i) to issue "limited" bonds and (ii) to exclude the extensions made for the payment and principal and interest of "limited" bonds and "double-barrelled" bonds in the "aggregate extension" of the taxing district. Provides that if the referendum is approved, the taxing district may no longer issue "limited" bonds or exclude the special extensions in that taxing district made for payments of principal and interest of "limited" bonds and "double-barrelled" bonds from the "aggregate extension".

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

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Revenue 97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2111 GASH.

10 ILCS 5/9-25.2 new

Amends the Election Code. Provides that no person, corporation, organization, or entity that derives income directly from the Illinois State Toll Highway Authority or the Department of Transportation shall make a contribution to a member of the Illinois State Toll Highway Authority Board of Directors, executive staff, advisory committee, or any person holding an official position with the Illinois State Toll Highway Authority. Provides that a wilful violation is a Class B misdemeanor.

97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to State Govt Admin & Election
Refrm
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-2112 WIRSING.

5 ILCS 350/1 from Ch. 127, par. 1301 20 ILCS 405/64.1 from Ch. 127, par. 63b4

Amends the State Employee Indemnification Act to include individual students in State university authorized internships, externships, professional practice programs, and similar work or learning opportunities in the definition of "employee". Amends the Civil Administrative Code of Illinois. Requires any plan for public liability self-insurance to be funded through appropriations from the General Revenue Fund specifically designated for that purpose, except that claim settlement expenses for officers and employees of State universities, the Department of Transportation, the Illinois State Police, and the Secretary of State shall be paid from the Road Fund. Provides that the Department of Central Management Services shall attempt to settle and may settle any public liability claim filed against a State employee or a student in State university authorized internships, externships, professional practice programs, and similar work or learning opportunities (now, a State employee). Provides that in no event shall an amount in excess of \$350,000 (now, \$150,000) be paid from a plan whose purpose is to make payments on final settlements or judgments in accordance with the State Employee Indemnification Act to or for the benefit of any claimant.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Labor & Commerce 97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2113 BLACK - COULSON.

35 ILCS 5/803 from Ch. 120, par. 8-803

Amends the Illinois Income Tax Act. Requires certain taxpayers to pay estimated tax if the amount payable as estimated tax can reasonably be expected to be more than \$500 (now, \$250). Effective January 1, 1998.

NOTE(S) THAT MAY APPLY: Fiscal

2369 HB-2113—Cont.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Revenue
97-03-21 H Do Pass/Short Debate Cal 011-000-000
H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-09 H Added As A Joint Sponsor COULSON
97-04-18 H Re-committed to Rules
99-01-12 H Session Sine Die
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HB-2114 WEAVER,MIKE.

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35 ILCS 5/203 from Ch. 120, par. 2-203
35 ILCS 5/208 from Ch. 120, par. 2-208
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Amends the Illinois Income Tax Act. Provides that individual taxpayers shall be allowed a deduction in an amount equal to 300% of the amount of real property taxes paid by the taxpayer during the taxable year on the principal residence of the taxpayer. Exempts the deduction from the sunset provisions. Sunsets the tax credit for residential real property with tax years ending on or before December 31, 1997. Effective January 1, 1998.

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NOTE(S) THAT MAY APPLY: Fiscal
97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Revenue
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2115 CROSS.

35 ILCS 5/913 from Ch. 120, par. 9-913

Amends the Illinois Income Tax Act. Makes a technical change in the Section concerning access to books and records.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Revenue
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2116 BIGGINS, CAPPARELLI, SAVIANO AND BUGIELSKI.

55 ILCS 5/5-1009.5 new

Amends the Counties Code. Preempts a home rule unit's authority to impose or collect a tax on an amusement occurring on publicly-owned property or a tax on persons who attend or participate in an amusement held on publicly-owned property.

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NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Added As A Co-sponsor CAPPARELLI
H Added As A Co-sponsor SAVIANO
H Added As A Co-sponsor BUGIELSKI
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2117 BEAUBIEN.

35 ILCS 200/18-155

Amends the Property Tax Code. Requires the Department of Revenue (now, allows the Department, except in certain circumstances) to apportion the tax burden for taxing districts that lie in more than one county. Requires the Department to cause an assessment ratio study to be made of each overlapping taxing district's portion of each affected township (now, each township in which each of the overlapping taxing districts lies) and to use the assessment ratio studies to apportion the amount to be raised by taxation upon property within the district. Requires the Department to request from the county clerk of each county certification of the portion of the assessed value of the prior year, listed by property class, for the overlapping taxing district's portion of each township. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends 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 certification ordinance. Effective immediately.

HOUSE AMENDMENT NO. 2.

Deletes everything. Makes a technical change in the Section concerning apportionment of districts in 2 or more counties.

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97-03-10 H First reading
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Revenue
97-03-21 H
                Amendment No.01
                                     REVENUE
                                                 Н
                                                             Adopted
                                     Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H
                Amendment No.02
                                     BEAUBIEN
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H
                Amendment No.02
                                     BEAUBIEN
         Η
                                     Be adopted
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-10 H Second Reading-Short Debate
         Н
                Amendment No.02
                                     BEAUBIEN
                                                             Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-25 H
                                     Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2118 MOORE,ANDREA.

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210 ILCS 85/10.2 from Ch. 111 1/2, par. 151.2 735 ILCS 5/8-2101 from Ch. 110, par. 8-2101
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Amends the Hospital Licensing Act to immunize an entity directly or indirectly controlled by a hospital, or under common control with a hospital, from civil liability for individual acts, omissions, or decisions of certain medical utilization and peer review committees. Amends the Code of Civil Procedure to provide that information obtained by those entities shall be privileged and confidential, subject to specified exceptions. Effective January 1, 1998.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary I - Civil Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2119 RYDER - CURRIE.

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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.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary I - Civil Law
97-03-12 H Added As A Joint Sponsor CURRIE
97-03-20 H Motion Do Pass-Lost 003-008-000 HJUA
Remains in CommiJudiciary I - Civil Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2120 SAVIANO.

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225 ILCS 60/2 from Ch. 111, par. 4400-2
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Amends the Medical Practice Act of 1987 to define "surgery" for purposes of the Act.

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97-03-10 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Registration & Regulation
97-03-21 H
                                      Do Pass/Short Debate Cal 020-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-14 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-15 H Relld 2nd Rdng-Short Debate
         Н
                 Amendment No.01
                                      SAVIANO
                 Amendment referred to HRUL
         Н
         Н
                 Amendment No.01
                                      SAVIANO
         Н
                                      Be adopted
         H Held 2nd Rdg-Short Debate
97-04-25 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2121 KLINGLER – LYONS, EILEEN – HOLBROOK – STEPHENS.

```
625 ILCS 5/11-204 from Ch. 95 1/2, par. 11-204
625 ILCS 5/11-204.1 from Ch. 95 1/2, par. 11-204.1
720 ILCS 5/36-1 from Ch. 38, par. 36-1
```

Amends the Illinois Vehicle Code 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.

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NOTE(S) THAT MAY APPLY: Correctional
    97-03-10 H First reading
                                          Referred to Hse Rules Comm
    97-03-11 H
                                          Assigned to Judiciary II - Criminal Law
    97-03-20 H Added As A Joint Sponsor LYONS, EILEEN
    97-03-21 H
                                          Do Pass/Short Debate Cal 015-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
    97-04-08 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
             H Added As A Co-sponsor HOLBROOK
    97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 109-000-003
             H Added As A Co-sponsor STEPHENS
    97-04-17 S Arrive Senate
             S Placed Calendr, First Reading
    97-04-24 S Chief Sponsor RADOGNO
    97-04-25 S First reading
                                          Referred to Sen Rules Comm
    99-01-12 H Session Sine Die
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HB-2122 PARKE – MULLIGAN – LYONS,EILEEN – GASH – BIGGERT, HOWARD, LINDNER, RONEN, MEYER, POE, WOOD, SANTIAGO, LOPEZ AND MCKEON.

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30 ILCS 105/5.449 new
720 ILCS 5/12-30 from Ch. 38, par. 12-30
730 ILCS 5/5-9-1.11 new
750 ILCS 60/223 from Ch. 40, par. 2312-23
```

Amends the State Finance Act, the Criminal Code of 1961, the Unified Code of Corrections, and the Illinois Domestic Violence Act of 1986. Requires every person sentenced for a violation of an order of protection to pay, in addition to other fines, a \$20 fine for each violation of an order of protection. Provides that moneys from the fine shall be deposited in the Domestic Violence Abuser Treatment Fund which is created in the State Treasury. Provides that the Department of Human Services shall administer the Fund and shall make annual disbursements from the Fund to qualified domestic violence abuse treatment programs. Effective January 1, 1998.

HOUSE AMENDMENT NO. 1.

Provides that the Department of Human Services shall set aside 10% of the appropriated funds from the Domestic Violence Abuser Treatment Fund for program training, development, and assessment and shall make grants of all remaining funds to qualified domestic violence abuser treatment programs.

HOUSE AMENDMENT NO. 2.

Changes the name of the Domestic Violence Abuser Treatment Fund to the Domestic Violence Abuser Services Fund. Changes references from domestic violence abuser treatment programs to domestic violence abuser services programs.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-10 H First reading
               H Added As A Joint Sponsor MULL1GAN
                                           Referred to Hse Rules Comm
      97-03-11 H
                                           Assigned to Judiciary I1 - Criminal Law
      97-03-20 H Added As A Co-sponsor HOWARD
      97-03-21 H
                      Amendment No.01
                                           JUD-CRIMINAL H
                                                                    Adopted
               Н
                      Amendment No.02
                                           JUD-CRIMINAL H
                                                                    Adopted
                                           Do Pass Amend/Short Debate 015-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
      97-03-25 H Added As A Co-sponsor LYONS, EILEEN
               H Added As A Co-sponsor GASH
               H Added As A Co-sponsor BIGGERT
               H Added As A Co-sponsor LINDNER
               H Added As A Co-sponsor RONEN
               H Added As A Co-sponsor MEYER
      97-04-08 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-09 H Added As A Co-sponsor POE
               H Added As A Co-sponsor WOOD
      97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 116-001-000
               H Added As A Co-sponsor SANTIAGO
               H Added As A Co-sponsor LOPEZ
               H Added As A Co-sponsor MCKEON
      97-04-17 S Arrive Senate
               S Placed Calendr, First Reading
      97-04-18 S Chief Sponsor KARPIEL
      97-04-23 S First reading
                                           Referred to Sen Rules Comm
      97-04-25 S Added as Chief Co-sponsor CARROLL
      97-04-29 S
                                           Assigned to Judiciary
      97-05-07 S
                                           Recommended do pass 009-000-000
               S Placed Calndr, Second Reading
      97-05-08 S Second Reading
               S Placed Calndr, Third Reading
      97-05-09 S Third Reading - Passed 057-000-000
               H Passed both Houses
      97-06-06. H Sent to the Governor
      97-07-28 H Governor approved
               H
                    Effective Date 98-01-01
                    PUBLIC ACT 90-0241
HB-2123
            BROSNAHAN.
  New Act
  Creates the Electronic Fingerprinting Act (short title only).
```

HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

730 ILCS 5/3-14-1.5

Deletes the title and everything after the enacting clause. Amends the Unified Code of Corrections. Provides that a person released from the custody of the Illinois Department of Corrections who will reside in a county over 3,000,000 shall present himself or herself to the Sheriffs Office for processing by the Sheriff's Criminal Apprehension and Booking System (CABS) within 5 days or within 120 hours of release. Effective June 1, 1998.

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FISCAL NOTE, AMENDED (Dept. of Corrections)
   There will be a minimal fiscal impact on this Dept.
   CORRECTIONAL NOTE, AMENDED
   No change from DOC fiscal note.
   STATE MANDATES FISCAL NOTE, H-AM 1
   HB2123, with H-am 1, fails to create a State Mandate.
   JUDICIAL NOTE, H-AM 1
    There may be an increase in judicial workloads; it is not pos-
   sible to determine impact on the number of judges needed.
   HOME RULE NOTE, H-AM 1
   HB2123, with H-am 1, does not preempt home rule authority.
   97-03-10 H First reading
                                          Referred to Hse Rules Comm
   97-03-11 H
                                          Assigned to Judiciary 1I - Criminal Law
   97-03-21 H
                    Amendment No.01
                                          JUD-CRIMINAL H
                                                                   Adopted
                                          Do Pass Amend/Short Debate 013-001-001
             H Placed Cal 2nd Rdg-Sht Dbt
   97-04-07 H
                                          Fiscal Note Requested AS AMENDED/
                                            ROSKAM
             Η
                                          St Mandate Fis Nte Requestd AS
                                            AMENDED/ROSKAM
                                          Correctional Note Requested AS
                                            AMENDED/ROSKAM
                                          Judicial Note Request AS AMENDED/
                                            ROSKAM
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-08 H
                                          Fiscal Note Filed
                                          Correctional Note Filed AS AMENDED
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-11 H
                                          St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-16 H
                                          Judicial Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-18 H
                                          Home Rule Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-23 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    97-04-25 H
                                          Re-Refer Rules/Rul 19(a)
    99-01-12 H Session Sine Die
          HOLBROOK.
720 ILCS 5/31A-1.1
                                 from Ch. 38, par. 31A-1.1
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720 ILCS 5/31A-1.2 from Ch. 38, par. 31A-1.2

Amends the Criminal Code of 1961. Provides that cigarettes and tobacco products are contraband items that cannot be brought into or possessed in a prison or penitentiary. Provides that violation is a Class 4 felony. Provides that delivery of contraband cigarettes or tobacco products to an inmate by an employee of the penal institution is a Class 3 felony. Establishes exemption for prisoners performing duties in correctional industries programs.

HOUSE AMENDMENT NO. 1.

Provides that it is not a violation of bringing contraband into a penal institution or possessing contraband in a penal institution for an employee of a penal institution to possess cigarettes or tobacco products.

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NOTE(S) THAT MAY APPLY: Correctional
    97-03-10 H First reading
                                          Referred to Hse Rules Comm
    97-03-11 H
                                          Assigned to Judiciary II - Criminal Law
    97-03-21 H
                     Amendment No.01
                                          JUD-CRIMINAL H
                                                                   Adopted
             Н
                                          Motion Do Pass Amended-Lost 003-006-003
                                            HIUR
             Η
                                          Remains in CommiJudiciary II - Criminal
                                            Law
                                          Re-Refer Rules/Rul 19(a)
    99-01-12 H Session Sine Die
```

HB-2125 CROTTY, MCCARTHY AND BURKE.

70 ILCS 2605/7a	from Ch. 42, par. 326a
70 ILCS 2605/7f	from Ch. 42, par. 326f

70 ILCS 2605/7g 70 ILCS 2605/7bb rep. from Ch. 42, par. 326g

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. Deletes 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. Provides that a person causing an intentional discharge of industrial wastes or other wastes through mobile or portable equipment shall be liable for the costs of seizure, storage, and disposal of the mobile or portable equipment. Contains other provisions. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. 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 is sewage system. Deletes current provision 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. Provides that a person causing an intentional discharge of industrial wastes or other wastes through mobile or portable equipment shall be liable for the costs of seizure, storage, and disposal of the mobile or portable equipment. Contains other provisions. Effective immediately.

FISCAL NOTE, H-AM 1 (DCCA)
There will be no fiscal impact upon the District.
STATE MANDATES FISCAL NOTE, H-AM 1 (DCCA)
HB2125, with H-am 1, creates a due process mandate for which no reimbursement is required. DCCA received information from the Metropolitan Water Reclamation District indicating that this amendment accommodates a District request.

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Referred to Hse Rules Comm
97-03-10 H First reading
97-03-11 H
                                     Assigned to Executive
97-03-19 H
                                     Fiscal Note Requested AS AMENDED
                                     St Mandate Fis Nte Requestd AS AMENDED
        Η
         Η
                                      STEPHENS
         Н
                                     Committee Executive
97-03-20 H
                Amendment No.01
                                     EXECUTIVE H
                                                              Adopted
                                     Do Pass Amend/Short Debate 015-000-000
        Н
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-14 H
                                     St Mandate Fis Note Filed
                                     Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-16 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Co-sponsor MCCARTHY
         H Added As A Co-sponsor BURKE
97-04-18 H 3rd Rdg-Sht Dbt-Pass/Vote 075-034-003
97-04-23 S Arrive Senate
         S Placed Calendr, First Reading
97-04-29 S Chief Sponsor RAUSCHENBERGER
         S First reading
                                     Referred to Sen Rules Comm
97-05-01 S
                                     Assigned to Local Government & Elections
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97-05-10 S Refer to Rules/Rul 3-9(a)
99-01-12 H Session Sine Die
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HB-2126 CURRIE.

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.

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STATE MANDATES FISCAL NOTE
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In the opinion of DCCA, HB 2126 fails to create a State mandate

under the State Mandates Act.

97-03-10 H First reading
97-03-11 H Assigned to Human Services
97-03-21 H St Mandate Fis Note Filed
H Committee Human Services
Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2127 CURRIE.

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.

```
STATE MANDATES ACT FISCAL NOTE
HB 2127 fails to create a State mandate.
FISCAL NOTE (Dept. of Public Aid)
There will be no fiscal impact on this Dept.
97-03-10 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Human Services
97-03-20 H
                                       Do Pass/Stdnrd Dbt/Vo006-004-000
         H Plcd Cal 2nd Rdg Std Dbt
                                       Fiscal Note Requested ZICKUS
         Н
         Η
                                       St Mandate Fis Nte Requestd ZICKUS
         H Cal 2nd Rdg Std Dbt
97-03-21 H
                                       St Mandate Fis Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-08 H
                                       Fiscal Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-14 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-18 H
                                       Re-committed to Rules
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HB-2128 CURRIE.

10 ILCS 5/4-8.02

99-01-12 H Session Sine Die

from Ch. 46, par. 4-8.02

Amends the Election Code. Makes technical changes to the Section concerning disabled voter's identification cards.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to State Govt Admin & Election Refrm
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2129 CURRIE.

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.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 2129 fails to create a State mandate

under the State Mandates Act.

```
97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Human Services
97-03-21 H St Mandate Fis Note Filed
H Committee Human Services
Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2130 **2376**

HB-2130 CURRIE.

105 ILCS 5/18-8

from Ch. 122, par. 18-8

Amends the School Code. Makes a technical change in the State aid formula.

97-03-10 H First reading

Referred to Hse Rules Comm

Re-Refer Rules/Rul 19(a)

97-03-11 H

Assigned to Elementary & Secondary

Education

97-03-21 H 99-01-12 H Session Sine Die

HB-2131 BURKE.

70 ILCS 2605/11.3

from Ch. 42, par. 331.3

Amends the Metropolitan Water Reclamation District Act. Allows a sanitary district to use competitive selection and the prequalification of bidders in connection with 2-phase design/build selection procedures. Sets the requirements for 2-phase design/build selection procedures.

FISCAL NOTÉ (DCCA)
The exact amount of the savings is unknown, but the District indicates that they expect the savings to be substantial.

STATE MANDATES FISCAL NOTE

HB 2131 fails to meet the definition of a State mandate.

HOME RULE NOTE

HB2131 does not preempt home rule authority.

Referred to Hse Rules Comm 97-03-10 H First reading 97-03-11 H Assigned to Executive 97-03-19 H Fiscal Note Requested STEPHENS St Mandate Fis Nte Requestd STEPHENS Н Η Committee Executive 97-03-20 H Do Pass/Stdnrd Dbt/Vo008-007-000 H Plcd Cal 2nd Rdg Std Dbt St Mandate Fis Note Filed 97-04-14 H Fiscal Note Filed Н H Cal 2nd Rdg Std Dbt 97-04-18 H Home Rule Note Requested BLACK Home Rule Note Filed Н H Cal 2nd Rdg Std Dbt

97-04-19 H Second Reading-Stnd Debate

H Pld Cal Ord 3rd Rdg-Std Dbt

97-04-25 H 99-01-12 H Session Sine Die

Re-Refer Rules/Rul 19(a)

HB-2132 KOSEL - LOPEZ - CHURCHILL.

New Act

Creates the School Reporting of Drug Violations Act. Requires the chief administrative officer of a school to report to the police the delivery of cannabis and controlled substances occurring in a school, on school grounds, on a public way within 1,000 feet of a school, or on a school conveyance. Effective immediately.

FISCAL NOTE (State Board of Education)

No calculable fiscal impact for school districts.

STATE MANDATES FISCAL NOTE (SBE)

No calculable fiscal impact for school districts.

SENATE AMENDMENT NO. 1

Provides that the principal or chief administrative officer must report the criminal activity within 48 hours of becoming aware of the incident. Provides that a person who knowingly violates the reporting requirements is guilty of a petty offense for which the court may impose a fine of up to \$500 for each incident. Provides that it is the duty of the principal of a public elementary or secondary school to report the criminal activity rather than the chief administrative officer of the school.

SENATE AMENDMENT NO. 2.

Deletes provision that a person who knowingly violates the reporting requirements is guilty of a petty offense for which the court may impose a fine of up to \$500 for each incident.

97-03-10 H First reading 97-03-11 H

Referred to Hse Rules Comm
Assigned to Elementary & Secondary
Education

```
97-03-20 H
                                      Do Pass/Short Debate Cal 021-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-03-28 H
                                      Fiscal Note Filed
         Н
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-12 H Added As A Joint Sponsor LOPEZ
         H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-001
97-04-14 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor RADOGNO
97-04-15 S First reading
                                      Referred to Sen Rules Comm
         S Added as Chief Co-sponsor MAHAR
97-04-23 S
                                      Assigned to Education
97-04-30 S
                                      Recommended do pass 009-000-001
         S Placed Calndr, Second Reading
97-05-08 S Filed with Secretary
         S
                 Amendment No.01
                                      RADOGNO
                 Amendment referred to SRUL
         S
           Second Reading
           Placed Calndr, Third Reading
                 Amendment No.01
         S
                                      RADOGNO
         S
                 Rules refers to
                                        SESE
97-05-14 S
                 Amendment No.01
                                      RADOGNO
         S
                                      Be adopted
         S
           Recalled to Second Reading
         S
                 Amendment No.01
                                      RADOGNO
                                                               Adopted
         S
           Placed Calndr, Third Reading
97-05-15 S Filed with Secretary
         S
                 Amendment No.02
                                      RADOGNO
         S
                 Amendment referred to SRUL
         S
                 Amendment No.02
                                      R'ADOGNO
         S
           Be approved consideration SRUL
         S Recalled to Second Reading
                 Amendment No.02
                                      RADOGNO
                                                               Adopted
         S Placed Calndr, Third Reading
97-05-16 S Third Reading - Passed 055-002-000
         H Arrive House
         H Place Cal Order Concurrence 01.02
         H Motion Filed Concur
         H Motion Filed Concur
         H Refer to Rules/Rul 75(a)
         H Place Cal Order Concurrence 01,02
97-05-17 H Be approved consideration 01,02/HRUL
         H Place Cal Order Concurrence 01,02
97-05-19 H Added As A Co-sponsor CHURCHILL
97-05-20 H H Concurs in S Amend. 01,02/116-000-000
         H Passed both Houses
97-06-18 H Sent to the Governor
97-08-15 H Governor approved
              Effective Date 97-08-15
              PUBLIC ACT 90-0395
         Н
```

HB-2133 JOHNSON, TOM.

New Act

Creates the Sex Offender Polygraph Examination Act. Provides that the Department of State Police, in consultation with the Detection of Deception Examiner Committee, shall establish standards for the polygraph examination of registered sex offenders. Prescribes minimum standards for those examinations. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Judiciary II - Criminal Law
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	` '

HB-2134 **2378**

HB-2134 MEYER.

725 ILCS 120/4.5

Amends the Rights of Crime Victims and Witnesses Act. Provides that the supervising authority of a person released on electronic detention or periodic imprisonment if not the Department of Corrections shall, upon written request, notify the victim or other concerned citizen of the release of the prisoner. Effective immediately.

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97-03-10 H First reading
97-03-11 H
97-03-21 H
97-03-21 H
99-01-12 H Session Sine Die
Referred to Hse Rules Comm
Assigned to Judiciary II - Criminal Law
Re-Refer Rules/Rul 19(a)
```

HB-2135 MEYER.

410 ILCS 70/6.4

from Ch. 111 1/2, par. 87-6.4

Amends the Sexual Assault Survivors Emergency Treatment Act. Provides that a victim of a sex offense may request a test of blood, urine, or other bodily substances for the presence of drugs. Establishes procedures for the chemical analysis of the tests. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
97-03-10 H First reading
97-03-11 H
97-03-21 H
99-01-12 H Session Sine Die

Referred to Hse Rules Comm
Assigned to Judiciary II - Criminal Law
Re-Refer Rules/Rul 19(a)
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HB-2136 JOHNSON.TOM.

730 ILCS 5/1-1-2

from Ch. 38, par. 1001-1-2

Amends the Unified Code of Corrections. Makes a technical change in the purpose Section of the Act.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2137 ROSKAM.

720 ILCS 5/1-1

from Ch. 38, par. 1-1

Amends the Criminal Code of 1961. Makes a technical change in the short title Section.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2138 ROSKAM – TURNER, JOHN – CURRIE – JOHNSON, TOM – TURNER, ART.

725 ILCS 5/102-3

from Ch. 38, par. 102-3

Amends the Code of Criminal Procedure of 1963. Makes grammatical changes in Section construing singular, plural, masculine, and feminine terms.

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FISCAL NOTE (Dpt. Corrections)
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HB2138 has no fiscal or prison population impact on DOC.

CORRECTIONAL NOTE

No change from DOC fiscal note.

HOUSE AMENDMENT NO. 1.

Deletes reference to:
725 ILCS 5/102-3
Adds reference to:
725 ILCS 5/116-3 new
730 ILCS 5/3-6-3
735 ILCS 5/2-1401
from Ch. 38, par. 1003-6-3
from Ch. 110, par. 2-1401

Deletes the title and everything after the enacting clause. Amends the Code of Criminal Procedure of 1963, the Unified Code of Corrections, and the Code of Civil Procedure. Provides that a defendant may make a motion before the trial court that entered the judgment of conviction in his or her case for the performance of fingerprint or forensic DNA testing on evidence that was secured in relation to the tests which resulted in the defendant's conviction, but which was not subject to the testing because it was not available at the time of trial. Provides that sanctions against frivolous lawsuits apply to these motions if they meet the criteria applicable to those sanctions.

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97-03-10 H First reading
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Judiciary II - Criminal Law
                                            Do Pass/Short Debate Cal 014-001-000
      97-03-21 H
               H Placed Cal 2nd Rdg-Sht Dbt
      97-04-09 H Added As A Joint Sponsor TURNER, JOHN
                      Amendment No.01
                                            ROSKAM
      97-04-10 H
               Н
                       Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shr Dbt
               H Added As A Co-sponsor JOHNSON, TOM
               H Added As A Co-sponsor CURRIE
               H Second Reading-Short Debate
                                            Fiscal Note Requested DART
               Н
                                            Correctional Note Requested DART
               H
               H
                                            Judicial Note Request DART
                                            Pension Note Requestd DART
               Η
                                            State Debt Note Requested DART
               Н
               H Held 2nd Rdg-Short Debate
      97-04-11 H
                       Amendment No.01
                                            ROSKAM
                       Rules refers to
                                              HJUB
               H
               H Held 2nd Rdg-Short Debate
      97-04-12 H
                       Amendment No.01
                                            ROSKAM
                                            Be adopted
                                            Fiscal Note Request W/drawn
               Н
               Н
                                            Correctional Note Requested
                                               WITHDRAWN/DART
               Н
                                            Judicial Note Request WITHDRAWN/DART
                                            Pension Note Requestd WITHDRAWN/
               Н
                                              DART
               Н
                                            State Debt Note Requested WITHDRAWN/
                                              DART
                                            Fiscal Note Filed
               H
                                            Correctional Note Filed
               H Held 2nd Rdg-Short Debate
               H Added As A Co-sponsor TURNER, ART
      97-04-I4 H
                                                                     Adopted
                       Amendment No.01
                                            ROSKAM
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-15 H 3rd Rdg-Sht Dbt-Pass/Vote 107-011-000
      97-04-16 S Arrive Senate
                S Chief Sponsor PETKA
                S Placed Calendr, First Reading
                                            Referred to Sen Rules Comm
                S First reading
      97-04-23 S
                                            Assigned to Judiciary
      97-04-30 S
                                            Recommended do pass 009-000-000
                S Placed Calndr, Second Reading
      97-05-01 S Second Reading
                S Placed Calndr, Third Reading
      97-05-09 S Added as Chief Co-sponsor OBAMA
                S Third Reading - Passed 056-000-000
                H Passed both Houses
      97-06-06 H Sent to the Governor
      97-07-23 H Governor approved
                    Effective Date 98-01-01
                Н
                    PUBLIC ACT 90-0141
                H
HB-2139
            ROSKAM.
  705 ILCS 405/5-2
                                    from Ch. 37, par. 805-2
  Amends the Juvenile Court Act of 1987. Makes stylistic changes in Section relating
to venue in delinquency proceedings.
      97-03-10 H First reading
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Judiciary II - Criminal Law
                                            Re-Refer Rules/Rul 19(a)
      97-03-21 H
      99-01-12 H Session Sine Die
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HB-2140 ROSKAM.

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

Amends the Unified Code of Corrections. Makes a grammatical change in Section specifying the classification of offenses.

97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Judiciary II - Criminal Law
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	
HB-2141 ROSKAM.	
735 ILCS 5/2-102 from Ch	. 110, par. 2-102
Amends the Code of Civil Procedure. Mal	kes a grammatical change in relation to ve-
nue of corporations, partnerships, and uninc	orporated associations.
97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Judiciary I - Civil Law
97-03-21 H 99-01-12 H Session Sine Die	Re-Refer Rules/Rul 19(a)
HB-2142 CROSS.	
	. 38, par. 12-1
	es a grammatical change in assault statute.
97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Judiciary II - Criminal Law
97-03-21 H 99-01-12 H Session Sine Die	Re-Refer Rules/Rul 19(a)
HB-2143 CROSS.	
	. 110, par. 2-103
	xes a grammatical change in the Section re-
lating to venue in certain civil cases.	
97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H 97-03-21 H	Assigned to Judiciary I - Civil Law
97-03-21 H 99-01-12 H Session Sine Die	Re-Refer Rules/Rul 19(a)
HB-2144 CROSS.	
	. 38, par. 103-3
Amends the Code of Criminal Procedure	
	e of 1963. Makes grammatical changes in
Section granting arrested persons the right to	
Section granting arrested persons the right to ily member.	communicate with an attorney and a fam-
Section granting arrested persons the right to ily member. 97-03-10 H First reading	communicate with an attorney and a fam- Referred to Hse Rules Comm
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97-03-19 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                       Fiscal Note Requested LINDNER
         Н
                                       St Mandate Fis Nte Requestd LINDNER
         H
         H Cal Ord 2nd Rdg-Shr Dbt
97-03-25 H Added As A Co-sponsor LINDNER
         H Added As A Co-sponsor FEIGENHOLTZ
97-04-03 H
                                       St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-07 H
                                       Fiscal Note Filed
                                      Judicial Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-14 H 3rd Rdg-Sht Dbt-Pass/Vote 118-000-000
         H Added As A Co-sponsor WAIT
97-04-15 S Arrive Senate
         S Placed Calendr, First Reading
99-01-12 H Session Sine Die
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HB-2147 RONEN - DAVIS, MONIQUE - JONES, LOU.

New Act

Creates the Youth Crime Prevention Consortium Act. Authorizes universities, colleges, and community colleges located in the same county to form a consortium that operates to supply an educational component to youth crime prevention programs organized by local communities within that county. Provides that the consortium shall develop and implement a curriculum offering one or more courses for academic credit at an institution of higher learning that is part of the consortium. Provides that the course or courses are to be offered in disciplines normally associated with young people, their families, or the criminal justice system and that as part of each such course students are to be required to provide adult mentoring and leadership to community youth during informal, safe opportunities organized by and in local communities as part of their youth crime prevention programs.

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FISCAL NOTE (Board of Higher Education)
    HB2147 does not require the expenditure of State funds and will
    not affect State revenues.
    STATE MANDATES FISCAL NOTE
    In the opinion of DCCA, HB2147 fails to create a State mandate
    under the State Mandates Act.
    HOME RULE NOTE
    HB 2147 does not preempt home rule authority.
NOTE(S) THAT MAY APPLY: Fiscal
    97-03-10 H First reading
                                           Referred to Hse Rules Comm
    97-03-11 H
                                           Assigned to Children & Youth
    97-03-19 H
                                           Do Pass/Short Debate Cal 011-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
             Н
                                           Fiscal Note Requested LINDNER
             н
                                           St Mandate Fis Nte Requestd LINDNER
             H Cal Ord 2nd Rdg-Shr Dbt
    97-03-21 H
                                           Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-07 H
                                           St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
```

97-04-08 H Second Reading-Short Debate
H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-10 H Home Rule Note Filed
H Cal Ord 3rd Rdg-Short Dbt
97-04-15 H 3rd Rdg-Sht Dbt-Pass/Vote 115-003-000
H Added As A Joint Sponsor DAVIS,MONIQUE
H Added As A Co-sponsor JONES,LOU
97-04-16 S Arrive Senate

S Placed Calendr, First Reading 97-04-24 S Chief Sponsor OBAMA

97-04-25 S First reading Referred to Sen Rules Comm 97-04-29 S Assigned to Education

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97-05-09 S Recommended do pass 009-000-000
S Placed Calndr,Second Reading
97-05-13 S Second Reading
S Placed Calndr,Third Reading
97-05-14 S Added as Chief Co-sponsor HALVORSON
S Third Reading - Passed 056-001-000
H Passed both Houses
97-06-12 H Sent to the Governor
97-07-22 H Governor approved
H Effective Date 98-01-01
H PUBLIC ACT 90-0129
```

HB-2148 RONEN - BRADY.

730 ILCS 5/5-5-7

from Ch. 38, par. 1005-5-7

Amends the Unified Code of Corrections. Extends the immunity of a governmental entity or its employees for injury or loss received by a person performing public or community service to such service ordered by a juvenile police officer or his or her agent (now the service must be ordered by the court for the immunity to apply).

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Children & Youth
97-03-21 H Re-Refer Rules/Rul 19(a)
97-04-09 H Added As A Joint Sponsor BRADY
99-01-12 H Session Sine Die
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HB-2149 RONEN - BRADY.

705 ILCS 405/1-12

from Ch. 37, par. 801-12

Amends the Juvenile Court Act of 1987. Includes in the provision that exempts from liability the State, units of local government, and probation departments for injury or loss a person might receive while performing community service ordered by a juvenile police officer (now the immunity applies only to community service ordered by the court).

```
STATE MANDATES FISCAL NOTE
HB2149 fails to create a State mandate.
HOME RULE NOTE
HB 2149 does not preempt home rule authority.
FISCAL NOTE (Administrative Office of Illinois Courts)
There may be a reduction of local gov't, expenditures; it is
not possible to determine the amount of this impact.
97-03-10 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Children & Youth
97-03-19 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                       Fiscal Note Requested LINDNER
         Н
                                       St Mandate Fis Nte Requestd LINDNER
         H Cal Ord 2nd Rdg-Shr Dbt
                                       St Mandate Fis Note Filed
97-04-07 H
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-10 H
                                       Home Rule Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-11 H Added As A Joint Sponsor BRADY
                                       Fiscal Note Filed
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-23 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
97-04-25 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2150 CROSS.

New Act

Creates the Optometrists Lien Act. Provides that every licensed optometrist practicing in Illinois shall have a lien upon all claims and causes of action for the amount of his or her reasonable charges. Provides for notice and service of the lien. Provides that payment in good faith to a person other than the licensed optometrist prior to the service of notice of the lien shall, to the extent of the payment made, bar or prevent the creation of a lien. Provides for attachment of the lien to any verdict, judgment, order, or compro-

2383 HB-2150—Cont.

mise settlement in any suit or action by the injured person based on a negligent or wrongful act. Provides for the examination of a licensed optometrist's records by the injured person. Provides that failure to comply with the provisions of this Act shall cause the lien to become null and void. Provides for the adjudication of claims under this Act. Provides that no lien under this Act affects the priority of any liens under the Attorneys Lien Act or the Hospital Lien Act.

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97-03-10 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Judiciary I - Civil Law
97-03-21 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-15 H 3rd Rdg-Sht Dbt-Pass/Vote 118-000-000
97-04-16 S Arrive Senate
         S Placed Calendr, First Reading
97-04-17 S Chief Sponsor BERMAN
         S Added as Chief Co-sponsor GEO-KARIS
97-04-18 S First reading
                                       Referred to Sen Rules Comm
97-04-24 S
                                       Assigned to Judiciary
97-05-07 S
                                       Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
97-05-08 S Second Reading
         S Placed Calndr, Third Reading
97-05-13 S Third Reading - Passed 055-001-000
         H Passed both Houses
97-06-11 H Sent to the Governor
97-07-23 H Governor approved
         H Effective Date 98-01-01
              PUBLIC ACT 90-0165
```

HB-2151 FEIGENHOLTZ.

20 ILCS 1605/29 new

Amends the Illinois Lottery Law. Provides that the Department of the Lottery shall publish a report showing the source and destination of all moneys collected, held, and distributed by the Department.

97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Revenue
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HB-2152 FEIGENHOLTZ - LANG.

735 ILCS 5/12-112	from Ch. 110, par. 12-112
750 ILCS 5/505	from Ch. 40, par. 505
750 ILCS 45/15	from Ch. 40, par. 2515

Amends the Illinois Marriage and Dissolution of Marriage Act and the Illinois Parentage Act of 1984 to provide that the court may pierce the ownership veil of an entity to discover assets of a non-custodial parent held in the name of that entity if there is a financial unity of interest between the two. Provides that the court may order discovery of the assets and compel the application of any discovered assets toward payment on the judgment for support if the non-custodial parent and the entity maintain records together, fail to maintain an arms length relationship between themselves with regard to any assets, or the non-custodial parent transfers assets to the entity with the intent to perpetrate a fraud on the custodial parent. Amends the Code of Civil Procedure in provisions regarding enforcement of judgments to provide for enforcement against assets discovered under this procedure.

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STATE MANDATES FISCAL NOTE
HB2152 fails to create a State Mandate.
JUDICIAL NOTE
Impact on the need to increase the number of judges in the
State cannot be determined.
FISCAL NOTE (Office of Ill. Courts)
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Fiscal impact on the Judicial Branch cannot be determined.

HOUSE AMENDMENT NO. 1.

Provides that assets discovered under the procedure described shall be subject to attachment or other provisional remedy in accordance with the procedure prescribed by the Code of Civil Procedure.

SENATE AMENDMENT NO. 1.

97-03-10 H First reading

Provides that the court may not authorize attachment of property or any other provisional remedy under provisions of the Code of Civil Procedure regarding what is liable to enforcement unless the court has obtained jurisdiction over the entity holding title to the property by proper service on that entity. With respect to assets which are real property, no order entered under provisions regarding piercing the ownership veil to enforce a support order shall affect the rights of bona fide purchasers, mortgagees, judgment creditors, or other lien holders who acquire their interests in the property prior to the time a notice of lis pendens pursuant to the Code of Civil Procedure or a copy of the order is placed of record in the office of the recorder of deeds for the county in which the real property is located.

Referred to Hse Rules Comm

		First reading	Referred to Hse Rules Comm
97-03-11	Н		Assigned to Revenue
97-03-12	Η		Re-assigned to Judiciary I - Civil Law
97-03-20	Н	Added As A Joint Sponsor L.	
97-03-21			Do Pass/Short Debate Cal 011-000-000
>		Placed Cal 2nd Rdg-Sht Dbt	Do I assistion Debate Cal 011-000-000
	Н	Traced Car 2nd Rug-Sill Du	Fiscal Note Paguasta d CDOCC
	Н		Fiscal Note Requested CROSS
		Cal Oad 2ad Dda Sha Dha	Judicial Note Request CROSS
07.04.11		Cal Ord 2nd Rdg-Shr Dbt	O.M. I. El M. Ell I
97-04 -1 I		G 10 10 10 10 0	St Mandate Fis Note Filed
		Cal Ord 2nd Rdg-Shr Dbt	
97-04-14			Fiscal Note Filed
	Η		Judicial Note Filed
	Η	Cal Ord 2nd Rdg-Shr Dbt	
97-04-16		Second Reading-Short Debate	e
	Н	Pld Cal Ord 3rd Rdg-Sht Dbt	
97-04-18		Relld 2nd Rdng-Short Debate	
,, o. 10	Ĥ	Amendment No.01	FEIGENHOLTZ
	Н	Amendment referred to	
		Held 2nd Rdg-Short Debate	TIKUL
07.04.10			PERCENHOL TO
97-04-19		Amendment No.01	FEIGENHOLTZ
	H		Be adopted
	Н		FEIGENHOLTZ Adopted
		Pld Cal Ord 3rd Rdg-Sht Dbt	
		3rd Rdg-Sht Dbt-Pass/Vote 1	14-000-000
97-04-25	S	Arrive Senate	
	S	Placed Calendr, First Reading	
97-04-29		Chief Sponsor CULLERTON	I
		First reading	Referred to Sen Rules Comm
97-04-30	S	1 1100 10000116	Assigned to Judiciary
97-05-07	S		•
77-03-07		Discord Colorda Connad Danda	Recommended do pass 009-000-000
07.05.00		Placed Calndr, Second Readn	g
97-05-08		Filed with Secretary	
	S	Amendment No.01	CULLERTON
	S	Amendment referred to	
	S	Amendment No.01	CULLERTON
	S	Rules refers to	SJUD
97-05-09	S	Second Reading	
	S	Placed Calndr, Third Reading	
97-05-16	S	Amendment No.01	CULLERTON
		Be approved consideration SI	
		Recalled to Second Reading	.62,007,000,000
	Š	Amendment No.01	CULLERTON Adopted
		Placed Calndr, Third Reading	
	0	Third Reading - Passed 057-0	000 000
		Arrive House	700 - 000
			0.1
05.05.40		Place Cal Order Concurrence	UI .
97-05-19		Motion Filed Concur	
		Refer to Rules/Rul 75(a)	
	Н	Place Cal Order Concurrence	01

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97-05-21 H Be approved consideration 01/HRUL
H Place Cal Order Concurrence 01
97-05-22 H H Concurs in S Amend. 01/117-001-000
H Passed both Houses
97-06-20 H Sent to the Governor
97-08-17 H Governor approved
H Effective Date 98-01-01
H PUBLIC ACT 90-0476
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HB-2153 CURRIE – LYONS, EILEEN – ERWIN – MCKEON – FEIGENHOLTZ AND RONEN.

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725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
750 ILCS 60/214 from Ch. 40, par. 2312-14
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Amends the Code of Criminal Procedure of 1963 and the Illinois Domestic Violence Act of 1986. Provides that a respondent who is subject to an order of protection shall be prohibited from purchasing or possessing a firearm while the order is in effect (now the respondent is prohibited from possessing a firearm if the court determines that the respondent has threatened or is likely to use firearms illegally against the petitioner).

HOUSE AMENDMENT NO. 1.

Makes a structural change in Section requiring the court to order that the respondent be prohibited from purchasing a firearm while the order of protection is in effect.

FISCAL NOTE (Dept. of Corrections)
HB 2153 would have no fiscal or prison population impact.

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HB 2153 would have no fiscal or prison popul CORRECTIONAL NOTE. No change from DOC fiscal note. FISCAL NOTE, H-AM 1 (Dpt. Corrections) No change from previous fiscal note. CORRECTIONAL NOTE, H-AM 1 No change from previous correctional note. JUDICIAL NOTE, AMENDED. The hill would peither decrease not increase to the correction of the property of the
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The bill would neither decrease nor increase the need for the number of judges in the State.

STATE MANDATES FISCAL NOTE, H-AM 1

97-04-10 H

H Cal Ord 2nd Rdg-Shr Dbt

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HB2153 fails to create a State mandate.
97-03-10 H First reading
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Judiciary II - Criminal Law
97-03-20 H
                                     Fiscal Note Requested BLACK
                                     St Mandate Fis Nte Requestd BLACK
         H
         Н
                                     Correctional Note Requested BLACK
         Н
                                     Judicial Note Request BLACK
         Н
                                     Committee Judiciary II - Criminal Law
         H Added As A Joint Sponsor LYONS, EILEEN
         H Added As A Co-sponsor ERWIN
97-03-21 H
                Amendment No.01
                                     JUD-CRIMINAL H
                                                              Adopted
                                     Do Pass Amend/Short Debate 009-000-004
         H Placed Cal 2nd Rdg-Sht Dbt
97-03-25 H Added As A Co-sponsor MCKEON
         H Added As A Co-sponsor FEIGENHOLTZ
         H Added As A Co-sponsor RONEN
97-04-07 H
                                     Fiscal Note Requested AS AMENDED/
                                        ROSKAM
                                     St Mandate Fis Nte Requestd AS
         Н
                                        AMENDED/ROSKAM
         Н
                                     Correctional Note Requested AS
                                        AMENDED/ROSKAM
         Н
                                     Judicial Note Request AS AMENDED/
                                       ROSKAM
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H
                                     Fiscal Note Filed
         Н
                                     Fiscal Note Filed
         Н
                                     Correctional Note Filed
                                     Correctional Note Filed AS AMENDED
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H
                                     Judicial Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
```

St Mandate Fis Note Filed

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97-04-11 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2154
             CAPPARELLI – BUGIELSKI.
   35 ILCS 120/3a new
  Amends the Retailers' Occupation Tax Act. Provides that on July 1, 1997, no tax un-
der that Act shall be imposed on persons engaged in the business of selling tangible per-
sonal 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.
  NÔTE(S) THAT MAY APPLY: Fiscal
      97-03-10 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Revenue
      97-03-12 H Added As A Joint Sponsor BUGIELSKI
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2155
             CURRIE.
  New Act
  Creates the Illinois School Spending Accountability Act. Contains a short title only.
      97-03-10 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Elementary & Secondary
                                               Education
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
             DEERING - WOOLARD.
  520 ILCS 5/1.1
                                    from Ch. 61, par. 1.1
  Amends the Wildlife Code. Makes a stylistic change in the short title.
       STATE MANDATES FISCAL NOTE
      HB 2156 fails to create a State mandate.
      FISCAL NOTE (Dept. of Natural Resources)
      HB 2156 has no fiscal impact on this Dept.
      97-03-10 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Agriculture & Conservation
      97-03-20 H Added As A Joint Sponsor WOOLARD
      97-03-21 H
                                             Do Pass/Stdnrd Dbt/Vo008-007-000
               H Plcd Cal 2nd Rdg Std Dbt
      97-04-08 H
                                             Fiscal Note Requested NOLAND
                                             St Mandate Fis Nte Requestd NOLAND
                H Cal 2nd Rdg Std Dbt
      97-04-15 H
                                             St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-16 H
                                             Fiscal Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-18 H
                                             Re-committed to Rules
      99-01-12 H Session Sine Die
HB-2157
             DART.
  205 ILCS 510/5
                                    from Ch. 17, par. 4655
  Amends the Pawnbroker Regulation Act. Provides that in municipalities in counties
having 3,000,000 or more inhabitants, pawnbrokers' record books shall be approved by
the police department of the municipality in which the pawnbroker does business. Ef-
fective immediately.
       STATE MANDATES FISCAL NOTE
       HB2157 fails to create a State mandate.
      HOME RULE NOTE
      HB 2157 does not preempt home rule authority.
      FISCAL NOTE (DCCA)
       Costs are difficult to determine due to the nature of the bill.
  NOTE(S) THAT MAY APPLY: Fiscal
      97-03-10 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Local Government
      97-03-20 H
                                             Do Pass/Short Debate Cal 011-001-000
                H Placed Cal 2nd Rdg-Sht Dbt
                Η
                                             Fiscal Note Requested HUGHES
                                             St Mandate Fis Nte Requestd HUGHES
                Н
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H Cal Ord 2nd Rdg-Shr Dbt

Home Rule Note Requested HUGHES

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97-04-07 H
                                             St Mandate Fis Note Filed
                                             Home Rule Note Filed
               Η
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-09 H
                                             Fiscal Note Filed
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-10 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
      97-04-17 S Arrive Senate
                S Placed Calendr, First Reading
      97-04-30 S Chief Sponsor O'MALLEY
                                             Referred to Sen Rules Comm
                S First reading
      97-05-01 S
                                             Assigned to Financial Institutions
      97-05-08 S
                                             Recommended do pass 007-000-000
                S Placed Calndr, Second Reading
      97-05-09 S Second Reading
                S Placed Calndr, Third Reading
      97-05-13 S Third Reading - Passed 057-000-000
                H Passed both Houses
      97-06-11 H Sent to the Governor
      97-07-03 H Governor approved
                Η
                     Effective Date 97-07-03
                     PUBLIC ACT 90-0056
                Η
HB-2158
             HOWARD.
  705 ILCS 405/5-2
                                    from Ch. 37, par. 805-2
  Amends the Juvenile Court Act of 1987. Makes a grammatical change in venue Sec-
tion of delinquency Article.
      FISCAL NOTE (Dpt. Corrections)
      No fiscal or prison population impact on DOC.
      CORRECTIONAL NOTE
      No change from DOC fiscal note.
      JUDICIAL NOTE
      No increase or decrease in the need for the number of judges.
      STATE MANDATES ACT FISCAL NOTE
      HB2158 fails to create a State mandate.
      97-03-10 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Judiciary II - Criminal Law
      97-03-21 H
                                              Do Pass/Stdnrd Dbt/Vo008-007-000
                H Plcd Cal 2nd Rdg Std Dbt
      97-04-02 H
                                              Fiscal Note Filed
                H
                                              Correctional Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-04 H
                                              Judicial Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-07 H
                                              St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-08 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-18 H
                                              Re-committed to Rules
      99-01-12 H Session Sine Die
HB-2159
             HOWARD.
  720 ILCS 5/24-1
                                     from Ch. 38, par. 24-1
  Amends the Criminal Code of 1961. Makes a grammatical change in unlawful use of
weapons statute.
      97-03-10 H First reading
                                              Referred to Hse Rules Comm
      97-03-11 H
                                              Assigned to Judiciary II - Criminal Law
      97-03-21 H
                                              Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2160
             CURRIE.
  New Act
  Creates the Forensic Testing Act (short title only).
```

Referred to Hse Rules Comm

Assigned to Judiciary II - Criminal Law

97-03-10 H First reading

97-03-11 H

97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-2161 SCOTT.

70 ILCS 2805/32a.3 from Ch. 42, par. 443a.3

Amends the Sanitary District Act of 1936. Provides that before a sanitary district may annex unincorporated territory of 60 acres or less, the record owners of all parcels to be annexed shall be notified.

STATE MANDATES FISCAL NOTE

HB 2161 creates a "local government organization and structure

mandate" which does not require State reimbursement.

HOME RULE NOTE

HB 2161 does not preempt home rule authority.

FISCAL NOTE (DCCA)

Costs are difficult to determine due to the nature of the bill.

SENATE AMENDMENT NO. 1.

Adds reference to:

70 ILCS 2405/8 from Ch. 42, par. 307 70 ILCS 2805/10 from Ch. 42, par. 421

Amends the Sanitary District Act of 1917 and further amends the Sanitary District Act of 1936. Provides that if a sanitary district acquires real property by condemnation, then the district may not sell or lease any portion of the property.

SENATE AMENDMENT NO. 2.

Adds reference to:

70 ILCS 2805/8.1 new

70 ILCS 2805/8.2 new

Further amends the Sanitary District Act of 1936 to provide that a sanitary district may, by contract, reimburse some or all of the expenses of persons who paid for a sewer to be dedicated to the district if the sewer will be used for the benefit of property whose owners did not contribute to the cost of the sewer's construction. Provides that the reimbursement shall be made from user fees collected from the benefitted property owners who did not contribute to the cost of constructing the sewer. Provides that the contract shall be filed with the recorder of each county in which all or part of the property affected by the contract is located to notify potential property buyers of the user fee. Effective immediately.

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:

65 ILCS 5/11-39-3

30 ILCS 550/3 55 ILCS 5/5-1041 from Ch. 34, par. 5-1041 55 ILCS 5/5-1042 from Ch. 34, par. 5-1042 55 ILCS 5/5-1123 65 ILCS 5/11-12-8 from Ch. 24, par. 11-12-8

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 with the county or municipality an irrevocable letter of credit, surety bond, or letter of commitment issued by a bank, savings and loan association, or insurance company (now an irrevocable letter of credit). Further 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.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends technical changes to amendatory provisions of the Counties Code. Recommends changes to amendatory provisions of the Sanitary District Act of 1917 and the Sanitary District Act of 1936. Provides that after a sanitary district acquires real property by condemnation, the district may not sell or lease the property for 10 years

and then must first offer the property to the previous owner. Provides that if the district cannot execute a contract with the previous owner within 60 days from the initial offer, then the district may offer the property to another person.

NOTE(S) THAT MAY APPLY: Fiscal; State Mandates Referred to Hse Rules Comm 97-03-10 H First reading 97-03-11 H Assigned to Local Government 97-03-21 H Do Pass/Short Debate Cal 017-000-000 H Placed Cal 2nd Rdg-Sht Dbt H Fiscal Note Requested HUGHES Н St Mandate Fis Nte Requestd HUGHES Home Rule Note Requested HUGHES H H Cal Ord 2nd Rdg-Shr Dbt 97-04-03 H St Mandate Fis Note Filed H Home Rule Note Filed H Cal Ord 2nd Rdg-Shr Dbt 97-04-09 H Fiscal Note Filed H Cal Ord 2nd Rdg-Shr Dbt 97-04-10 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt 97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000 97-04-14 S Arrive Senate S Placed Calendr, First Reading Chief Sponsor KLEMM S First reading Referred to Sen Rules Comm 97-04-23 S Assigned to Local Government & Elections 97-04-29 S Postponed 97-05-06 S Amendment No.01 LOCAL GOVERN S Adopted Recommided do pass as amend 006-000-000 S S Placed Calndr, Second Reading 97-05-07 S Second Reading Placed Calndr, Third Reading 97-05-09 S Filed with Secretary Amendment No.02 KLEMM Amendment referred to SRUL 97-05-13 S Amendment No.02 KLEMM S Rules refers to SLGV 97-05-15 S Amendment No.02 KLEMM Be adopted S Recalled to Second Reading Amendment No.02 Adopted S KLEMM S Placed Calndr, Third Reading 97-05-16 S Third Reading - Passed 050-006-000 H Arrive House H Place Cal Order Concurrence 01,02 97-05-17 H Motion Filed Concur H Refer to Rules/Rul 75(a) H Place Cal Order Concurrence 01,02 97-05-19 H Motion Filed Non-Concur 01,02/SCOTT H H Noncners in S Amend, 01,02 97-05-20 S Secretary's Desk Non-concur 01,02 97-05-21 S Filed with Secretary Mtn refuse recede-Sen Amend 97-05-22 S S Refuses to Recede Amend 01,02 S S Requests Conference Comm 1ST/KLEMM Sen Conference Comm Apptd 1ST/KLEMM, BUTLER, BOMKE, SMITH, GARCIA 97-05-27 S Sen Conference Comm Apptd 1ST/REVISED KLEMM, BUTLER, S BOMKE, BOWLES, S TROTTER H Hse Accede Req Conf Comm 1ST H Hse Conference Comm Apptd 1ST/SCOTT, Η LOPEZ, HANNIG, CHURCHILL & HUGHES H 97-05-31 H House report submitted 1ST/SCOTT

H Conf Comm Rpt referred to 1ST/HRUL

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97-05-31-Cont.
               H Be approved consideration HRUL/003-002-000
               S Filed with Secretary
               S Conference Committee Report 1ST/KLEMM
               S Conf Comm Rpt referred to SRUL
               S Conference Committee Report 1ST/KLEMM
                                              SLGV
                       Rules refers to
               H House Conf. report Adopted 1ST/085-031-000
               S Conference Committee Report 1ST/KLEMM
               S Be approved consideration SLGV/008-000-000
      97-06-01 S Senate report submitted
                                            3/5 vote required
               S Senate Conf. report Adopted 1ST/057-000-000
               H Both House Adoptd Conf rpt 1ST
               H Passed both Houses
      97-06-27 H Sent to the Governor
      97-08-22 H Governor amendatory veto
               H Placed Cal, Amendatory Veto
      97-10-28 H Mtn fild accept amend veto #1/SCOTT
                       Motion referred to
                                              HRUL
               Н
                                            App For Consider - Complnce
               Н
               H Placed Cal. Amendatory Veto
      97-10-30 H
                                             3/5 vote required
               H Accept Amnd Veto-House Pass 117-000-000
                S Arrive Senate
                S Placed Cal. Amendatory Veto
      97-11-12 S Mtn fild accept amend veto KLEMM
                S Accept Amnd Veto-Sen Pass 057-000-000
               H Bth House Accept Amend Veto
      97-12-11 H Return to Gov-Certification
      97-12-12 H Governor certifies changes
                   Effective Date 97-12-12
               Н
                    PUBLIC ACT 90-0558
HB-2162
             SCOTT.
  735 ILCS 5/8-2001
                                    from Ch. 110, par. 8-2001
  735 ILCS 5/8-2003
                                    from Ch. 110, par. 8-2003
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Amends provisions of the Code of Civil Procedure concerning the inspection of hospital and medical records. Provides that the charges imposed by a hospital or physician for copying records may not exceed a \$15 handling charge plus 20 cents per page.

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97-03-10 H First reading
97-03-11 H Assigned to State Govt Admin & Election
Refrm
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2163 GIGLIO.

815 ILCS 310/10 new

There will be no fiscal impact on this Dept.

Amends the Bottled Water Act. Requires each bottle of water of one gallon or more capacity sold in Illinois for human consumption to bear a label stating (i) the date of bottling, (ii) the source of the water, (iii) the mineral content, (iv) the bottling company's name and address, and (v) a statement that the water is potable.

FISCAL NOTE (Office of Attorney General)

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STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB2163 fails to create a State mandate
under the State Mandates Act.
97-03-10 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Consumer Protection
                                       Fiscal Note Filed
97-03-20 H
                                       Committee Consumer Protection
         Н
                                       Re-Refer Rules/Rul 19(a)
97-03-21 H
97-04-07 H
                                       St Mandate Fis Note Filed
                                       Committee Rules
         Н
99-01-12 H Session Sine Die
```

2391 HB-2164

HB-2164 NOVAK – FEIGENHOLTZ.

415 ILCS 5/22.23a

Amends the Environmental Protection Act to provide that, until the Pollution Control Board adopts rules designating flourescent and high intensity discharge lamps as universal waste, used flourescent and high intensity discharge lamps may be managed under alternative, specified conditions. Requires the Illinois Environmental Protection Agency to seek authorization from the United States Environmental Protection Agency to implement the provisions of the Universal Waste Rule. Effective immediately.

FISCAL IMPACT NOTE (Pollution Control Bd.)

There will be no fiscal impact on the PCB.

STATE MANDATES FISCAL NOTE

HB 2164 fails to create a State mandate.

SENATE AMENDMENT NO. 1.

Deletes the requirement that the Illinois Environmental Protection Agency seek authorization from the United States Environmental Protection Agency to implement the provisions of the Universal Waste Rule. Instead, provides for the designation of hazardous fluorescent and high intensity discharge lamps as universal waste and requires the Pollution Control Board to adopt rules for the management of those lamps as universal waste within 240 days of the effective date of the amendatory Act.

SENATE AMENDMENT NO. 2.

Adds reference to:

New Act

30 ILCS 105/5.449 new

215 ILCS 5/2.5 new

Creates the Drycleaner Environmental Response Trust Fund Act to support remediation of drycleaning solvent releases at drycleaning facilities through a reimbursement program for remediation of existing releases and an insurance program for prospective releases. Creates the Drycleaner Environmental Response Trust Fund Council to administer the Act. Authorizes civil and criminal penalties. Establishes a quantity-based drycleaning solvent tax to be imposed on a person purchasing drycleaning solvent for use at the facility. Imposes a one-time drycleaning solvent floor stock tax to be assessed on January 1, 1998. Requires owners or operators of dry cleaning facilities to obtain a license under the Act in order to be eligible for reimbursement and insurance benefits under the Act. Repeals the license fee and sale and transfer fee provisions on July 1, 2007. Prohibits a person from engaging in the business of selling drycleaning solvent on and after January 1, 1998 without a certificate of registration issued by the Department of Revenue. Provides for a transfer of \$375,000 from the General Revenue Fund to the Drycleaner Environmental Response Trust Fund, which, after 6 months, shall be transferred back to the General Revenue Fund. Amends the State Finance Act to add the Drycleaner Environmental Response Trust Fund. Amends the Illinois Insurance Code to exempt the Drycleaner Environmental Response Trust Fund from the provisions of the Code.

SENATE AMENDMENT NO. 3.

Adds reference to:

415 ILCS 5/3.45

from Ch. 111 1/2, par. 1003.45

415 ILCS 5/22.48 new

415 ILCS 5/44

from Ch. 111 1/2, par. 1044

Further amends the Environmental Protection Act to redefine "special waste". Provides that certain industrial process waste and pollution control waste shall be managed as special waste unless the generator provides a specified certification. Sets forth criminal penalties for falsely certifying that waste is not special waste.

SENATE AMENDMENT NO. 4.

Deletes a provision in the Drycleaner Environmental Response Trust Fund Act stating that hearings concerning matters covered by the Act shall be heard by the Drycleaner Environmental Response Trust Fund Council pursuant to rules adopted by the Council.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-ams 1, 2, 3 and 4.

Recommends that the bill be further amended as follows:

Further amends the Environmental Protection Act to create the criminal offense of Criminal Disposal of Waste and set forth penalties for conviction under that offense. Provides that a person who knowingly violates a provision of the federal Procedures for Asbestos Emission Control is guilty of a Class 4 felony.

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NOTE(S) THAT MAY APPLY: Fiscal
    97-03-10 H First reading
                                         Referred to Hse Rules Comm
    97-03-11 H
                                         Assigned to Environment & Energy
    97-03-18 H
                                         Fiscal Note Filed
                                         Committee Environment & Energy
             Н
    97-03-20 H
                                         Do Pass/Short Debate Cal 018-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
                                         St Mandate Fis Nte Requestd HASSERT
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-03 H
                                         St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-08 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
             H Added As A Joint Sponsor FEIGENHOLTZ
    97-04-12 H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-000
    97-04-14 S Arrive Senate
             S Placed Calendr, First Reading
    97-04-15 S Chief Sponsor MAHAR
    97-04-16 S First reading
                                          Referred to Sen Rules Comm
                                          Assigned to Environment & Energy
    97-04-17 S
    97-05-01 S
                                          Held in committee
                     Amendment No.01
                                          ENVIR. & ENE. S
    97-05-08 S
                                                                   Adopted
                     Amendment No.02
                                          ENVIR. & ENE. S
                                                                   Adopted
                                          ENVIR. & ENE. S
                                                                   Adopted
                     Amendment No.03
              S
                                          Recommnded do pass as amend 009-000-000
              S
               Placed Calndr, Second Reading
    97-05-09 S Second Reading
              S Placed Calndr, Third Reading
    97-05-12 S Filed with Secretary
                     Amendment No.04
                                          MAHAR
                     Amendment referred to SRUL
     97-05-13
                     Amendment No.04
                                          MAHAR
              S
              S Be approved consideration SRUL
    97-05-15 S Recalled to Second Reading
                                                                   Adopted
                     Amendment No.04
                                          MAHAR
              S Placed Calndr, Third Reading
     97-05-16 S Added as Chief Co-sponsor RAUSCHENBERGER
              S Third Reading - Passed 055-000-000
              H Arrive House
              H Place Cal Order Concurrence 01,02,03,04
     97-05-17 H Motion Filed Non-Concur 04/NOVAK
              H Place Cal Order Concurrence 01,02,03,04
     97-05-19 H H Noncners in S Amend. 01,02,03,04
              S Secretary's Desk Non-concur 01,02,03,04
     97-05-20 S
                                          Mtn refuse recede-Sen Amend
     97-05-21 S S Refuses to Recede Amend 01,02,03,04
              S S Requests Conference Comm 1ST/MAHAR
                Sen Conference Comm Apptd 1ST/MAHAR,
                                             RAUSCHENBERGER,
              S
              S
                                             MAITLAND, FARLEY,
                                             JACOBS
     97-05-22 H Hse Accede Req Conf Comm 1ST
              H Hse Conference Comm Apptd 1ST/NOVAK,
              Н
                                             FEIGENHOLTZ,
              Н
                                             HANNIG,
                                             CHURCHILL AND
              Η
                                             PERSICO
              Η
     97-05-29 S Filed with Secretary
              S Conference Committee Report 1ST/MAHAR
              S Conf Comm Rpt referred to SRUL
              S Conference Committee Report 1ST/MAHAR
                                            SENV
              S
                      Rules refers to
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2393 HB-2164—Cont.

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97-05-30 H House report submitted 1ST/NOVAK
         H Conf Comm Rpt referred to 1ST/HRUL
                 Rules refers to
                                       HENE
         H House report submitted 1ST
97-05-31 H Conference Committee Report 1ST/NOVAK
         H Be approved consideration HENE/012-002-001
         H House Conf. report Adopted 1ST/074-038-002
         S Conference Committee Report 1ST/MAHAR
         S Be approved consideration SENV/009-000-000
97-06-01 S Senate report submitted
                                      3/5 vote required
         S Senate Conf. report Adopted 1ST/058-000-000
         H Both House Adoptd Conf rpt 1ST
         H Passed both Houses
97-06-27 H Sent to the Governor
97-08-19 H Governor approved
              Effective Date 97-08-19
         Н
         Н
              PUBLIC ACT 90-0502
```

HB-2165 SLONE.

510 ILCS 77/12 new

Amends the Livestock Management Facilities Act. Prohibits the commencement of operation of new livestock management or waste handling facilities of 1,000 or greater animal units (and the commencement of operation of the expanded portions of expanded facilities) until 12 months have elapsed from the effective date of rules adopted under this Act. Effective immediately.

97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Agriculture & Conservation
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-2166 BROSNAHAN - CROTTY - MCCARTHY.

30 ILCS 105/5.449 new

415 ILCS 5/9.5

from Ch. 111 1/2, par. 1009.5

Amends the Environmental Protection Act to impose a fee on facilities that emit toxic air pollutants of 5 cents per pound of toxic air pollutants emitted. Provides that the fees shall be deposited into the Toxic Air Pollution Reduction Fund. Moneys in the Fund shall be used for the Air Pollution Control Division, the Hazardous Waste Research and Information Center, activities under the Illinois Health and Hazardous Substances Registry Act, grants to the Illinois Cancer Society, and costs of collecting the fee. Imposes penalties for violations. Amends the State Finance Act to create the Toxic Air Pollution Reduction Fund. Effective immediately.

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FISCAL NOTE (EPA)
    HB 2166 would generate $3.15 million to be deposited into the
    Toxic Air Pollution Reduction Fund. However, this emissions
    level is decreasing and by the year 2000 is expected to be re-
    duced to 30 to 35 million pounds, generating approximately $1.5
    million to be deposited into the Fund.
    FISCAL NOTE (Dept. Revenue)
    HB2166 does not affect the Department of Revenue.
NOTE(S) THAT MAY APPLY: Correctional; Fiscal
                                            Referred to Hse Rules Comm
    97-03-10 H First reading
              H Added As A Joint Sponsor CROTTY
              H Added As A Co-sponsor MCCARTHY
    97-03-11 H
                                            Assigned to Environment & Energy
    97-03-20 H
                                            Fiscal Note Filed
                                            Committee Environment & Energy
    97-03-21 H
                                            Re-Refer Rules/Rul 19(a)
    97-03-28 H
                                            Fiscal Note Filed
                                            Committee Rules
             н
    99-01-12 H Session Sine Die
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HB-2167 BURKE – GASH – LANG – JONES,LOU – FEIGENHOLTZ, RONEN, BRADLEY, MORROW, SCHAKOWSKY, DAVIS,MONIQUE, MOORE,EUGENE AND BOLAND.

720 ILCS 5/12-1

720 ILCS 5/12-30 from Ch. 38, par. 12-30 750 ILCS 60/223 from Ch. 40, par. 2312-23

Amends the Criminal Code of 1961 and the Illinois Domestic Violence Act of 1986. Provides that the court shall authorize the county to charge a defendant, who is ordered to perform community service for assault or a violation of an order of protection, for the costs of the community service based upon the person's ability to pay for those costs. Also requires the court to require a person convicted of or placed on supervision for violation of an order of protection to perform community service if available.

FISCAL NOTE (Dept. of Corrections)

HB 2167 would have no fiscal or prison population impact.

CORRECTIONAL NOTE

No change from DOC fiscal note.

JUDICIAL NOTE

The bill would not have an impact on the Judiciary.

STATE MANDATES FISCAL NOTE

HB 2167 fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

720 ILCS 5/12-1

720 ILCS 5/12-30

750 ILCS 60/223

Adds reference to:

735 ILCS 5/8-804 new

Deletes everything. Amends the Code of Civil Procedure. Provides that neither a parent nor a child may be compelled to disclose in a court or administrative body any statement made to the parent or child by the other.

CORRECTIONAL NOTE, AMENDED

No change from previous correctional note.

HOME RULE NOTE, AMENDED

Fails to preempt home rule authority.

STATE MANDATES ACT FISCAL NOTE, AMENDED

No change from previous mandates note.

JUDICIAL NOTE, AMENDED No change from previous judicial note.

97-03-10 H First reading

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

97-03-I1 H Assigned to Judiciary II - Criminal Law 97-03-21 H Do Pass/Short Debate Cal 015-000-000 H Placed Cal 2nd Rdg-Sht Dbt 97-04-07 H Fiscal Note Requested ROSKAM St Mandate Fis Nte Requestd ROSKAM H Η Correctional Note Requested ROSKAM Η Judicial Note Request ROSKAM H Cal Ord 2nd Rdg-Shr Dbt 97-04-08 H Fiscal Note Filed Correctional Note Filed Н H Cal Ord 2nd Rdg-Shr Dbt

Referred to Hse Rules Comm

97-04-09 H Judicial Note Filed H Cal Ord 2nd Rdg-Shr Dbt

97-04-15 H St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shr Dbt 97-04-16 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt

97-04-18 H Re-committed to Rules

98-02-19 H Primary Sponsor Changed To BURKE

98-02-25 H Assigned to Judiciary II - Criminal Law 98-03-20 H JUD-CRIMINAL H Amendment No.01 Adopted 015-000-000 Н

Do Pass Amd/Stndrd Dbt/Vote 008-004-003

H Plcd Cal 2nd Rdg Std Dbt 98-03-23 H

St Mndt Fscl Note Req Amnd Corrctnl note req as amnded BLACK Η Home Rule Note Rwg as amend Н Н Judicial Note filed as Amnd

H Cal 2nd Rdg Std Dbt

H Added As A Joint Sponsor GASH

H Added As A Co-sponsor LANG

H Added As A Co-sponsor JONES, LOU

H Added As A Co-sponsor FEIGENHOLTZ

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98-03-24 H
                                     Corretnl note fld as amnded
        H Cal 2nd Rdg Std Dbt
98-03-25 H Added As A Co-sponsor RONEN
         H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shr Dbt
98-03-26 H Added As A Co-sponsor BRADLEY
98-03-27 H
                                     Home Rule Note Fld as amend
                                     St Mndt Fscl Note Fld Amnd
        H Hld Cal Ord 2nd Rdg-Shr Dbt
98-03-31 H
                                     Judicial Note reg as Amend
        H Pld Cal Ord 3rd Rdg-Std Dbt
98-04-01 H Added As A Co-sponsor MORROW
98-04-02 H Added As A Co-sponsor SCHAKOWSKY
         H Added As A Co-sponsor DAVIS, MONIQUE
         H Added As A Co-sponsor MOORE, EUGENE
         H Added As A Co-sponsor BOLAND
         Н
                                       3d Reading Consideration PP
         Η
                                       Calendar Consideration PP.
         Н
                                     Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2168 BRADFORD AND HARTKE.

New Act

Creates the Physician Nondiscrimination Act. Provides that all physicians shall be accorded equal professional status and that the laws of Illinois shall not be construed or administered in a manner that discriminates against any category of physician or medical, chiropractic, or osteopathic college. Provides that violations may be enjoined. Effective immediately.

HOUSE AMENDMENT NO. 1.

Removes the statement that it is the policy of the State that any physician may choose to practice within the entire scope of practice designated under the Medical Practice Act of 1987 for his or her category of licensure or limit practice to specialty areas within that scope of practice.

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97-03-10 H First reading
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Registration & Regulation
      97-03-13 H Added As A Co-sponsor HARTKE
      97-03-20 H
                       Amendment No.01
                                            REGIS REGULAT H
                                                                     Adopted
                                            Motion Do Pass Amended-Lost 003-009-000
               Н
                                            Remains in CommiRegistration & Regulation
      97-03-21 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2169
            KUBIK - HARTKE.
  205 ILCS 5/18
                                   from Ch. 17, par. 325
```

205 ILCS 5/18 from Ch. 17, par. 325 205 ILCS 5/21.2 new 205 ILCS 5/21.3 new 205 ILCS 10/3.071 from Ch. 17, par. 2510.01 205 ILCS 10/3.09 new

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 June 1, 1997.

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FISCAL NOTE (Öffice of Banks & Real Estate)
HB 2169 should create little or no fiscal impact for this Dept.
97-03-10 H First reading Referred to Hse Rules Comm
H Added As A Joint Sponsor HARTKE
97-03-11 H Assigned to Financial Institutions
97-03-19 H Do Pass/Short Debate Cal 029-000-000
H Placed Cal 2nd Rdg-Sht Dbt
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97-03-21 H Fiscal Note Filed
H Cal Ord 2nd Rdg-Shr Dbt

97-04-08 H Second Reading-Short Debate
H Pld Cal Ord 3rd Rdg-Sht Dbt

97-04-12 H 3rd Rdg-Sht Dbt-Pass/Vote 111-000-003

97-04-14 S Arrive Senate
S Placed Calendr, First Reading

97-04-22 S Chief Sponsor WEAVER,S

97-04-23 S First reading Referred to Sen Rules Comm

99-01-12 H Session Sine Die
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HB-2170 JOHNSON.TOM.

730 ILCS 5/5-8-4 from Ch. 38, par. 1005-8-4

Amends the Unified Code of Corrections. Provides that the court shall not impose a consecutive sentence upon a defendant for offenses that were committed as part of a single course of conduct unless one of the offenses was against multiple victims or involved multiple offenses against the same victim over different occasions. Effective immediately.

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NOTE(S) THAT MAY APPLY: Correctional
97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Session Sine Die
Re-Refer Rules/Rul 19(a)
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HB-2171 WINKEL – HOEFT – SCOTT – WOOD.

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705 ILCS 405/3-4 from Ch. 37, par. 803-4
705 ILCS 405/3-33 from Ch. 37, par. 803-33
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Amends the Juvenile Court Act of 1987. In Article concerning minors requiring authoritative intervention, provides that a law enforcement officer shall return a truant minor to school. If the minor refuses to return to school, the minor shall be held in limited custody. Provides that a truant minor in need of supervision may be held in detention for a period not to exceed 30 days. Effective immediately.

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HOUSE AMENDMENT NO. 1.
Deletes reference to:
705 ILCS 405/3-4
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Deletes amendatory changes permitting a law enforcement officer to take a truant minor into limited custody. Provides that a chronic truant in a county of less than 2,000,000 inhabitants shall be adjudged a truant minor in need of supervision. Deletes provision permitting the court to order a truant minor in need of supervision to be held in detention for a period not to exceed 30 days. Provides that there is a rebuttable presumption that a chronic truant is a truant minor in need of supervision and a rebuttable presumption that school attendance records of a minor are authentic. Defines chronic truant as that term is defined in the School Code. Provides that dispositional orders concerning truant minors in need of supervision may be enforced by contempt proceedings.

SENATE AMENDMENT NO. 1.

Provides that a dispositional order issued against a truant minor in need of supervision may include a fine, public service, or suspension of a driver's license only if the court has made an express written finding that a truancy prevention program has been offered by the school, regional superintendent of schools, or a community social services agency to the minor.

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97-03-10 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Judiciary II - Criminal Law
         H Added As A Joint Sponsor HOEFT
97-03-21 H
                Amendment No.01
                                      JUD-CRIMINAL H
                                      Do Pass Amend/Short Debate 015-000-000
         Н
         H Placed Cal 2nd Rdg-Sht Dbt
97-03-25 H Added As A Co-sponsor SCOTT
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-09 H Added As A Co-sponsor WOOD
97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 109-001-007
97-04-17 S Arrive Senate
         S Placed Calendr, First Reading
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97-04-24 S Chief Sponsor MAITLAND
                                      Referred to Sen Rules Comm
         S First reading
                                      Assigned to Judiciary
97-04-29 S
                                      Recommended do pass 009-000-000
97-05-07 S
         S Placed Calndr, Second Reading
         S
           Filed with Secretary
                 Amendment No.01
                                      MAITLAND
         S
         S
                 Amendment referred to SRUL
97-05-08 S
                                     MAITLAND
                 Amendment No.01
         S Be approved consideration SRUL
97-05-09 S Second Reading
                                                               Adopted
                 Amendment No.01
                                      MAITLAND
         S
         S Placed Calndr, Third Reading
97-05-16 S Third Reading - Passed 057-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
97-05-17 H Motion Filed Concur
         H Refer to Rules/Rul 75(a)
         H Place Cal Order Concurrence 01
97-05-19 H Be approved consideration 01/003-002-000
         H H Concurs in S Amend, 01/111-000-000
         H Passed both Houses
97-06-17 H Sent to the Governor
97-08-14 H Governor approved
         Η
              Effective Date 97-08-14
              PUBLIC ACT 90-0380
         Η
```

HB-2172 CROSS.

725 ILCS 5/115-4.1 from Ch. 38, par. 115-4.1

Amends the Code of Criminal Procedure of 1963. Makes a grammatical change in Section relating to absent defendants.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 725 ILCS 5/115-4.1 Adds reference to: 725 ILCS 5/115-20 new

Deletes the title and everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. Provides that in a prosecution for a criminal offense, the confession or admission of the defendant or an inculpatory statement of the defendant is sufficient evidence for conviction if there is either corroborating evidence or if the court finds the confession, admission, or inculpatory statement to be trustworthy. Effective immediately.

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97-03-10 H First reading
97-03-11 H Amendment No.01 H Adopted Motion Do Pass Amended-Lost 002-007-005 HJUB

Remains in CommiJudiciary II - Criminal Law
Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
```

HB-2173 ROSKAM.

720 ILCS 570/315 from Ch. 56 1/2, par. 1315

Amends the Illinois Controlled Substances Act. Adds a heading to Section that prohibits the advertisement of controlled substances to the public by name.

97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Judiciary II - Criminal Law
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HB-2174 TURNER JOHN.

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

Amends the Juvenile Court Act of 1987. Makes a technical change in jurisdictional facts Section relating to delinquent minors.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 705 ILCS 405/5-1

Adds reference to:

705 ILCS 405/2-14

from Ch. 37, par. 802-14

Deletes the title and everything after the enacting clause. Amends the Juvenile Court Act of 1987. Provides that an adjudicatory hearing relating to an abused, neglected, or dependent minor shall begin (rather than shall be held) within 90 days of the date of service of process upon the minor, parents, guardian, or legal custodian.

HOUSE AMENDMENT NO. 2.

Deletes everything after the enacting clause. Amends the same Section of the Juvenile Court Act of 1987 relating to the time of commencing an adjudicatory hearing in cases involving abused, neglected, and dependent minors. Provides that the adjudicatory hearing must be commenced (rather than held) within 90 days of the date of service of process upon the minor, parents, guardian, and legal custodian. Provides that once commenced, subsequent delay in the proceedings may be allowed by the court when necessary to ensure a fair hearing.

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97-03-10 H First reading
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Judiciary II - Criminal Law
97-03-21 H
                                     JUD-CRIMINAL H
                Amendment No.01
                                                              Adopted
                                     Do Pass Amend/Short Debate 015-000-000
         H
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-10 H Relld 2nd Rdng-Short Debate
                                     TURNER.JOHN
         Н
                Amendment No.02
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
97-04-12 H
                                     TURNER, JOHN
                Amendment No.02
         Н
                                     Be adopted
         H Held 2nd Rdg-Short Debate
                Amendment No.02
97-04-14 H
                                     TURNER, JOHN
                                                              Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-15 H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-000
97-04-16 S Arrive Senate
         S Placed Calendr, First Reading
97-04-30 S Chief Sponsor MADIGAN
         S First reading
                                      Referred to Sen Rules Comm
97-05-01 S
                                      Assigned to Judiciary
97-05-10 S
                                     Refer to Rules/Rul 3-9(a)
```

HB-2175 TURNER JOHN.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961. Makes a grammatical change in unlawful use of weapons provision relating to the carrying of a bomb.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
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97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

99-01-12 H Session Sine Die

HB-2176 CROSS.

720 ILCS 550/3

from Ch. 56 1/2, par. 703

Amends the Cannabis Control Act. Makes grammatical changes in definition Section of the Act.

```
97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2177 TENHOUSE.

510 ILCS 77/10.30

Amends the Livestock Management Facilities Act. Makes stylistic changes in a Section defining "livestock management facility".

```
97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Agriculture & Conservation
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2178 TENHOUSE – JOHNSON,TOM – O'BRIEN – LYONS,EILEEN – MAU-TINO.

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20 ILCS 2605/55a
                                    from Ch. 127, par. 55a
 20 ILCS 2605/55a-1
                                    from Ch. 127, par. 55a-1
 20 ILCS 2605/55a-4
                                    from Ch. 127, par. 55a-4
 30 ILCS 105/5.449 new
 30 ILCS 105/5.450 new
 30 ILCS 505/10.3
                                    from Ch. 127, par. 132.10-3
430 ILCS 65/8
                                    from Ch. 38, par. 83-8
725 ILCS 5/115-15
730 ILCS 5/5-4-3
                                    from Ch. 38, par. 1005-4-3
730 ILCS 5/5-9-1
                                    from Ch. 38, par. 1005-9-1
```

Amends the State Finance Act to create the LEADS Maintenance Fund and the State Offender DNA Identification System Fund. Amends the Unified Code of Corrections to provide that persons required to submit blood for genetic marker grouping shall pay a fee of \$500 into the State Offender DNA Identification System Fund, Provides that an additional penalty of \$5 (now \$4) for each \$40 shall be added to fines for certain offenses and the \$1 additional penalty shall be deposited into the LEADS Maintenance Fund. Amends the Civil Administrative Code of Illinois to provide that the Department of State Police may use the LEADS Maintenance Fund to maintain the Law Enforcement Agencies Data System and may use the system to provide information to authorized entities. Amends the Illinois Purchasing Act. Provides that no person or business entity convicted of a felony shall do business with the State from the date of conviction until 5 years (now one year) after the date of completion of the sentence. Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police may deny an application for or revoke and seize a firearm owner's identification card if the Department finds that the applicant or card holder is prohibited from acquiring or possessing a firearm or ammunition by any Illinois or federal law. Changes the name of the Division of Forensic Services and Identification to the Division of Forensic Services and makes corresponding changes to references to the Division in the Unified Code of Corrections and the Code of Criminal Procedure of 1963.

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NOTE(S) THAT MAY APPLY: Fiscal
    97-03-10 H First reading
                                          Referred to Hse Rules Comm
    97-03-11 H
                                          Assigned to Judiciary II - Criminal Law
    97-03-18 H Added As A Joint Sponsor JOHNSON, TOM
             H Added As A Co-sponsor O'BRIEN
             H Added As A Co-sponsor LYONS, EILEEN
             H Added As A Co-sponsor MAUTINO
    97-03-21 H
                                          Do Pass/Short Debate Cal 015-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
    97-04-08 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-000
    97-04-17 S Arrive Senate
                Chief Sponsor DONAHUE
                Placed Calendr, First Reading
             S First reading
                                          Referred to Sen Rules Comm
    97-04-25 S
                                          Assigned to Judiciary
    97-05-07 S
                                          Recommended do pass 009-000-000
             S Placed Calndr, Second Reading
    97-05-08 S Second Reading
             S Placed Calndr, Third Reading
    97-05-13 S Third Reading - Passed 057-001-000
             H Passed both Houses
    97-06-11 H Sent to the Governor
    97-07-22 H Governor approved
             H
                  Effective Date 98-01-01
             Н
                  PUBLIC ACT 90-0130
```

2400 HB-2179

TENHOUSE - WAIT - NOVAK - BERGMAN. HB-2179

625 ILCS 5/3-708

from Ch. 95 1/2, par. 3-708

625 ILCS 5/6-101

from Ch. 95 1/2, par. 6-101

Amends the Vehicle Code to provide that a person convicted of a second or subsequent violation for operating a vehicle when registration is suspended for not having insurance is guilty of a Class B misdemeanor. Provides that a person driving without a license or permit and without insurance shall have his or her vehicle impounded.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that a person who is guilty of a Class B misdemeanor for a second or subsequent violation of the provision prohibiting a person from operating a vehicle when the vehicle's registration is suspended for noninsurance be required to pay a fine of not less than \$1,000 and not more than \$2,000.

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NOTE(S) THAT MAY APPLY: Correctional
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97-03-10 H First reading

Referred to Hse Rules Comm

97-03-11 H

Assigned to Transportation & Motor Vehicles

97-03-18 H Added As A Co-sponsor WAIT

H Added As A Co-sponsor NOVAK

97-03-19 H

Do Pass/Consent Calendar 019-000-000

H Consnt Caldr Order 2nd Read 97-04-10 H Cnsent Calendar, 2nd Reading

H Consnt Caldr Order 3rd Read

97-04-18 H Remyd from Consent Calendar

H Placed Cal 2nd Rdg-Sht Dbt

H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-000

H Added As A Co-sponsor BERGMAN

97-04-23 S Arrive Senate

S Placed Calendr, First Reading

97-04-25 S Chief Sponsor LAUZEN

S First reading

Referred to Sen Rules Comm Assigned to Transportation 97-04-30 S

97-05-07 S

Recommended do pass 006-000-000

S Placed Calndr, Second Reading

S Added as Chief Co-sponsor PARKER

97-05-08 S Second Reading

S Placed Calndr, Third Reading

97-05-09 S Third Reading - Passed 057-000-000

H Passed both Houses

97-06-06 H Sent to the Governor

97-07-30 H Governor amendatory veto

H Placed Cal. Amendatory Veto

97-10-28 H Mtn fild accept amend veto #1/TENHOUSE

Motion referred to

H Placed Cal. Amendatory Veto

97-10-29 H App For Consider - Complace

H Accept Amnd Veto-House Pass 117-000-000

97-10-30 S Arrive Senate

S Placed Cal. Amendatory Veto

97-11-12 S Mtn fild accept amend veto LAUZEN

97-11-13 S Accept Amnd Veto-Sen Pass 057-000-000

H Bth House Accept Amend Veto

97-12-11 H Return to Gov-Certification

97-12-12 H Governor certifies changes

Н Effective Date 98-06-01

PUBLIC ACT 90-0559

HB-2180 CURRIE.

215 ILCS 125/1-1

from Ch. 111 1/2, par. 1401

HRUL

Amends the Health Maintenance Organization Act to add a caption to the short title provision.

FISCAL NOTE (Dept. of Insurance)

HB 2180 will have no fiscal impact on the Dept.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 2180 fails to create a State mandate

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under the State Mandates Act.
      97-03-10 H First reading
                                               Referred to Hse Rules Comm
      97-03-11 H
                                               Assigned to Health Care Availability &
                                                 Access
                                               Fiscal Note Filed
      97-03-17 H
                                               Committee Health Care Availability &
                                                 Access
      97-03-21 H
                                               St Mandate Fis Note Filed
                                               Committee Health Care Availability &
                                                 Access
                                               Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2181
             BOST.
   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 the ordinance adopted by a governing body under applicable law authorizing bonds 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.

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NOTE(S) THAT MAY APPLY: Fiscal
   97-03-10 H First reading
                                         Referred to Hse Rules Comm
   97-03-11 H
                                         Assigned to Local Government
   97-03-20 H
                                         Do Pass/Stdnrd Dbt/Vo009-002-002
             H Plcd Cal 2nd Rdg Std Dbt
   97-04-09 H
                    Amendment No.01
                                         BOST
                    Amendment referred to HRUL
             H
             H Cal 2nd Rdg Std Dbt
             H Primary Sponsor Changed To BOST
                    Amendment No.01 BOST
                    Rules refers to
                                          HLGV
             Н
             H Cal 2nd Rdg Std Dbt
   97-04-10 H Second Reading-Stnd Debate
             H Pld Cal Ord 3rd Rdg-Std Dbt
             H Rclld 2nd Rdng-Stnd Debate
             H Hld Cal Ord 2nd Rdg-Shr Dbt
    97-04-18 H
                                         Re-committed to Rules
    99-01-12 H Session Sine Die
```

GRANBERG. HB-2182

210 ILCS 50/3.150 745 ILCS 49/12 new

Amends the Emergency Medical Services (EMS) Systems Act; provides immunity from civil liability for one who teaches first aid or sponsors a first aid course. Amends the Good Samaritan Act; provides immunity from civil liability for one who provides first aid to a victim of an accident, emergency, or natural disaster. Effective immediately.

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FISCAL NOTE (Dept. of Public Health)
There would be no fiscal implications to this Dept.
STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB 2182 fails to create a State mandate
under the State Mandates Act.
97-03-10 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                        Assigned to Judiciary I - Civil Law
97-03-21 H
                                       Re-Refer Rules/Rul 19(a)
97-03-26 H
                                       Fiscal Note Filed
         Н
                                       Committee Rules
97-04-03 H
                                       St Mandate Fis Note Filed
                                       Committee Rules
99-01-12 H Session Sine Die
      DART.
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HB-2183

720 ILCS 5/24-1 from Ch. 38, par. 24-1 730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3

Amends the Criminal Code of 1961. Increases the penalties for the sale, manufacture, purchase, possessing, or carrying of sawed-off rifles or sawed-off shotguns, 97-03-10 H First reading

bombs, molotov cocktails, or certain explosives from a Class 3 to a Class 2 felony. If the offense is committed in, on, or on a public way of schools, public housing, court-houses, or public parks it is a Class 1 felony. Amends the Unified Code of Corrections. Provides that a person convicted of unlawful use of weapons by possessing a silencer or certain other weapons (sawed off shotguns, sawed off rifles, machine guns, or certain explosives) is not eligible for probation, conditional discharge, or periodic imprisonment. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Correctional
97-03-10 H First reading
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-2184 SAVIANO.
55 ILCS 5/4-6003 from Ch. 34, par. 4-6003
55 ILCS 5/4-8002 from Ch. 34, par. 4-8002
```

Amends the Counties Code. Provides that each sheriff who handles prisoners shall receive an annual stipend of \$10,000 (now stipend amount depends on the operation of a jail) from the State. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Referred to Hse Rules Comm

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97-03-11 H
                                               Assigned to State Govt Admin & Election
                                                  Refrm
      97-03-21 H
                                               Motion Do Pass-Lost 006-004-000 HSGE
                                               Remains in CommiState Govt Admin &
                Н
                                                 Election Refrm
                                               Re-Refer Rules/Rul 19(a)
      97-04-14 H Primary Sponsor Changed To SAVIANO
      99-01-12 H Session Sine Die
             SANTIAGO.
HB-2185
   40 ILCS 5/1-118 new
   40 ILCS 5/1-119 new
   40 ILCS 5/6-128
                                      from Ch. 108 1/2, par. 6-128
   40 ILCS 5/6-141.1
                                      from Ch. 108 1/2, par. 6-141.1
   40 ILCS 5/6-142
                                      from Ch. 108 1/2, par. 6-142
   40 ILCS 5/6-150
                                      from Ch. 108 1/2, par. 6-150
   40 ILCS 5/6-151
                                      from Ch. 108 1/2, par. 6-151
                                      from Ch. 108 1/2, par. 6-151.1
   40 ILCS 5/6-151.1
   40 ILCS 5/6-152
                                      from Ch. 108 1/2, par. 6-152
   40 ILCS 5/6-154
                                      from Ch. 108 I/2, par. 6-154
   40 ILCS 5/6-158
                                      from Ch. 108 1/2, par. 6-158
   40 ILCS 5/6-162
                                      from Ch. 108 1/2, par. 6-162
   40 ILCS 5/6-163.1 new
   40 ILCS 5/6-164
                                      from Ch. 108 1/2, par. 6-164
   40 ILCS 5/6-178
                                      from Ch. 108 1/2, par. 6-178
   40 ILCS 5/6-209
                                      from Ch. 108 1/2, par. 6-209
   40 ILCS 5/6-125 rep.
   40 ILCS 5/6-126 rep.
   40 ILCS 5/6-127 rep.
   40 ILCS 5/6-160 rep.
   30 ILCS 805/8.21 new
```

Amends the General Provisions Article of the Illinois Pension Code. Requires every retirement system to provide to its members an annual statement of benefits and contributions and an explanation of the system's unfunded liabilities and funding ratio. Establishes certain procedural requirements for denial of a benefit claim. Amends the Chicago Firefighter Article to provide a retirement formula of 2.5% of final average salary per year of service for persons retiring with at least 10 but less than 20 years of service, to begin no earlier than age 63. Eliminates the money purchase annuity for future entrants. Eliminates the refund of widow's contributions for persons who are unmarried at retirement or attainment of age 63. Requires payment of interest on refunds of unused contributions. Increases the death benefit for firemen dying before retirement but after attainment of age 50. Eliminates the residency requirement for persons on disability. Recognizes marriages entered into while on disability. Provides for ordinary

2403 HB-2185—Cont.

disability benefits during the first 30 days of disability, terminates the automatic deduction of contributions from those benefits, and changes provisions relating to service credit for periods of disability. Allows payment of disability benefits until age 70 1/2. Increases the amount of the occupational disease disability benefit and, for some persons, the ordinary disability benefit. Provides a noncompounded 3% annual increase in widow's, child's, and parent's annuity. Increases the annual increase in retirement annuities to 3% (not compounded) and removes the 30% maximum increase limitation. Changes the vote requirement for board action on benefit applications. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Fiscal impact has not been determined but will be significant.

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NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Personnel & Pensions
97-03-21 H Re-Refer Rules/Rul 19(a)
97-04-11 H Pension Note Filed
H Committee Rules
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99-01-12 H Session Sine Die

HB-2186 SANTIAGO.

```
40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101
40 ILCS 5/3-105 from Ch. 108 1/2, par. 3-105
40 ILCS 5/4-101 from Ch. 108 1/2, par. 4-101
40 ILCS 5/4-105 from Ch. 108 1/2, par. 4-105
40 ILCS 5/3-128 rep.
40 ILCS 5/3-130 rep.
40 ILCS 5/4-121 rep.
30 ILCS 805/8.21 new
```

Amends the Illinois Pension Code. Consolidates all downstate police and firefighter pension funds into the Illinois Municipal Retirement Fund (IMRF). Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

There would be administrative costs but fiscal impact has not

be determined.

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NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
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97-03-10 H First reading
97-03-11 H Assigned to Personnel & Pensions
97-03-21 H Re-Refer Rules/Rul 19(a)
97-04-11 H Pension Note Filed
Committee Rules
99-01-12 H Session Sine Die
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HB-2187 SANTIAGO.

```
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
30 ILCS 805/8.21 new
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Amends the Illinois Pension Code. Provides for the creation of a new defined-contribution retirement plan for all new public officers and employees. Excludes new public officers and employees from the existing pension funds created under the Pension Code. Pre-empts home rule power. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Fiscal impact has not been determined.

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NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; Pension; State Mandates
97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Personnel & Pensions
97-03-21 H Re-Refer Rules/Rul 19(a)
97-04-11 H Pension Note Filed
H Committee Rules
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99-01-12 H Session Sine Die

B-2188	KUBIK.	
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
35 ILCS	625/11	from Ch. 120, par. 1421
35 ILCS	630/15	from Ch. 120, par. 2015
55 ILCS	5 5/3-5018	from Ch. 34, par. 3-5018
55 ILCS	5 5/4-12002	from Ch. 34, par. 4-12002
235 ILCS	\$ 5/8-9	from Ch. 43, par. 163e
415 ILCS	S 5/57.11	
415 ILCS		
35 ILCS	5 505/4c rep.	

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, his or her authorized representative, or spouse. Amends the Retailers' Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use Tax Act, the Illinois Estate and Generation-Skipping Transfer Tax Act, the Messages Tax Act, the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Water Company Invested Capital Tax Act, the Telecommunications Excise Tax Act, and 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 Counties Code by exempting the Department of Revenue from paying fees for tax liens, releases, or judgments. Provides fees for a tax lien release. Amends the Motor Fuel Tax Law. Provides that the penalties on bonds required 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 Underground Storage Tank Fund may also be used for refunds under the Motor Fuel Tax Act. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

35 ILCS 505/4c rep.

Provides that the amount of the penalty of the bond for a licensee to act as a receiver of motor fuel in the State shall not exceed twice the amount of tax liability of a monthly return rather than twice the amount of tax liability on tax-free fuel expected to be used by the bulk user annually. Deletes the repealer of the Section in the Motor Fuel Tax Law concerning exceptions to bonding requirements.

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NOTE(S) THAT MAY APPLY: Fiscal
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Referred to Hse Rules Comm 97-03-10 H First reading 97-03-11 H Assigned to Revenue Do Pass/Short Debate Cal 011-000-000 97-03-21 H H Placed Cal 2nd Rdg-Sht Dbt

2405

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97-04-08 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-09 H Relld 2nd Rdng-Short Debate
               H Held 2nd Rdg-Short Debate
      97-04-10 H
                       Amendment No.01
                                            KUBIK
                       Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      97-04-11 H
                       Amendment No.01
                                            KUBIK
                                            Be adopted
               H Held 2nd Rdg-Short Debate
      97-04-16 H
                       Amendment No.01
                                            KUBIK
                                                                     Adopted
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-25 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2189
            KUBIK.
  New Act
  720 ILCS 5/28-1
                                   from Ch. 38, par. 28-1
  230 ILCS 20/Act rep.
  230 ILCS 25/Act rep.
  230 ILCS 30/Act rep.
  Creates the Omnibus Charitable Gaming Act. Provides for licenses to conduct pull
tabs and jar games, bingo games, and Las Vegas Nights. Provides for taxation of certain
revenues collected under the Act. Provides certain criminal and civil penalties for viola-
tions of the Act. Repeals the Illinois Pull Tabs and Jar Games Act, the Bingo License
and Tax Act, and the Charitable Games Act. Amends the Criminal Code of 1961 to up-
date references in those Acts. Effective January 1, 1999.
  HOUSE AMENDMENT NO. 1.
  Changes the effective date to January 1, 1998.
  NOTE(S) THAT MAY APPLY: Correctional; Fiscal
      97-03-10 H First reading
                                            Referred to Hse Rules Comm
```

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97-03-11 H
                                             Assigned to Revenue
      97-03-21 H
                       Amendment No.01
                                             REVENUE
                                                                      Adopted
                                                           Н
                                             Do Pass Amend/Short Debate 011-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
      97-04-08 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-18 H
                                             Re-committed to Rules
      99-01-12 H Session Sine Die
HB-2190
             KUBIK.
  230 ILCS 10/5
                                    from Ch. 120, par. 2405
  230 ILCS 10/5.2 new
  230 ILCS 10/6
                                    from Ch. 120, par. 2406
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230 ILCS 10/7 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
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Amends the Riverboat Gambling Act. Provides that the Board shall have the power to determine which entities 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 entities and persons. Gives the Board the power to require the removal of an officer, director, or shareholder of a licensee 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, Mc-

Henry, 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: Correctional; Fiscal

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Executive
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2191 BRADFORD - MOORE, EUGENE - HOLBROOK - SMITH, MICHAEL.

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35 ILCS 5/702 from Ch. 120, par. 7-702
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Amends the Illinois Income Tax Act by making the Section concerning the amount of an employee's withholding exemption gender neutral.

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STATE MANDATES FISCAL NOTE
HB2191 fails to create a State mandate.
FISCAL NOTE (Dept. of Revenue)
There will not be a fiscal impact to this Dept.

HOUSE AMENDMENT NO. 2.
Deletes reference to:
35 ILCS 5/702
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
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35 ILCS 735/3-3 from Ch. 120, par. 2603-3 Deletes everything. Amends the Civil Administrative Code of Illinois, the Illinois Income Tax Act, and 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.

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97-03-10 H First reading
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Revenue
                                     Do Pass/Stdnrd Dbt/Vo006-005-000
97-03-21 H
        H Plcd Cal 2nd Rdg Std Dbt
                                     Fiscal Note Requested MOORE, ANDREA
                                     St Mandate Fis Nte Requestd
         Н
                                       MOORE, ANDREA
         H Cal 2nd Rdg Std Dbt
97-04-07 H
                                     St Mandate Fis Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-08 H
                                     Fiscal Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-14 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-23 H Primary Sponsor Changed To BRADFORD
         H Added As A Joint Sponsor MOORE, EUGENE
         H Relld 2nd Rdng-Stnd Debate
                Amendment No.01
                                     BRADFORD
         Н
                Amendment referred to HRUL
                                    BRADFORD
                Amendment No.01
         Н
                Rules refers to
         H Hld Cal Ord 2nd Rdg-Shr Dbt
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97-04-24 H
                       Amendment No.01
                                            BRADFORD
                                            Be adopted
               Н
                       Amendment No.02
                                            BRADFORD
                       Amendment referred to HRUL
               Н
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-04-25 H
                       Amendment No.02
                                            BRADFORD
               Н
                                            Be adopted
               H Added As A Co-sponsor HOLBROOK
               H Added As A Co-sponsor SMITH, MICHAEL
                       Amendment No.01
                                            BRADFORD
                                                                     Withdrawn
               Н
               Η
                       Amendment No.02
                                            BRADFORD
                                                                     Adopted
               H Pld Cal Ord 3rd Rdg-Std Dbt
               H 3rd Rdg-Stnd Dbt-Pass/V116-000-000
      97-04-29 S Arrive Senate
               S Chief Sponsor WELCH
               S Placed Calendr, First Reading
               S First reading
                                            Referred to Sen Rules Comm
      99-01-12 H Session Sine Die
HB-2192
            MOORE.EUGENE.
   35 ILCS 5/202
                                   from Ch. 120, par. 2-202
  Amends the Illinois Income Tax Act. Makes language in the definition of net income
gender neutral.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB2192 fails to create a State mandate
      under the State Mandates Act.
      FISCAL NOTE (Dept. of Revenue)
      There will not be a fiscal impact to this Dept.
      97-03-10 H First reading
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Revenue
      97-03-21 H
                                            Do Pass/Stdnrd Dbt/Vo006-005-000
               H Plcd Cal 2nd Rdg Std Dbt
               Η
                                            Fiscal Note Requested MMORE, ANDREA
                                            St Mandate Fis Nte Requestd
               Н
                                              MOORE, ANDREA
               H Cal 2nd Rdg Std Dbt
      97-04-07 H
                                            St Mandate Fis Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-08 H
                                            Fiscal Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-14 H Second Reading-Stnd Debate
               H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-25 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2193
            MOORE,EUGENE.
   35 ILCS 5/210
  Amends the Illinois Income Tax Act by making a technical change in the Section
concerning the dependent care assistance program tax credit.
      97-03-10 H First reading
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Revenue
      97-03-21 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2194
            MOORE, EUGENE.
   35 ILCS 5/506
                                   from Ch. 120, par. 5-506
  Amends the Illinois Income Tax Act. Makes technical changes in the Section con-
cerning federal returns.
      97-03-10 H First reading
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Revenue
      97-03-21 H
                                            Re-Refer Rules/Rul 19(a)
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HB-2195 MOORE,EUGENE.

99-01-12 H Session Sine Die

35 1LCS 5/602 from Ch. 120, par. 6-602

Amends the Illinois Income Tax Act. Makes technical changes in the Section concerning tentative payments.

97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Revenue
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HB-2196 FANTIN.

35 ILCS 200/20-10

Amends the Property Tax Code. Makes a technical change in the Section concerning mailing the tax bill to the mortgage lender.

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Revenue 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-2197 FANTIN.

35 ILCS 200/15-35

Amends the Property Tax Code. Makes technical changes in the Section concerning the exemption for property that is used for schools or school purposes.

STATE MANDATES FISCAL NOTE HB2197 fails to create a State mandate. FISCAL NOTE (Dept. of Revenue) There will not be a fiscal impact to this Dept. HOME RULE NOTE HB2197 has no impact on home rule units of local government. Referred to Hse Rules Comm 97-03-10 H First reading 97-03-11 H Assigned to Revenue 97-03-21 H Do Pass/Stdnrd Dbt/Vo006-005-000 H Plcd Cal 2nd Rdg Std Dbt Н Fiscal Note Requested MOORE, ANDREA St Mandate Fis Nte Requestd Н MOORE, ANDREA Η Home Rule Note Requested MOORE, ANDREA H Cal 2nd Rdg Std Dbt St Mandate Fis Note Filed 97-04-07 H H Cal 2nd Rdg Std Dbt 97-04-08 H Fiscal Note Filed H Cal 2nd Rdg Std Dbt 97-04-16 H Home Rule Note Filed H Cal 2nd Rdg Std Dbt 97-04-23 H Second Reading-Stnd Debate H Hld Cal Ord 2nd Rdg-Shr Dbt 97-04-25 H Re-Refer Rules/Rul 19(a)

HB-2198 FANTIN.

35 ILCS 200/10-60

Amends the Property Tax Code. Makes a technical change in the Section concerning the certificate of status for historic buildings.

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Revenue 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-2199 FANTIN.

35 ILCS 200/9-145

Amends the Property Tax Code. Makes technical changes in the Section concerning the statutory level of assessment.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB2199 fails to create a State mandate

under the State Mandates Act.

99-01-12 H Session Sine Die

FISCAL NOTE (Dept. of Revenue)

There will not be a fiscal impact to this Dept.

97-03-10 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Revenue

97-03-21 H Do Pass/Stdnrd Dbt/Vo006-005-000

H Plcd Cal 2nd Rdg Std Dbt

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97-03-21-Cont.
                                      Fiscal Note Requested MOORE, ANDREA
         Н
         Н
                                      St Mandate Fis Nte Requestd
                                        MOORE, ANDREA
         H Cal 2nd Rdg Std Dbt
97-04-07 H
                                      St Mandate Fis Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-08 H
                                      Fiscal Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-10 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-25 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2200 FANTIN.

35 ILCS 200/9-40

Amends the Property Tax Code. Makes a technical change in the Section concerning county tax maps maintained by the county assessor.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB2200 fails to create a State mandate

under the State Mandates Act.

FISCAL NOTE (Dept. of Revenue)

There will not be a fiscal impact to this Dept.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

35 ILCS 200/9-40

Adds reference to:

35 ILCS 200/18-45

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.

97 - 03-10 H	First reading	Referred to Hse Rules Comm
97-03-11 H		Assigned to Revenue
97-03-21 H		Do Pass/Short Debate Cal 011-000-000
Н	Placed Cal 2nd Rdg-Sht Dbt	
Н	_	Fiscal Note Requested MOORE, ANDREA
Н		St Mandate Fis Nte Requestd
		MOORE,ANDREA
Н		Home Rule Note Requested
		MOORE.ANDREA
Н	Cal Ord 2nd Rdg-Shr Dbt	
97 - 04-07 H		St Mandate Fis Note Filed
Н	Cal Ord 2nd Rdg-Shr Dbt	
97-04-08 H		Fiscal Note Filed
Н	Amendment No.01	FANTIN
Н		HRUL
Н	Cal Ord 2nd Rdg-Shr Dbt	
97-04 - 09 H		FANTIN
H		HREV
	Cal Ord 2nd Rdg-Shr Dbt	
97-04-10 H	1 11110-10111 1 1 1 1 1 1 1 1 1 1 1 1 1	FANTIN
H		Be adopted
Н		Fiscal Note Requested AS AMENDED/ MOORE,A
Н		St Mandate Fis Nte Requestd AS
		AMENDED/MOORÊ,A
Н	Cal Ord 2nd Rdg-Shr Dbt	
97 - 04-15 H		Fiscal Note Request W/drawn
Н		St Mandate Fis Nte Req-Wdrn
Н		Home Rule Note Requested WITHDRAWN/

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97-04-15-Cont.
                                       MOORE A
         H
                                     Home Rule Note Requested AS AMENDED
                                     WITHDRAWN/MOORE A
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-16 H Second Reading-Short Debate
         Н
                Amendment No.01
                                     FANTIN
                                                             Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-18 H 3rd Rdg-Sht Dbt-Pass/Vote 104-010-000
97-04-23 S Arrive Senate
         S Chief Sponsor PETERSON
         S Placed Calendr, First Reading
          First reading
                                     Referred to Sen Rules Comm
         S Added as Chief Co-sponsor BERMAN
99-01-12 H Session Sine Die
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HB-2201 BLACK - BRUNSVOLD.

35 ILCS 115/2c

from Ch. 120, par. 439.102c

Amends the Service Occupation Tax Act. Makes technical changes in the Section concerning corporations, limited liability companies, societies, associations, foundations, or institutions organized and operated exclusively for educational purposes.

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB2201 fails to create a State mandate under the State Mandates Act.
FISCAL NOTE (Dept. of Revenue)
There will not be a fiscal impact to this Dept.
HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 15/2c Adds reference to:

35 ILCS 110/3-70

Deletes everything. Amends the Service Use Tax Act. Provides that all purchases of manufacturing machinery and equipment and graphic arts machinery and equipment that qualify for the manufacturing machinery and equipment or graphic arts machinery and equipment exemptions qualify for the credit without regard to whether the serviceman elected, or could have elected, to exclude the transaction from this Act. Provides that if the serviceman's billing to the service customer separately states a selling price for the exempt manufacturing machinery or equipment or the exempt graphic arts machinery and equipment, the credit shall be calculated based on that selling price. Provides that if the serviceman's billing does not separately state a selling price for the exempt manufacturing machinery and equipment or the exempt graphic arts machinery and equipment, the credit shall be calculated based on 50% of the entire billing. Provides that if the serviceman contracts to design, develop, and produce special order manufacturing machinery and equipment or special order graphic arts machinery and equipment, and the billing does not separately state a selling price for such special order machinery and equipment, the credit shall be calculated based on 50% of the entire billing. Provides that these provisions are effective for purchases made on or after January 1, 1995. Effective immediately.

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97-03-10 H First reading
                                     Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Revenue
97-03-21 H
                                     Do Pass/Stdnrd Dbt/Vo006-005-000
        H Plcd Cal 2nd Rdg Std Dbt
                                     Fiscal Note Requested MOORE, ANDREA
        Н
        Η
                                     St Mandate Fis Nte Requestd
                                        MOORE, ANDREA
         H Cal 2nd Rdg Std Dbt
                                     St Mandate Fis Note Filed
97-04-07 H
        H Cal 2nd Rdg Std Dbt
97-04-08 H
                                     Fiscal Note Filed
        H Cal 2nd Rdg Std Dbt
97-04-14 H Second Reading-Stnd Debate
        H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-19 H Rolld 2nd Rdng-Stnd Debate
                                     BRUNSVOLD
        Н
                Amendment No.01
                Amendment referred to HRUL
        H Hld Cal Ord 2nd Rdg-Shr Dbt
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97-04-23 H
                       Amendment No.01
                                            BRUNSVOLD
               Н
                       Rules refers to
                                              HREV
               H
                       Amendment No.01
                                            BRUNSVOLD
                                            Be adopted
               Н
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-04-25 H Primary Sponsor Changed To BLACK
               H Added As A Joint Sponsor BRUNSVOLD
                       Amendment No.01
                                            BRUNSVOLD
                                                                      Adopted
               H Pld Cal Ord 3rd Rdg-Std Dbt
               H 3rd Rdg-Stnd Dbt-Pass/V115-000-000
      97-04-29
               S Arrive Senate
                 Placed Calendr, First Reading
               S Chief Sponsor FITZGERALD
               S Added as Chief Co-sponsor PETERSON
      97-04-30 S First reading
                                            Referred to Sen Rules Comm
                                            Assigned to Revenue
      97-05-08
                                            Recommended do pass 009-000-001
               S
                 Placed Calndr, Second Reading
      97-05-09
               S
                 Second Reading
               S Placed Calndr, Third Reading
               S Added As A Co-sponsor HENDON
      97-05-14 S Third Reading - Passed 055-001-000
               H Passed both Houses
      97-06-12 H Sent to the Governor
      97-07-23 H Governor approved
                    Effective Date 97-07-23
               Н
                    PUBLIC ACT 90-0166
               Н
HB-2202
            BRUNSVOLD.
   35 ILCS 120/1c
                                    from Ch. 120, par. 440c
  Amends the Retailers' Occupation Tax Act. Makes technical changes in the Section
concerning retailers who lease, rent, or sell used motor vehicles.
      97-03-10 H First reading
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Revenue
      97-03-21 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2203
            BRUNSVOLD.
   35 ILCS 105/2c
                                    from Ch. 120, par. 439.2c
  Amends the Use Tax Act. Makes technical changes in the Section concerning corpo-
rations, limited liability companies, societies, associations, foundations, or institutions
organized and operated exclusively for educational purposes.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB2203 fails to create a State mandate
      under the State Mandates Act.
      FISCAL NOTE (Dept. of Revenue)
      There will not be a fiscal impact to this Dept.
      97-03-10 H First reading
                                            Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Revenue
      97-03-21 H
                                            Do Pass/Stdnrd Dbt/Vo006-005-000
               H Plcd Cal 2nd Rdg Std Dbt
               Η
                                            Fiscal Note Requested MOORE, ANDREA
               Η
                                            St Mandate Fis Nte Requestd
                                               MOORE, ANDREA
               H Cal 2nd Rdg Std Dbt
      97-04-07 H
                                            St Mandate Fis Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-08 H
                                            Fiscal Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-14 H Second Reading-Stnd Debate
               H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-25 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
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HB-2204 BRUNSVOLD.

35 ILCS 110/3c from Ch. 120, par. 439.33c

Amends the Service Use Tax Act. Make technical changes in the Section concerning corporations, limited liability companies, societies, associations, foundations, or institutions organized and operated exclusively for educational purposes.

97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Revenue
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

99-01-12 H Session Sine Die

HB-2205 MOORE, EUGENE.

65 ILCS 5/11-74.4-10

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Makes technical changes in the Section concerning the usage of certain funds received by the municipality to pay redevelopment project costs.

from Ch. 24, par. 11-74.4-10

Referred to Hse Rules Comm 97-03-10 H First reading 97-03-11 H Assigned to Revenue 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

MOORE, EUGENE. HB-2206

65 ILCS 5/8-3-15 from Ch. 24, par. 8-3-15

Amends the Illinois Municipal Code. Makes technical changes in the Section concerning the power of a corporate authority of a municipality to enforce the collection of any tax imposed and collected by the municipality.

STATE MANDATES FISCAL NOTE HB 2206 fails to meet the definition of a State mandate.

HOUSING AFFORDABILITY IMPACT NOTE

No fiscal effect on single-family residences.

FISCAL NOTE (DCCA)

HB2206 imposes no additional requirements and does not have a

fiscal impact on units of local gov't.

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Local Government 97-03-21 H Re-Refer Rules/Rul 19(a) 97-04-03 H St Mandate Fis Note Filed Н Committee Rules 97-04-08 H Housing Aford Note Filed Committee Rules 97-04-10 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2207 MOORE, EUGENE.

65 ILCS 5/8-3-4

from Ch. 24, par. 8-3-4

Amends the Illinois Municipal Code. Makes technical changes in the Section concerning the levy of a tax for the payment of a particular debt.

STATE MANDATES FISCAL NOTE HB 2207 fails to create a State mandate.

HOME RULE NOTE

HB 2207 does not preempt home rule authority.

FISCAL NOTE (DCCA)

HB2207 imposes no additional requirements and does not have a

fiscal impact on units of local gov't.

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Local Government 97-03-21 H Re-Refer Rules/Rul 19(a) 97-04-03 H St Mandate Fis Note Filed Η Home Rule Note Filed Н Committee Rules 97-04-10 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

WINTERS. HR-2208

625 ILCS 45/5-18a new

Amends the Boat Registration and Safety Act. Provides that the Division of Law Enforcement of the Department of Natural Resources shall implement and enforce a Personal Watercraft Safety Program to certify persons operating personal watercraft and specialty prop-craft. Provides that the Department, by administrative rule, shall imple**2413** HB-2208—Cont.

ment the course as a pilot program in a determined area and may charge a fee for the course. Provides that a person who violates the provision is subject to an administrative fine of up to \$100 and that after 2 years the Department shall report to the Governor and the General Assembly on the progress of the pilot program.

NOTE(S) THAT MAY APPLY: Fiscal
97-03-10 H First reading
97-03-11 H
Assigned to Agriculture & Conservation
97-03-21 H
99-01-12 H Session Sine Die

HB-2209 RUTHERFORD - KOSEL - HASSERT.

70 ILCS 508/15 70 ILCS 508/35

Amends the Joliet Arsenal Development Authority Act. Deletes the provision that provides that if the Authority determines that its moneys will not be sufficient for the principal and interest payments on its revenue bonds, the Chairman of the Authority shall certify to the Governor the amount required by the Authority and the Governor shall submit the amount to the General Assembly no later than the end of the current fiscal year. Deletes the provision that provides that the Chairman shall certify to the Governor the amount required to restore the reserve fund to the level required in the resolution or indenture securing revenue bonds if the Authority withdraws funds from the reserve funds for a principal or interest payment on revenue bonds. Increases the Board of Directors from 9 to 11 members. Provides that the 2 new members shall be appointed by the Governor from Will County, with the advice and consent of the Senate. States that the new members' terms shall commence 30 days after the effective date of this amendatory Act. Specifies the initial terms for the new members. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 70 ILCS 508/10.20 70 ILCS 508/10.40 70 ILCS 508/10.45 70 ILCS 508/10.55 70 ILCS 508/15 70 ILCS 508/25 70 ILCS 508/35

Deletes everything. Amends the Joliet Arsenal Development Authority Act. Provides that the Authority (now, with written approval of the Governor) shall have the continuing power to issue revenue bonds, notes, or other evidences of indebtedness in an aggregate amount not to exceed \$100,000,000 for certain purposes. Deletes the provision that provides that if the Authority determines that its moneys will not be sufficient for the principal and interest payments on its revenue bonds, the Chairman of the Authority shall certify to the Governor the amount required by the Authority and the Governor shall submit the amount to the General Assembly no later than the end of the current fiscal year. Deletes the provision that provides that the Chairman shall certify to the Governor the amount required to restore the reserve fund to the level required in the resolution or indenture securing revenue bonds if the Authority withdraws funds from the reserve funds for a principal or interest payment on revenue bonds. Provides that "project" means any industrial or commercial project (now, industrial, commercial, or service project). States that "costs incurred in connection with the development, construction, acquisition, or improvement of a project" includes interest costs with respect to revenue bonds, notes, and other evidences of indebtedness of the Authority prior to and during construction and for a period of 36 months (now, 6 months) thereafter. Provides that "lease agreement" means an agreement under which a project acquired by the authority is leased to a person or governmental agency that will use the project as a project upon terms providing for lease rental payments at least sufficient to pay when due the lessee's pro rata share of all principal of and interest and premium on any evidence of indebtedness. Provides that "loan agreement" means any agreement by which the Authority agrees to loan the proceeds of its evidences of indebtedness issued with respect to a project to any person or governmental agency that will use or cause the project to be used as a project upon terms providing for loan repayment installments at least sufficient to pay when due the borrower's pro rata share of all principal of and interest and premium on the evidences of indebtedness. Allows the Authority to borrow money and to issue revenue bonds, notes, or other evidences of indebtedness to evidence the obligation of the Authority to repay the borrowings. 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.

SENATE AMENDMENT NO. 1.

Deletes reference to:

70 ILCS 508/15

Removes the provision that 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).

CONFERENCE COMMITTEE REPORT NO. 1.

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Recommends that the House concur in Senate Amendment No. 1.
NOTE(S) THAT MAY APPLY: Fiscal
   97-03-10 H First reading
                                         Referred to Hse Rules Comm
   97-03-11 H
                                         Assigned to Executive
   97-03-20 H
                                         Do Pass/Short Debate Cal 015-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
   97-03-21 H
                    Amendment No.01
                                         RUTHERFORD
             Н
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-09 H
                    Amendment No.01
                                         RUTHERFORD
                    Rules refers to
            Н
                                          HEXC
             H Cal Ord 2nd Rdg-Shr Dbt
   97-04-10 H
                    Amendment No.01
                                         RUTHERFORD
            Η
                                         Be adopted
             H Second Reading-Short Debate
             Η
                    Amendment No.01
                                         RUTHERFORD
                                                                 Adopted
            H Pld Cal Ord 3rd Rdg-Sht Dbt
    97-04-14 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-001
   97-04-15 S Arrive Senate
             S Placed Calendr, First Reading
   97-04-18 S Chief Sponsor PETKA
   97-04-23 S First reading
                                         Referred to Sen Rules Comm
   97-04-24 S Added as Chief Co-sponsor WALSH,L
    97-04-30 S
                                         Assigned to Executive
   97-05-08 S
                    Amendment No.01
                                         EXECUTIVE S
                                                                 Adopted
             S
                                         Recommided do pass as amend 008-005-000
              Placed Calndr, Second Reading
   97-05-09 S Second Reading
             S Placed Calndr, Third Reading
   97-05-13 S Third Reading - Passed 054-002-001
             H Arrive House
             H Place Cal Order Concurrence 01
   97-05-14 H Motion Filed Concur
             H Refer to Rules/Rul 75(a)
             H Place Cal Order Concurrence 01
    97-05-15 H Be approved consideration 01/HRUL
             Н
                                         003-002-000
             H Place Cal Order Concurrence 01
    97-05-19 H Motion Filed Non-Concur 01/RUTHERFORD
             H H Noncners in S Amend. 01
             S Secretary's Desk Non-concur 01
    97-05-20 S Filed with Secretary
                                         Mtn refuse recede-Sen Amend
    97-05-21 S
               S Refuses to Recede Amend 01
               S Requests Conference Comm 1ST/PETKA
               Sen Conference Comm Apptd 1ST/PETKA,
             S
                                           KLEMM, KARPIEL
                                           COLLINS, WALSH,L
   97-05-22 H Hse Accede Req Conf Comm 1ST
             H Hse Conference Comm Apptd 1ST/MCGUIRE
             Н
                                           BURKE, HANNIG,
             Η
                                           CHURCHILL AND
             Н
                                           RUTHERFORD
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97-05-31 S Filed with Secretary
                S Conference Committee Report 1ST/PETKA
                S Conf Comm Rpt referred to SRUL
                H House report submitted 1ST/RUTHERFORD
                H Conf Comm Rpt referred to 1ST/HRUL
                H Be approved consideration HRUL/003-002-000
                S Conference Committee Report 1ST/PETKA
                S Be approved consideration SRUL
                H Added As A Joint Sponsor KOSEL
                H Added As A Co-sponsor HASSERT
                S Senate report submitted
                S Senate Conf. report Adopted 1ST/056-000-000
                H House Conf. report Adopted 1ST/118-000-000
                H Both House Adoptd Conf rpt 1ST
                H Passed both Houses
      97-06-27 H Sent to the Governor
      97-07-10 H Governor approved
                     Effective Date 97-07-10
                Η
                     PUBLIC ACT 90-0083
HB-2210
             DEUCHLER.
  765 ILCS 1025/1
                                     from Ch. 141, par. 101
  765 ILCS 1025/2
                                     from Ch. 141, par. 102
  765 ILCS 1025/2a
                                     from Ch. 14I, par. 102a
  765 ILCS 1025/4
                                     from Ch. 141, par. 104
  765 ILCS 1025/5
                                     from Ch. 141, par. 105
                                     from Ch. 141, par. 106
  765 ILCS 1025/6
  765 ILCS 1025/7
                                     from Ch. 141, par. 107
  765 ILCS 1025/7a
                                     from Ch. 141, par. 107a
  765 ILCS 1025/8
                                     from Ch. 141, par. 108
  765 ILCS 1025/8.1
                                     from Ch. 141, par. 108.1
  765 ILCS 1025/9
                                     from Ch. 141, par. 109
  765 ILCS 1025/10.5
  765 ILCS 1025/11
                                     from Ch. 141, par. 111
  765 ILCS 1025/12
                                     from Ch. 141, par. 112
  765 ILCS 1025/13
                                     from Ch. 141, par. 113
  765 ILCS 1025/21
                                     from Ch. 141, par. 121
  765 ILCS 1025/23
                                     from Ch. 141, par. 123
  765 ILCS 1025/23.5
  765 ILCS 1025/24
                                     from Ch. 141, par. 124
  765 ILCS 1025/25.5
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Amends the Uniform Disposition of Unclaimed Property Act. Removes references limiting the applicability of the Act to activity in this State. Provides for the inapplicability of a number of provisions for any examination commenced by the Department of Financial Institutions after January 1, 1998. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the amendatory language in the bill as introduced which, in most cases, renders inapplicable as of January 1, 1998 a requirement that holders of records of presumptively abandoned property retain the records until they are delivered to the Director of Financial Institutions shall apply only to property held by a trust division or trust department or by a trust company, or certain affiliates of any of these.

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FISCAL NOTE, AMENDED (Dpt. Financial Institutions)
There would be no fiscal impact on the Department.
97-03-10 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Financial Institutions
97-03-19 H
                                       FIN INSTIT H
                 Amendment No.01
                                                                 Adopted
                                       Do Pass Amend/Short Debate 029-000-000
         Н
         H Placed Cal 2nd Rdg-Sht Dbt
97-03-20 H
                                       Fiscal Note Filed
         H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-12 H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-000
97-04-14 S Arrive Senate
         S Placed Calendr, First Reading
97-04-23 S Chief Sponsor O'MALLEY
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97-04-24 S First reading
                                                Referred to Sen Rules Com.n
       97-04-25 S
                                                Assigned to Financial Institutions
       97-05-08 S
                                                Recommended do pass 008-000-000
                 S Placed Calndr, Second Reading
       97-05-09 S Second Reading
                 S Placed Calndr, Third Reading
       97-05-13 S Third Reading - Passed 058-000-000
                 H Passed both Houses
       97-06-11 H Sent to the Governor
       97-07-23 H Governor approved
                 Н
                      Effective Date 97-07-23
                 H
                      PUBLIC ACT 90-0167
             HASSERT - BRADLEY - PERSICO - BUGIELSKI.
HB-2211
  205 ILCS 660/2
                                      from Ch. 17, par. 5202
  205 ILCS 660/3
                                      from Ch. 17, par. 5203
  205 ILCS 660/4
                                      from Ch. 17, par. 5204
  205 ILCS 660/5
                                      from Ch. 17, par. 5205
  205 ILCS 660/6
                                      from Ch. 17, par. 5206
  205 ILCS 660/7
                                      from Ch. 17, par. 5207
  205 ILCS 660/8
                                      from Ch. 17, par. 5208
  205 ILCS 660/8.1
                                      from Ch. 17, par. 5209
  205 ILCS 660/8.2
                                      from Ch. 17, par. 5210
  205 ILCS 660/8.3
                                      from Ch. 17, par. 5211
  205 1LCS 660/8.4
                                      from Ch. 17, par. 5212
  205 ILCS 660/8.6
                                      from Ch. 17, par. 5214
  205 ILCS 660/8.8
                                      from Ch. 17, par. 5216
  205 ILCS 660/8.9
                                      from Ch. 17, par. 5217
  205 ILCS 660/8.10
                                      from Ch. 17, par. 5218
  205 ILCS 660/8.11
                                       from Ch. 17, par. 5219
  205 ILCS 660/8.13
                                      from Ch. 17, par. 5221
  205 ILCS 660/8.14 new
  205 ILCS 660/10
                                      from Ch. 17, par. 5223
  205 ILCS 660/10.1
                                      from Ch. 17, par. 5224
  205 ILCS 660/10.2
                                      from Ch. 17, par. 5225
  205 ILCS 660/11
                                       from Ch. 17, par. 5229
  205 ILCS 660/12
                                      from Ch. 17, par. 5230
  205 ILCS 660/13
                                       from Ch. 17, par. 5231
  205 ILCS 660/14
                                       from Ch. 17, par. 5232
  205 ILCS 660/15
                                       from Ch. 17, par. 5233
   205 ILCS 660/15.5 new
  205 ILCS 660/16.5 new
   205 ILCS 660/18 new
  205 ILCS 660/19 new
   205 ILCS 660/20 new
  205 ILCS 660/8,7 rep.
  205 1LCS 660/9 rep.
  205 ILCS 660/10.5 rep.
  205 ILCS 660/16 rep.
  205 ILCS 670/Act title
  205 ILCS 670/1
                                       from Ch. 17, par. 5401
   205 ILCS 670/2
                                       from Ch. 17, par. 5402
   205 ILCS 670/4
                                       from Ch. 17, par. 5404
   205 ILCS 670/5
                                       from Ch. 17, par. 5405
  205 ILCS 670/7
                                       from Ch. 17, par. 5407
   205 ILCS 670/8
                                       from Ch. 17, par. 5408
                                       from Ch. 17, par. 5409
   205 ILCS 670/9
   205 ILCS 670/9.1 new
  205 ILCS 670/10
                                       from Ch. 17, par. 5410
  205 ILCS 670/11
                                       from Ch. 17, par. 5411
  205 ILCS 670/12
                                       from Ch. 17, par. 5412
   205 ILCS 670/12.5 new
   205 ILCS 670/13
                                       from Ch. 17, par. 5413
   205 ILCS 670/14
                                       from Ch. 17, par. 5414
   205 ILCS 670/15
                                       from Ch. 17, par. 5415
   205 ILCS 670/15a
                                       from Ch. 17, par. 5416
   205 ILCS 670/15b
                                       from Ch. 17, par. 5417
  205 ILCS 670/15d
                                       from Ch. 17, par. 5419
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205 ILCS 670/15e	from Ch. 17, par. 5419.1
205 ILCS 670/16	from Ch. 17, par. 5420
205 ILCS 670/17	from Ch. 17, par. 5423
205 ILCS 670/17	
	from Ch. 17, par. 5424
205 ILCS 670/19.1	from Ch. 17, par. 5425.1
205 ILCS 670/19.5 new	
205 ILCS 670/20	from Ch. 17, par. 5426
205 ILCS 670/20.5 new	•
205 ILCS 670/20.7 new	
205 ILCS 670/21	from Ch. 17, par. 5427
205 ILCS 670/22	from Ch. 17, par. 5428
	f-and Ch. 17, par. 5428
205 ILCS 670/23	from Ch. 17, par. 5429
205 ILCS 670/24.5 new	
205 ILCS 670/3 rep.	
205 ILCS 670/4.1 rep.	
205 ILCS 670/6 rep.	
205 ILCS 670/19 rep.	
205 ILCS 670/24 rep.	
815 ILCS 375/2	from Ch 101 1/2 non 562
015 ILCS 575/2	from Ch. 121 1/2, par. 562
815 ILCS 375/2.5	from Ch. 121 1/2, par. 562.5
815 ILCS 375/2.7	from Ch. 121 1/2, par. 562.7
815 ILCS 375/2.9	from Ch. 121 1/2, par. 562.9
815 ILCS 375/2.11	from Ch. 121 1/2, par. 562.11
815 ILCS 375/2.12	from Ch. 121 1/2, par. 562.12
815 ILCS 375/2.14 new	
815 ILCS 375/2.14 new	
	f Cl 101 1/0 560
815 ILCS 375/3	from Ch. 121 1/2, par. 563
815 ILCS 375/4	from Ch. 121 1/2, par. 564
815 ILCS 375/5	from Ch. 121 1/2, par. 565
815 ILCS 375/6	from Ch. 121 1/2, par. 566
815 ILCS 375/7	from Ch. 121 1/2, par. 567
815 ILCS 375/8	from Ch. 121 1/2, par. 568
815 ILCS 375/9	from Ch. 121 1/2, par. 569
815 ILCS 375/9.02	from Ch. 121 1/2, par. 569.02
815 ILCS 375/9.03 new	
815 ILCS 375/10	from Ch. 121 1/2, par. 570
815 ILCS 375/11	from Ch. 121 1/2, par. 571
815 ILCS 375/11.2 new	•
815 ILCS 375/13	from Ch. 121 1/2, par. 573
815 ILCS 375/15	from Ch. 121 1/2, par. 575
815 ILCS 375/17.1 new	110111 Cii. 121 1/2, par. 3/3
	f Cl. 101 1/0 500
815 ILCS 375/20	from Ch. 121 1/2, par. 580
815 ILCS 375/21	from Ch. 121 1/2, par. 581
815 ILCS 375/24	from Ch. 121 1/2, par. 584
815 ILCS 405/2	from Ch. 121 I/2, par. 502
815 ILCS 405/2.9	from Ch. 121 1/2, par. 502.9
815 ILCS 405/2.11	from Ch. 121 1/2, par. 502,11
815 ILCS 405/2.13	from Ch. 121 1/2, par. 502.13
815 ILCS 405/2.16 new	110111 Cm. 121 1/2, par. 302.13
815 ILCS 405/2.17 new	2 21 121 112 222
815 ILCS 405/3	from Ch. 121 1/2, par. 503
815 ILCS 405/5	from Ch. 121 1/2, par. 505
815 ILCS 405/6	from Ch. 121 1/2, par. 506
815 ILCS 405/7	from Ch. 121 1/2, par. 507
815 ILCS 405/8	from Ch. 121 1/2, par. 508
815 ILCS 405/9	from Ch. 121 1/2, par. 509
815 ILCS 405/11	
	from Ch. 121 1/2, par. 511
815 ILCS 405/11.1 new	f GI 101.1/2
815 ILCS 405/12	from Ch. 121 1/2, par. 512
815 ILCS 405/12.1 new	
815 ILCS 405/13	from Ch. 121 1/2, par. 513
815 ILCS 405/14	from Ch. 121 1/2, par. 514
815 ILCS 405/21	from Ch. 121 1/2, par. 521
815 ILCS 405/23.1 new	
815 ILCS 405/24	from Ch 121 1/2 524
	from Ch. 121 I/2, par. 524
815 ILCS 405/27	from Ch. 121 1/2, par. 527
815 ILCS 405/28	from Ch. 121 1/2, par. 528
8.15 ILCS 405/31	from Ch. 121 1/2, par. 531
	•

Amends the Sales Finance Agency Act and the Consumer Installment Loan Act. Amends provisions regarding application and renewal of licenses, suspension and revocation of licenses, and ceasing operations under these Acts. Provides that a claim for a violation of these Acts may be asserted in an individual action. Makes provision for the Director of the Department of Financial Institutions to issue cease and desist orders or to petition the circuit court for an injunction, penalties, and costs. Amends the Consumer Installment Loan Act regarding loss insurance on secured property and provides that the parties may agree to submit disputes to arbitration; permits loans up to \$25,000 (now \$10,000). Makes other changes to these Acts, Amends the Motor Vehicle Retail Installment Sales Act and the Retail Installment Sales Act. Provides that the parties may agree to submit disputes to arbitration and amends provisions regarding loss insurance on secured property. Provides that a claim for a violation of these Acts may be asserted in an individual action. Changes some fees licensees may charge under this Act. Makes other changes.

FISCAL NOTE (Dpt. Financial Institutions)

There would be no fiscal impact on the Department.

SENATE AMENDMENT NO. 1.

Deletes reference to:

815 ILCS 375/24

815 ILCS 405/31 Adds reference to:

815 ILCS 205/4a

from Ch. 17, par. 6410

Makes a number of changes to correct technical errors and to revise certain terminology. Further amends the Consumer Installment Loan Act to restrict placement of a limited purpose branch. Further amends the Motor Vehicle Retail Installment Sales Act and the Retail Installment Sales Act in provisions regarding required disclosures in retail installment contracts to provide that the contract need not disclose to an obligor any agreement to sell, assign, or otherwise transfer the contract to a third party or the amount of any compensation to be paid to the seller or the person who originated the contract or how the compensation is determined. Deletes from these Acts changes that permit individual actions for violations. Makes other changes. Amends the Interest Act in provisions regarding interest rates on installment loans to remove the exception to the limit on the rate of interest which may be received or contracted to be received and collected by any lender licensed under the Sales Finance Agency Act.

SENATE AMENDMENT NO. 2.

Deletes reference to:

205 ILCS 670/3 rep.

205 ILCS 670/19.5

815 ILCS 375/3 815 ILCS 405/3

Further amends the Sales Finance Agency Act. Changes provisions from authorizing an individual action for violations of this Act to provisions authorizing a civil action, and provides that the court may award attorney's fees and costs. Further amends the Consumer Installment Loan Act. Removes new provisions providing for arbitration of contract disputes. Restores provisions allowing obligors to recover reasonable attorney's fees and court costs for violations of certain provisions of the Act. Changes provisions authorizing an individual action for violations of this Act to provisions authorizing a civil action. Further amends the Motor Vehicle Retail Installment Sales Act and the Retail Installment Sales Act. Removes changes to provisions regarding general requirements of a contract under these Acts. Provides that a buyer may obtain a cash refund at the seller's or holder's location in certain cases. Restores provisions that the court may award attorney's fees to either party as the interests of justice may require. In the Retail Installment Sales Act also restores provisions authorizing the acceleration of the contract by the seller in some cases of buyer fault.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

97-03-10 H First reading

H Added As A Joint Sponsor KOTLARZ

Referred to Hse Rules Comm

Assigned to Financial Institutions

97-03-12 H Added As A Co-sponsor PERSICO

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97-03-19 H
                                       Do Pass/Short Debate Cal 027-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-03-20 H
                                       Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
         H Second Reading-Short Debate
         H Pld Cai Ord 3rd Rdg-Sht Dbt
97-04-10 H Relld 2nd Rdng-Short Debate
         H Held 2nd Rdg-Short Debate
97-04-12 H Added As A Co-sponsor BUGIELSKI
97-04-14 H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 112-004-000
97-04-17 S Arrive Senate
         S Placed Calendr, First Reading
97-04-23 S Chief Sponsor O'MALLEY
97-04-24 S First reading
                                       Referred to Sen Rules Comm
97-04-25 S
                                       Assigned to Financial Institutions
97-05-08 S
                                       FINANC, INST. S
                                                                Adopted
                 Amendment No.01
                                       Recommnded do pass as amend 009-000-000
         S Placed Calndr, Second Reading
97-05-09 S Second Reading
          S Placed Calndr, Third Reading
97-05-15 S Filed with Secretary
                                       O'MALLEY
                 Amendment No.02
          S
                 Amendment referred to SRUL
          S
                 Amendment No.02
                                       O'MALLEY
          S
                 Rules refers to
                                         SFIC
97-05-16 S
                 Amendment No.02
                                       O'MALLEY
                                       Be adopted
          S Recalled to Second Reading
                 Amendment No.02
                                       O'MALLEY
                                                                 Adopted
          S Placed Calndr, Third Reading
          S Third Reading - Passed 055-000-003
          H Arrive House
          H Place Cal Order Concurrence 01,02
97-05-17 H Motion Filed Concur
          H Refer to Rules/Rul 75(a)
          H Place Cal Order Concurrence 01.02
97-05-19 H
                 Motion referred to
                                         01.02/HFIN
          H Place Cal Order Concurrence 01.02
97-05-21 H Be approved consideration 01/022-000-000
          H Be approved consideration 02/022-000-000
          H H Concurs in S Amend. 01,02/095-021-001
          H Passed both Houses
97-06-19 H Sent to the Governor
97-08-16 H Governor approved
               Effective Date 98-01-01
               PUBLIC ACT 90-0437
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HB-2212 TURNER, ART.

20 ILCS 2605/55a from Ch. 127, par. 55a 20 ILCS 2630/5 from Ch. 38, par. 206-5

Amends the Civil Administrative Code of Illinois. Provides that in exercising their duties in relation to the Law Enforcement Agencies Data System (LEADS), the Department of State Police shall ensure that no information concerning the arrest of an individual shall be included in LEADS if that individual is acquitted or released without being convicted. Amends the Criminal Identification Act. Deletes provision requiring that, in order for an adult or minor charged with a violation of a municipal ordinance or a felony or misdemeanor and acquitted or released without being convicted to have his or her record expunged, the person shall not have been previously convicted of any criminal offense or municipal ordinance violation.

97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Judiciary II - Criminal Law
97-03-21 H	Re-Refer Rules/Rul 19(a)
00.01.10.11.0 . 0. D.	

99-01-12 H Session Sine Die

HB-2213 **2420**

HB-2213 SKINNER.

735 ILCS 5/11-I07.2 new

Amends the Code of Civil Procedure. Provides that a married woman who wishes to have an abortion performed upon her must give at least 72 hours actual notice of her intent to her husband if the husband resides in the same household as the married woman. Provides that intentionally performing an abortion in violation of this provision is a petty offense.

97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary I - Civil Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-2214 JOHNSON, TOM - NOVAK.

415 ILCS 5/3.86

Amends the Environmental Protection Act to make a technical change.

SENATE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/3.86 Adds reference to: 420 ILCS 42/15 420 ILCS 42/32 new

Replaces the title and everything after the enacting clause. Amends the Uranium and Thorium Mill Tailings Control Act to provide that no by-product material storage fee shall be imposed upon or collected from an owner of a facility after impacted soils at the facility have been appropriately cleaned up. Limits the expenditure of moneys deposited into the By-Product Material Safety Fund to effectuating enumerated purposes as the moneys relate to the payee's by-product material. Authorizes the Department of Nuclear Safety to adopt rules, or impose by order or license amendment or condition, restrictions on the use of property and groundwater on the property in connection with the decommissioning of a source material milling facility or the termination of the facility's license. Makes additional substantive changes. Adds an immediate effective date.

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Referred to Hse Rules Comm
97-03-10 H First reading
                                      Assigned to Environment & Energy
97-03-11 H
97-03-19 H Primary Sponsor Changed To JOHNSON, TOM
                                      Do Pass/Short Debate Cal 012-000-000
97-03-20 H
         H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Joint Sponsor NOVAK
97-04-10 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-17 H 3rd Rdg-Sht Dbt-Pass/Vote 101-014-000
97-04-18 S Arrive Senate
         S Placed Calendr, First Reading
97-04-24 S Chief Sponsor KARPIEL
97-04-25 S First reading
                                      Referred to Sen Rules Comm
97-04-29 S
                                      Assigned to Environment & Energy
97-05-08 S
                 Amendment No.01
                                      ENVIR. & ENE. S
                                                                Adopted
                                       Recomminded do pass as amend 009-000-000
         S Placed Calndr, Second Reading
97-05-09 S Second Reading
         S Placed Calndr, Third Reading
97-05-13 S Third Reading - Passed 057-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
97-05-16 H Motion Filed Concur
         H Refer to Rules/Rul 75(a)
         H Place Cal Order Concurrence 01
97-05-20 H Be approved consideration 0I/HRUL
         H H Concurs in S Amend. 01/118-000-000
         H Passed both Houses
97-06-18 H Sent to the Governor
97-06-30 H Governor approved
         Н
              Effective Date 97-06-30
         Н
              PUBLIC ACT 90-0039
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2421 HB-2215

CROSS - SAVIANO. HB-2215

205 ILCS 510/5	from Ch. 17, par. 4655
205 ILCS 510/6	from Ch. 17, par. 4656
205 ILCS 510/7	from Ch. 17, par. 4657
205 ILCS 510/10	from Ch. 17, par. 4660

Amends the Pawnbroker Regulation Act. Permits pawnbroker records to be maintained in computer format. Provides that pawnbroker records are confidential. Provides that reports may be made by computer memory devices. Requires pawned property to

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be held by the pawnbroker for 72 (rather than 24) hours.
  SENATE AMENDMENT NO. 2.
  Adds July 1, 1998 effective date.
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CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-am 2.
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Recommends that the bill be further amended as follows:

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Adds reference to:
205 ILCS 510/0.05 new
205 ILCS 510/2
                             from Ch. 17, par. 4652
205 ILCS 510/11
                             from Ch. 17, par. 4661
30 ILCS 105/5.449 new
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Provides that pawnbrokers shall be regulated by the Commissioner of Banks and Real Estate. Authorizes the Commissioner to establish license fees. Provides for the fees to be deposited into the Pawnbroker Regulation Fund, a special fund created in the State treasury. Requires pawnbrokers to disclose information regarding finance charges in connection with loans. Provides that upon default, a pawnbroker shall grant a 30-day grace period before selling the property pawned.

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97-03-10 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Registration & Regulation
97-03-14 H Added As A Joint Sponsor SAVIANO
97-03-20 H
                                      Do Pass/Short Debate Cal 025-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-19 H 3rd Rdg-Sht Dbt-Pass/Vote 099-007-004
97-04-23 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor DILLARD
97-04-24 S First reading
                                      Referred to Sen Rules Comm
97-04-25 S
                                      Assigned to Licensed Activities
97-05-07 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
97-05-08 S Second Reading
         S Placed Calndr, Third Reading
97-05-09 S Filed with Secretary
                Amendment No.01
                                      DILLARD
         S
                Amendment referred to SRUL
97-05-13
                Amendment No.01
                                      DILLARD
         S
                Rules refers to
                                        SLIC
97-05-14 S
                Amendment No.01
                                      DILLARD
                                      Held in committee
           Filed with Secretary
         S
                Amendment No.02
                                      DILLARD
                 Amendment referred to SRUL
97-05-15 S
                Amendment No.02
                                      DILLARD
         S Be approved consideration SRUL
         S
           Recalled to Second Reading
                                      DILLARD
                                                               Adopted
                Amendment No.02
         S Placed Calndr, Third Reading
97-05-16 S Third Reading - Passed 058-000-000
         S Tabled Pursuant to Rule5-4(A) SA 01
         S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 02
97-05-20 H Motion Filed Non-Concur 02/CROSS
         H Place Cal Order Concurrence 02
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97-05-22 H H Noncners in S Amend. 02
         S Secretary's Desk Non-concur 02
97-05-23 S Filed with Secretary
                                     Mtn refuse recede-Sen Amend
97-05-27 S S Refuses to Recede Amend 02
         S S Requests Conference Comm 1ST/DILLARD
           Sen Conference Comm Apptd 1ST/DILLARD,
                                       BURZYNSKI, MADIGAN
                                       MOLARO, DEL VALLE
97-05-28 H Hse Accede Req Conf Comm 1ST
         H Hse Conference Comm Apptd 1ST/CAPPARELLI,
         Н
                                       BUGIELSKI, HANNIG,
                                       CHURCHILL & PANKAU
97-05-31 S Filed with Secretary
         S Conference Committee Report 1ST/DILLARD
         S Conf Comm Rpt referred to SRUL
         S Conference Committee Report 1ST/DILLARD
                Rules refers to
                                       SLIC
         H House report submitted 1ST/CROSS
         H Conf Comm Rpt referred to 1ST/HRUL
         H Be approved consideration HRUL/003-002-000
         H House report submitted 1ST
         S Conference Committee Report 1ST/DILLARD
         S Be approved consideration SLIC/008-000-000
           Senate report submitted
           Senate Conf. report Adopted 1ST/057-000-000
         H House Conf. report Adopted 1ST/101-009-006
         H Both House Adoptd Conf rpt 1ST
         H Passed both Houses
97-06-27 H Sent to the Governor
97-08-17 H Governor approved
              Effective Date 98-07-01
              PUBLIC ACT 90-0477
```

HB-2216 MYERS – MITCHELL – JONES, JOHN – BOST – KLINGLER, BRAD-FORD, HOLBROOK AND DAVIS, STEVE.

20 ILCS 1105/3

from Ch. 96 1/2, par. 7403

20 ILCS 1105/8a new

Amends the Energy Conservation and Coal Development Act. Includes in the list of powers and duties of the Department of Commerce and Community Affairs the duty of operating the Corn to Ethanol Research Pilot Plant to reduce the costs of producing ethanol through the development of new production technologies, equipment, processes, feedstocks, and new value added co-products and by-products. Creates the Illinois Ethanol Research Advisory Board within the Department. Provides for the composition of the Board. Provides that the Board will review the plans and budget and advise on projects, priorities, policies, and procedures of the Pilot Plant, adopt by-laws, and report to the Governor and General Assembly outlining the progress and accomplishment on a yearly basis. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-10 H First reading
         H Added As A Joint Sponsor MITCHELL
         H Added As A Co-sponsor JONES JOHN
         H Added As A Co-sponsor BOST
         H Added As A Co-sponsor KLINGLER
                                     Referred to Hse Rules Comm
97-03-11 H
                                     Assigned to Environment & Energy
97-03-13 H Primary Sponsor Changed To MYERS
97-03-20 H
                                     Do Pass/Short Debate Cal 023-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Co-sponsor BRADFORD
97-03-25 H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor DAVIS, STEVE
97-04-08 H Second Reading-Short Debate
         H PId Cal Ord 3rd Rdg-Sht Dbt
97-04-12 H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-000
97-04-14 S Arrive Senate
         S Placed Calendr, First Reading
           Chief Sponsor MYERS,J
                                     Referred to Sen Rules Comm
         S First reading
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97-04-16 S Added As A Co-sponsor O'DANIEL
97-04-18 S Added as Chief Co-sponsor BOWLES
97-04-23 S
                                     Assigned to Environment & Energy
97-04-25 S Added as Chief Co-sponsor LUECHTEFELD
97-05-01 S
                                     Recommended do pass 010-000-000
         S Placed Calndr, Second Reading
97-05-07 S Second Reading
         S Placed Calndr, Third Reading
97-05-09 S Added As A Co-sponsor REA
         S Added As A Co-sponsor CLAYBORNE
         S Added As A Co-sponsor O'DANIEL
         S Third Reading - Passed 056-000-000
         H Passed both Houses
97-06-06 H Sent to the Governor
97-08-01 H Governor approved
              Effective Date 97-08-01
         Η
              PUBLIC ACT 90-0304
```

HB-2217 LEITCH - CURRY, JULIE - SCHOENBERG.

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

Amends the Government Salary Withholding Act. Permits local governments to select the charitable organizations that may participate in the payroll deduction fund-raising campaign, rather than using the United Fund and those deemed qualified by the State Comptroller. Specifies criteria for selection.

```
97-03-10 H First reading Referred to Hse Rules Comm
97-03-21 H Assigned to Local Government
97-03-20 H Plcd Cal 2nd Rdg Std Dbt
97-03-25 H Added As A Joint Sponsor CURRY, JULIE
H Added As A Co-sponsor SCHOENBERG
97-04-08 H Second Reading-Stnd Debate
H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-25 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2218 LEITCH - SLONE - SMITH, MICHAEL.

```
20 ILCS 805/63a36.1 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 State Finance Act and the Illinois Income Tax Act. Creates a tax checkoff for the Illinois River Restoration Fund. Amends the Civil Administrative Code of Illinois to require the Department of Natural Resources to use moneys deposited into the Fund to investigate dedicated sources for local soil erosion and water quality initiatives.

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d to investigate dedicated sources for local soil erosion and water quality ini
97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Revenue
97-03-14 H Added As A Joint Sponsor SLONE
H Added As A Co-sponsor SMITH,MICHAEL
97-03-21 H Re-Refer Rules/Rul 19(a)
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HB-2219 LEITCH – NOLAND – WOOLARD – BOLAND – SMITH,MICHAEL, TURNER,JOHN, LAWFER, WAIT AND SLONE.

35 ILCS 5/211 new

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 an owner of a riparian filter strip in an amount equal to 5% of the property tax that the owner paid on the riparian strip during the taxable year.

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HOUSE AMENDMENT NO. 1.
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99-01-12 H Session Sine Die

```
Deletes reference to:
35 ILCS 5/211 new
Adds reference to:
35 ILCS 200/10-152
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35 ILCS 200/15-48 new

Deletes everything. Amends the Property Tax Code to exempt all vegetative filter strips from property tax assessments. Changes the width requirement for qualification as a vegetative filter strip to at least 10-25 feet and up to 66 feet in width.

HOUSE AMENDMENT NO. 2.

Replaces the specified width limitation for a vegetative filter strip with the requirement that the strip meet the standards and specifications set forth in the Natural Resources Conservation Service Technical Guide.

```
NOTE(S) THAT MAY APPLY: Fiscal
    97-03-10 H First reading
                                        Referred to Hse Rules Comm
                                        Assigned to Revenue
    97-03-11 H
    97-03-21 H
                    Amendment No.01
                                        REVENUE
                                                    Н
                                                                Adopted
                                        Do Pass Amend/Short Debate 011-000-000
            H Placed Cal 2nd Rdg-Sht Dbt
                                        Fiscal Note Requested MOORE, ANDREA
            Η
                                        St Mandate Fis Nte Requestd
                                          MOORE, ANDREA
            H Cal Ord 2nd Rdg-Shr Dbt
    97-04-08 H
                                        Fiscal Note Request W/drawn
                                        Judicial Note Request WITHDRAWN/
                                          MOORE,A
            H Cal Ord 2nd Rdg-Shr Dbt
            H Added As A Joint Sponsor NOLAND
    97-04-11 H
                    Amendment No.02
                                        LEITCH
                    Amendment referred to HRUL
            н
            H Cal Ord 2nd Rdg-Shr Dbt
    97-04-12 H
                   Amendment No.02
                                        LEITCH
            Η
                                        Be adopted
            H Cal Ord 2nd Rdg-Shr Dbt
    97-04-14 H Second Reading-Short Debate
                    Amendment No.02
                                        LEITCH
                                                                Adopted
            H Pld Cal Ord 3rd Rdg-Sht Dbt
   97-04-18 H 3rd Rdg-Sht Dbt-Pass/Vote 102-009-001
            H Added As A Co-sponsor WOOLARD
            H Added As A Co-sponsor BOLAND
            H Added As A Co-sponsor SMITH, MICHAEL
             H Added As A Co-sponsor TURNER, JOHN
            H Added As A Co-sponsor LAWFER
            H Added As A Co-sponsor WAIT
            H Added As A Co-sponsor SLONE
    97-04-23 S Arrive Senate
             S Chief Sponsor WELCH
             S Added as Chief Co-sponsor SHADID
             S Placed Calendr, First Reading
               Added as Chief Co-sponsor WALSH,L
             S First reading
                                        Referred to Sen Rules Comm
    99-01-12 H Session Sine Die
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HB-2220 ERWIN.

New Act

35 ILCS 200/15-35

Creates the Higher Education Facilities Support Act of 1997. Creates only a short title. Amends the Property Tax Code by making technical corrections in the Section concerning the exemption for schools. Effective January 1, 1998.

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STATE DEBT IMPACT NOTE
HB 2220 would not have an impact on the level of State debt.
97-03-10 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Higher Education
97-03-20 H
                                       Do Pass/Short Debate Cal 009-005-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-08 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-15 H
                                       State Debt Note Filed
         H Cal Ord 3rd Rdg-Short Dbt
97-04-18 H
                                       Re-committed to Rules
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2425 HB-2220-Cont.

99-01-12 H Session Sine Die

HB-2221 MORROW.

New Act

15 ILCS 20/38.1

from Ch. 127, par. 38.1

Creates the Americans with Disabilities Act of 1990 Local Government Reimbursement Act. Requires units of local government to annually certify to the Office of the Governor all expenditures made pursuant to the Americans with Disabilities Act of 1990. Provides that when a unit of local government is required to expend funds pursuant to the Americans with Disabilities Act of 1990, the State shall reimburse the unit of local government for expenses incurred in its compliance. Amends the Civil Administrative Code of Illinois. Requires the Governor to include in his or her annual budget a recommendation for all amounts certified to his or her Office under the Americans with Disabilities Act of 1990 Local Government Reimbursement Act. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-10 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to State Govt Admin & Election

Refrm

97-03-13 H Primary Sponsor Changed To MORROW

97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

MORROW.

35 ILCS 5/203

from Ch. 120, par. 2-203

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Creates a tax credit for taxpayers in an amount equal to 100% of amounts paid to employees of the taxpayer as qualified transportation fringes. Defines "qualified transportation fringe" as the stipend an employer pays an employee for the purchase of any pass, token, voucher, facecard, or similar item entitling the employee to transportation between the employee's residence and place of employment. Provides that any credit in excess of the taxpayer's liability for the tax year may be carried forward for 5 years. Provides that the Department may prescribe any rules necessary to implement and enforce the credit. Creates a deduction for amounts received by the employee as qualified transportation fringes. Provides that the credit and deduction shall apply to tax years beginning on or after January 1, 1997. Sunsets the credit and deduction after 10 years. Effective July 1, 1997.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-10 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Revenue

97-03-13 H Primary Sponsor Changed To MORROW

97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2223 MEYER.

20 ILCS 1805/56-1

from Ch. 129, par. 220.56-1

Amends the Military Code of Illinois. Provides that any moneys in the Federal Support Agreement Revolving Fund that are appropriated to pay for weekly allowances for students in the Lincoln's Challenge Program may be deposited by the Department of Military Affairs into a savings and loan association or State or national bank in this State. Provides that those moneys shall be managed by the Department of Military Affairs in accordance with certain laws, rules, and regulations. Effective immediately.

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to State Govt Admin & Election 97-03-21 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Sht Dbt 97-04-08 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt

97-04-11 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000

97-04-14 S Arrive Senate

S Placed Calendr, First Reading

97-04-24 S Chief Sponsor FITZGERALD

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97-04-25 S First reading Referred to Sen Rules Comm
S Assigned to State Government Operations
P7-05-08 S Recommended do pass 008-000-000
S Placed Calndr, Second Reading
P7-05-14 S Placed Calndr, Third Reading
P7-05-14 S Third Reading - Passed 059-000-000
H Passed both Houses
P7-06-12 H Sent to the Governor
P7-07-08 H Governor approved
H Effective Date 97-07-08
H PUBLIC ACT 90-0072
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HB-2224 MEYER - DAVIS STEVE.

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210 ILCS 45/1-113 from Ch. 111 1/2, par. 4151-113 305 ILCS 5/5E-5
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Amends the Nursing Home Care Act to provide that homes, institutions, or other places operated under the authority of the Illinois Department of Veterans' Affairs are not excluded from the definition of long-term care facility. Amends the Illinois Public Aid Code. Provides that the term "nursing home" does not include a State facility operated by or under the authority of the Illinois Department of Veterans' Affairs.

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HOUSE AMENDMENT NO. 1. Deletes reference to:
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305 ILCS 5/5E-5

Deletes everything. Amends the Nursing Home Care Act to make technical changes in the Section defining the term "facility".

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97-03-10 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Veterans' Affairs
97-03-17 H Primary Sponsor Changed To MEYER
97-03-20 H
                                      Do Pass/Short Debate Cal 009-000-002
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-14 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Relld 2nd Rdng-Short Debate
         H Held 2nd Rdg-Short Debate
97-04-23 H
                 Amendment No.01
                                      MEYER
         Η.
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor DAVIS, STEVE
97-04-24 H
                 Amendment No.01
                                      MEYER
         Н
                                      Be adopted
         H Held 2nd Rdg-Short Debate
97-04-25 H
                 Amendment No.01
                                      MEYER
                                                                Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 109-008-000
97-04-29 S Arrive Senate
         S Chief Sponsor DONAHUE
         S Placed Calendr, First Reading
         S First reading
                                      Referred to Sen Rules Comm
97-04-30 S
                                      Assigned to Public Health & Welfare
97-05-06 S
                                      To Subcommittee
         S
                                      Committee Public Health & Welfare
97-05-10 S
                                      Refer to Rules/Rul 3-9(a)
97-05-31 S Ruled Exempt Under Sen Rule 3-9(B) SRUL
                                      Re-referred to Public Health & Welfare
99-01-I2 H Session Sine Die
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HB-2225 MEYER – DAVIS,STEVE – RYDER – HANNIG – HOLBROOK AND MCK-EON.

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20 ILCS 2805/2 from Ch. 126 1/2, par. 67
20 ILCS 2805/2.01a from Ch. 126 1/2, par. 67.01a
20 ILCS 2805/2.03 from Ch. 126 1/2, par. 67.03
20 ILCS 2805/2.10 new
30 ILCS 105/25 from Ch. 127, par. 161
21 ILCS 45/2-215 new
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Amends the Department of Veterans Affairs Act. Provides that the Department may expend grants for the general benefit of Illinois veterans. Provides that the Department

may accept and hold grants made in trust for support of a resident in an Illinois Veterans Home or for any other legitimate purpose (now for any other legitimate purpose connected with a Home). Deletes provisions concerning the power to make grants to private organizations for the costs of erecting a Korean War Memorial. Provides that restrictions on the members benefit fund apply to an Illinois Veterans Home operated by the Department of Veterans' Affairs (now an Illinois Veterans Home). The Department of Veterans Affairs Act and the Nursing Home Care Act to provide that if there is a conflict between the provisions of the Acts concerning an Illinois Veterans Home not operated by the Department of Veterans' Affairs, then the provisions of the Nursing Home Care Act shall apply. Amends the State Finance Act. Provides that the Department of Veterans' Affairs may make medical payments from the Department's current appropriations although the medical services were rendered in a prior fiscal year. Effective immediately.

HOUSE AMENDMENT NO. 1.

Makes subject to appropriation the amendatory provisions granting the Department of Veterans' Affairs the power to expend grants for the general benefit of Illinois veterans

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NOTE(S) THAT MAY APPLY: Fiscal
      97-03-10 H First reading
                                             Referred to Hse Rules Comm
                                             Assigned to Veterans' Affairs
      97-03-11 H
      97-03-17 H Added As A Joint Sponsor DAVIS, STEVE
               H Added As A Co-sponsor RYDER
               H Added As A Co-sponsor HANNIG
      97-03-20 H
                       Amendment No.01
                                             VETS' AFFAIRS H
                                                                      Adopted
                                             Do Pass Amend/Short Debate 008-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
               H Added As A Co-sponsor HOLBROOK
      97-04-08 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-15 H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-000
               H Added As A Co-sponsor MCKEON
      97-04-16 S Arrive Senate
               S Placed Calendr, First Reading
               S Chief Sponsor GEO-KARIS
      97-04-17 S First reading
                                             Referred to Sen Rules Comm
      97-04-24 S Added As A Co-sponsor WEAVER,S
      97-04-25 S
                                             Assigned to State Government Operations
      97-05-01 S Added as Chief Co-sponsor DEMUZIO
      97-05-08 S
                                             Recommended do pass 007-000-000
               S Placed Calndr, Second Reading
      97-05-09 S Second Reading
               S Placed Calndr, Third Reading
      97-05-13 S Added as Chief Co-sponsor O'MALLEY
               S Added as Chief Co-sponsor BOMKE
                S Added as Chief Co-sponsor MYERS,J
               S Third Reading - Passed 056-000-000
               H Passed both Houses
      97-06-11 H Sent to the Governor
      97-07-23 H Governor approved
                    Effective Date 97-07-23
                    PUBLIC ACT 90-0168
HB-2226
             BRADY.
  215 ILCS 5/14.1
                                    from Ch. 73, par. 626.1
  215 ILCS 5/32
                                    from Ch. 73, par. 644
  215 ILCS 5/33
                                    from Ch. 73, par. 645
  215 ILCS 5/34
                                    from Ch. 73, par. 646
  215 ILCS 5/56
                                    from Ch. 73, par. 668
  215 ILCS 5/122-1
                                    from Ch. 73, par. 734-1
  215 ILCS 5/144.2
                                    from Ch. 73, par. 756.2
  215 ILCS 5/147.3 new
  215 ILCS 5/162
                                    from Ch. 73, par. 774
  215 ILCS 5/173
                                    from Ch. 73, par. 785
  215 ILCS 5/173.1
                                    from Ch. 73, par. 785.1
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215 ILCS 5/174
                                    from Ch. 73, par. 786
215 ILCS 5/192
                                    from Ch. 73, par. 804
215 ILCS 5/205
                                    from Ch. 73, par. 817
215 ILCS 5/245,21
                                    from Ch. 73, par. 857.21
215 ILCS 5/245.23
                                    from Ch. 73, par. 857.23
215 ILCS 5/245.25
                                    from Ch. 73, par. 857.25
215 ILCS 5/245.61 rep.
215 ILCS 5/245.62 rep.
215 ILCS 107/5.20
215 ILCS 107/5.25
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Amends the Illinois Insurance Code. Provides that if proposed increases or decreases in capital include subsequent transactions subject to the Insurance Holding Company Systems Article, all information required under that Article must be provided to the Director of Insurance when seeking permission to increase or decrease capital. Requires Director approval of conversion terms of convertible preferred shares. Authorizes fixed or floating rates of interest for guaranty fund borrowing. Provides for liability for producers and third party administrators in connection with unauthorized insurers. Sets forth requirements for issuance of capital notes. Provides restrictions concerning credit allowed for domestic ceding insurers. Authorizes the Director of Insurance to bring civil actions as rehabilitator against an insurance company and related parties. Amends the Producer Controlled Insurer Act to expand the scope of the definitions of "controlled insurer" and "controlling producer". Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

215 ILCS 5/174

Deletes provisions requiring the approval of the Director before a domestic insurer may enter into certain agreements. Requires certain assuming insurers to have at least \$5,000,000 in capital and surplus before assuming insurance.

HOUSE AMENDMENT NO. 2.

Adds reference to: 215 ILCS 5/59.1

Amends the Illinois Insurance Code in relation to the conversion of a mutual company to a stock company. Defines the term "member" as a person who is deemed a holder of a membership interest in the mutual company pursuant to its articles or bylaws. Prohibits any person from making or announcing an offer to purchase a security issued by a converting mutual company before the plan of conversion is complete except in compliance with provisions relating to limitations on acquisition of control or the terms of the conversion plan approved by the Director.

HOUSE AMENDMENT NO. 3.

Deletes reference to:

215 ILCS 5/122-1

Deletes provision authorizing the Department of Insurance to require third party administrators and producers to submit information regarding certain insurance transactions relating to multiple employer arrangements and employee leasing arrangements.

FISCAL NOTE (Dept. of Insurance)

There will be no fiscal impact on this Dept. STATE MANDATES FISCAL NOTE, H-am 1

In the opinion of DCCA, HB2226, as amended by H-am 1, fails

to create a State mandate under the State Mandates Act.

HOUSE AMENDMENT NO. 4.

Adds reference to:

215 ILCS 5/513a9 from Ch. 73, par. 1065.60a9 215 ILCS 150/25.1 from Ch. 148, par. 225. I

Amends the Illinois Insurance Code to provide that if a premium finance company pays the financed premium to a producer, it establishes the producer as an agent of the premium finance company. Amends the Religious and Charitable Risk Pooling Trust Act to provide that a trust fund may reorganize into a mutual insurance company or a reciprocal if the trust fund has an operating history of 3, rather than 5, consecutive years after organizational approval during which it has provided non-assessable benefits or indemnification contracts to its beneficiaries.

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SENATE AMENDMENT NO. 1.
      Deletes reference to:
      215 ILCS 107/5.20
      215 ILCS 107/5.25
  Deletes changes made to the Producer Controlled Insurer Act.
  NOTE(S) THAT MAY APPLY: Fiscal
      97-03-10 H First reading
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Insurance
      97-03-19 H
                       Amendment No.01
                                            INSURANCE H
                                                                     Adopted
                       Amendment No.02
                                            INSURANCE
                                                                     Adopted
               Н
               Η
                       Amendment No.03
                                            INSURANCE H
                                                                     Adopted
                                            Do Pass Amend/Short Debate 021-000-000
               Η
               H Placed Cal 2nd Rdg-Sht Dbt
                                            Fiscal Note Filed
               Η
               H Cal Ord 2nd Rdg-Shr Dbt
      97-03-20 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-07 H
                                            St Mandate Fis Note Filed
               H Cal Ord 3rd Rdg-Short Dbt
      97-04-09 H Relld 2nd Rdng-Short Debate
               Η
                      Amendment No.04
                                            BRADY
                       Amendment referred to HRUL
               Н
               H Held 2nd Rdg-Short Debate
                       Amendment No.04
                                            BRADY
               Η
                       Rules refers to
                                              HINS
               H Held 2nd Rdg-Short Debate
      97-04-11 H
                       Amendment No.04
                                            BRADY
               H
                                            Be adopted
               H Held 2nd Rdg-Short Debate
      97-04-14 H
                       Amendment No.04
                                            BRADY
                                                                     Adopted
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-15 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
      97-04-16 S Arrive Senate
                S Placed Calendr, First Reading
      97-04-23 S Chief Sponsor WALSH,T
      97-04-24 S First reading
                                            Referred to Sen Rules Comm
      97-04-25 S
                                            Assigned to Insurance & Pensions
      97-05-09 S
                       Amendment No.01
                                            INS & PENS. S
                                                                     Adopted
                S
                                            Recomminded do pass as amend 010-000-000
                 Placed Calndr, Second Reading
      97-05-12 S Second Reading
                S Placed Calndr, Third Reading
      97-05-13 S Third Reading - Passed 056-000-000
               H Arrive House
               H Place Cal Order Concurrence 01
      97-05-14 H Motion Filed Concur
               H Refer to Rules/Rul 75(a)
               H Place Cal Order Concurrence 01
      97-05-15 H Be approved consideration 01/HRUL
                                            003-002-000
               H Place Cal Order Concurrence 01
      97-05-19 H H Concurs in S Amend. 01/115-000-000
               H Passed both Houses
      97-06-17 H Sent to the Governor
      97-08-14 H Governor approved
               Н
                    Effective Date 97-08-14
               Н
                    PUBLIC ACT 90-0381
HB-2227
            BRADY.
  215 ILCS 5/356c
                                    from Ch. 73, par. 968c
  Amends the Illinois Insurance Code. Makes a technical change in a Section relating
to medical expense coverage.
      97-03-10 H First reading
                                            Referred to Hse Rules Comm
      97-03-11 H
                                            Assigned to Insurance
      97-03-21 H
                                            Re-Refer Rules/Rul 19(a)
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99-01-12 H Session Sine Die

HB-2228 2430

HB-2228 CROSS.

215 ILCS 5/356c

from Ch. 73, par. 968c

Amends the Illinois Insurance Code. Makes a technical change in a Section relating to medical expense coverage.

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97-03-10 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Insurance
97-03-21 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2229 MCCARTHY - CROTTY.

230 ILCS 10/13

from Ch. 120, par. 2413

Amends the Riverboat Gambling Act. Imposes a supplemental wagering tax such that the sum of all taxes imposed under this Act on the adjusted gross receipts from gambling games under the Act is 30% rather than 20%. Provides that the additional tax revenue shall be paid into the Education Assistance Fund and shall supplement, but not supplant, any other moneys paid into that Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

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97-03-10 H First reading
         H Added As A Joint Sponsor CROTTY
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Executive
97-03-20 H
                                      Motion Do Pass-Lost 001-002-011 HEXC
                                      Remains in CommiExecutive
97-03-21 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2230 MCCARTHY - CROTTY.

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35 ILCS 5/917
                                    from Ch. 120, par. 9-917
 35 ILCS 120/11
                                    from Ch. 120, par. 450
 35 ILCS 130/10b
                                    from Ch. 120, par. 453.10b
 35 ILCS 135/20
                                    from Ch. 120, par. 453.50
 35 ILCS 610/11
                                    from Ch. 120, par. 467.11
 35 ILCS 615/11
                                    from Ch. 120, par. 467.26
 35 ILCS 620/11
                                    from Ch. 120, par. 478
 35 ILCS 625/11
                                    from Ch. 120, par. 1421
625 ILCS 5/6-206.2 new
```

Amends the Illinois Vehicle Code to require the Secretary of State to suspend the driver's license of an individual who has (1) failed to pay any tax, penalty, or interest owed to the State or (2) failed to file in a timely manner any required tax form. Allows the Secretary of State to grant a restricted driver's permit to an individual whose license has been suspended for failure to pay taxes, penalties, or interest or for failure to file tax returns in a timely manner, Provides for an additional license reinstatement fee. Amends the Illinois Income Tax Act, the Retailers' Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use Tax Act, the Messages Tax Act, the Gas Revenue Tax Act, the Public Utilities Revenue Act, and the Water Company Invested Capital Tax Act to require the Department of Revenue to make available to the Secretary of State information that an individual who has been issued a driver's license under the Illinois Vehicle Code has failed to file returns required under those Acts or has failed to pay taxes, penalties, and interest shown on those forms, or has failed to pay any final assessment of taxes, penalties, or interest due under those Acts.

NOTE(S) THAT MAY APPLY: Fiscal

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97-03-10 H First reading
                H Added As A Joint Sponsor CROTTY
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Transportation & Motor Vehicles
      97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2231
             KUBIK.
   10 ILCS 5/9-1.15 new
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10 ILCS 5/9-1.20 new 10 ILCS 5/9-2

from Ch. 46, par. 9-2 10 ILCS 5/9-11 from Ch. 46, par. 9-11 10 ILCS 5/9-12 from Ch. 46, par. 9-12

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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 ILCS 5/9-25.3 new
10 ILCS 5/9-25.5 new
10 ILCS 5/9-25.7 new
10 ILCS 5/9-28 new
25 ILCS 170/2.1 new
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Amends the Election Code. Provides that the occupation and employer of a person making a campaign contribution be reported. Provides that information about a person contributing \$150 or more in a calendar year (now \$150 in the reporting period) be reported. Provides that the State Board of Elections shall make campaign contribution and expenditure reports available in an electronic form. Provides that candidates shall not use campaign contributions for personal uses. Provides that a candidate may not accept more contributions from contributors not within his or her district than from contributors within his or her district. Provides that a candidate shall not accept contributions from foreign nationals or public utilities regulated by the Illinois Commerce Commission or by any other State agency. Deletes a provision that persons examining campaign contributions and expenditures must provide personal information. Amends the Lobbyist Registration Act. Provides that a person who has held certain offices or who has been employed by the General Assembly or a member of the General Assembly shall not lobby for a period of one year after leaving his or her office or employment. Effective immediately.

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97-03-10 H First reading
97-03-11 H Assigned to State Govt Admin & Election
Refrm
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2232 BIGGERT – KLINGLER – WOOD – MULLIGAN – LOPEZ.

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730 ILCS 150/2 from Ch. 38, par. 222
730 ILCS 150/4 from Ch. 38, par. 224
730 ILCS 150/5 from Ch. 38, par. 225
730 ILCS 150/5.5 new
730 ILCS 150/6 from Ch. 38, par. 226
730 ILCS 150/7 from Ch. 38, par. 226
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Amends the Sex Offender Registration Act. In the definition of a sex offender as a person who is certified as a sexually dangerous person, eliminates provision that requires the conduct giving rise to the certification to be committed or attempted against a person under 18 years of age. Provides that a person who is required to register as a sex offender must be informed that if he or she establishes a residence outside of Illinois, he or she must register in the new state, within 10 days after establishing residence, if the state has a registration requirement. Requires the Department of State Police to mail quarterly nonforwardable verification letters to persons previously adjudicated to be sexually dangerous and annual nonforwardable verification letters to other sex offenders required to register. Provides that persons adjudicated to be sexually dangerous and who are later released or who are found to be no longer sexually dangerous and who are discharged must register for a period of their natural life. Effective September 13, 1997.

SENATE AMENDMENT NO. 1.

```
Deletes reference to:
730 ILCS 150/5.5 new
Adds reference to:
20 ILCS 2605/55a-3
                             from Ch. 127, par. 55a-3
730 ILCS 150/3
                             from Ch. 38, par. 223
730 ILCS 150/5-10 new
730 ILCS 150/8
                             from Ch. 38, par. 228
730 ILCS 150/9
                             from Ch. 38, par. 229
730 ILCS 152/101
730 ILCS 152/105
730 ILCS 152/110
730 ILCS 152/115
730 ILCS 152/117
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730 ILCS 152/120 730 ILCS 152/125 rep.

Deletes all. Amends the Sex Offender Registration Act. Includes in the definition of sex offender a person certified as a sexually dangerous person regardless of the age of the victim (now under 18 years of age). Includes in the definition of sex offense a misdemeanor violation of indecent solicitation of a child, sexual exploitation of a child, and criminal sexual abuse. Also includes in the definition of sex offense sexual relations within families when the victim was under 18 years of age. Amends the Child Sex Offender and Murderer Community Notification Law. Changes name of law to the Sex Offender and Child Murderer Community Notification Law. Makes the law applicable to notification of the names and addresses of all sex offenders not just those who committed sex offenses against persons under 18. Makes other changes. Amends the Civil Administrative Code of Illinois to change a cross reference to the changed name of the law. Effective June 1, 1997.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
    97-03-10 H First reading
                                          Referred to Hse Rules Comm
    97-03-11 H
                                          Assigned to Judiciary II - Criminal Law
    97-03-20 H Added As A Joint Sponsor KLINGLER
    97-03-21 H
                                          Do Pass/Short Debate Cal 015-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
    97-04-08 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    97-04-09 H Added As A Co-sponsor WOOD
    97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
             H Added As A Co-sponsor MULLIGAN
             H Added As A Co-sponsor LOPEZ
    97-04-17 S Arrive Senate
             S Placed Calendr, First Reading
    97-04-22 S Chief Sponsor DILLARD
   97-04-23 S First reading
                                          Referred to Sen Rules Comm
   97-04-25 S Added as Chief Co-sponsor CARROLL
   97-04-30 S
                                          Assigned to Judiciary
   97-05-07 S
                     Amendment No.01
                                          JUDICIARY S
                                                                    Adopted
                                          Recommided do pass as amend 009-000-000
             S Placed Calndr, Second Reading
   97-05-08 S Second Reading
             S Placed Calndr, Third Reading
   97-05-09 S Third Reading - Passed 057-000-000
             H Arrive House
             H Place Cal Order Concurrence 01
   97-05-15 H Motion Filed Concur
             H Refer to Rules/Rul 75(a)
             Η
                    Motion referred to
                                           01/HJUB
             H Place Cal Order Concurrence 01
   97-05-16 H Be approved consideration 01/015-000-000
             H Place Cal Order Concurrence 01
   97-05-19 H H Concurs in S Amend, 01/115-000-000
             H Passed both Houses
   97-06-17 H Sent to the Governor
   97-07-24 H Governor vetoed
             H Placed Calendar Total Veto
   97-10-30 H Total veto stands.
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HB-2233 CROSS.

720 ILCS 5/33B-3

from Ch. 38, par. 33B-3

Amends the Criminal Code of 1961. Adds a heading to Section that provides that an offense for which the defendant was released because of a pardon granted on account of innocence shall not be considered for the purposes of determining whether the defendant is a habitual criminal.

97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Judiciary II - Criminal Law
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	
99-01-12 H Session Sine Die	

2433 HB-2234

HB-2234 KUBIK.

10 ILCS 5/9-18

from Ch. 46, par. 9-18

Amends the Election Code in the campaign finance Article by making a technical change to the Section concerning investigations by the State Board of Elections.

97-03-10 H First reading

Referred to Hse Rules Comm

97-03-11 H

Assigned to State Govt Admin & Election

Refrm

97-03-21 H

Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

KRAUSE - DANIELS - CHURCHILL - MYERS - KOSEL, LY-HB-2235 ONS, EILEEN, BOST, JONES, JOHN, KLINGLER, MITCHELL, WINKEL, MCAULIFFE, LAWFER, WINTERS, POE, COULSON, ZICKUS, WAIT, COWLISHAW AND PARKE.

New Act

30 ILCS 105/24.10 new

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 4 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. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-10 H First reading

Referred to Hse Rules Comm

97-03-11 H

Assigned to Judiciary II - Criminal Law

97-03-14 H Added As A Joint Sponsor DANIELS

97-03-21 H Do Pass/Short Debate Cal 015-000-000

H Placed Cal 2nd Rdg-Sht Dbt 97-04-08 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

97-04-25 H Re-Refer Rules/Rul 19(a)

98-01-07 H Added As A Co-sponsor MYERS

H Added As A Co-sponsor KOSEL

H Added As A Co-sponsor LYONS, EILEEN

H Added As A Co-sponsor BOST

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor KLINGLER

H Added As A Co-sponsor MITCHELL

H Added As A Co-sponsor WINKEL

H Added As A Co-sponsor MCAULIFFE H Added As A Co-sponsor LAWFER

H Added As A Co-sponsor WINTERS

H Added As A Co-sponsor POE

H Added As A Co-sponsor COULSON

H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor WAIT

98-01-08 H Added As A Co-sponsor CHURCHILL

H Added As A Co-sponsor LYONS, EILEEN

98-01-14 H Added As A Co-sponsor COWLISHAW

H Added As A Co-sponsor PARKE

99-01-12 H Session Sine Die

PANKAU - SAVIANO. HR-2236

5 ILCS 80/4.9

from Ch. 127, par. 1904.9

5 ILCS 80/4.18 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 new

225 ILCS 2/60

225 ILCS 2/70

225 ILCS 2/75 new

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225 ILCS 2/80
225 ILCS 2/90
225 ILCS 2/100
225 ILCS 2/105 new
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 2/170
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 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
                                    from Ch. 111, par. 8351-60
225 ILCS 55/65
                                    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.
225 ILCS 65/3
                                    from Ch. 111, par. 3503
225 ILCS 65/4
                                    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
                                    from Ch. 111, par. 3516
225 ILCS 65/17
                                    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
                                    from Ch. 111, par. 3525
225 ILCS 65/25
225 ILCS 65/26
                                    from Ch. 111, par. 3526
225 ILCS 65/27
                                    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
                                    from Ch. 111, par. 3536
225 ILCS 65/37
                                    from Ch. 111, par. 3537
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
                                    from Ch. 111, par. 3547
225 ILCS 65/8 rep.
225 ILCS 65/9 rep.
225 ILCS 65/13 rep.
225 ILCS 65/15 rep.
225 ILCS 65/19 rep.
225 ILCS 70/4
                                    from Ch. 111, par. 3654
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225 ILCS 70/5	from Ch. 111, par. 3655
225 ILCS 70/5.1 new	
225 ILCS 70/6	from Ch. 111, par. 3656
225 ILCS 70/7	from Ch. 111, par. 3657
225 ILCS 70/8 225 ILCS 70/9	from Ch. 111, par. 3658
225 ILCS 70/9 225 ILCS 70/10	from Ch. 111, par. 3659
225 ILCS 70/10 225 ILCS 70/11	from Ch. 111, par. 3660 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	from Ch. 111, par. 3665
225 ILCS 70/17	from Ch. 111, par. 3667
225 ILCS 70/18	from Ch. 111, par. 3668
225 ILCS 70/19	from Ch. 111, par. 3669
225 ILCS 70/20	from Ch. 111, par. 3670
225 ILCS 70/20.1 new	. 1
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/I1	from Ch. 111, par. 4611
225 ILCS 95/14	from Ch. 111, par. 4614
225 ILCS 95/14.1 new	
225 ILCS 95/16	from Ch. 111, par. 4616
225 ILCS 95/17	from Ch. 111, par. 4617
225 ILCS 95/21	from Ch. 111, par. 4621
225 ILCS 95/22.1	from Ch. 111, par. 4622.1
225 ILCS 95/22.2 225 ILCS 95/22.5	from Ch. 111, par. 4622.2
225 ILCS 95/22.5 225 ILCS 95/22.7	from Ch. 111, par. 4622.5
225 ILCS 95/22.17 225 ILCS 95/22.11	from Ch. 111, par. 4622.7
225 ILCS 95/22.11 225 ILCS 95/22.12	from Ch. 111, par. 4622.1 from Ch. 111, par. 4622.1
225 ILCS 95/24	from Ch. 111, par. 4624
225 ILCS 95/18 rep.	110111 Cit. 1111, par. 4024
225 ILCS 110/3	from Ch. 111, par. 7903
225 ILCS 110/3.5 new	110111 Cit. 1111, pag. 1703
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.	

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 Audiology 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.

HOUSE AMENDMENT NO. 1.

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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.
Adds reference to:
225 ILCS 745/25
225 ILCS 745/52
225 ILCS 745/65
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Amends the Professional Geologist Licensing Act to allow practitioners an additional year to apply for licensure without examination. Makes technical changes. Deletes change to Regulatory Agency Sunset Act extending the repeal date for the Speech-Language Pathology and Audiology Act. 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. Deletes limitation under the Acupuncture Practice Act on physicians or dentists practicing acupuncture unless appropriately skilled or trained, Makes technical changes.

2437 HB-2236—*Cont.*

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NOTE(S) THAT MAY APPLY: Fiscal
    97-03-10 H First reading
                                          Referred to Hse Rules Comm
    97-03-11 H
                                          Assigned to Registration & Regulation
    97-03-17 H Added As A Joint Sponsor SAVIANO
   97-03-20 H
                     Amendment No.01
                                          REGIS REGULAT H
                                                                    Adopted
                                          Do Pass Amend/Short Debate 023-000-000
             Н
             H Placed Cal 2nd Rdg-Sht Dbt
   97-04-08 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    97-04-15 H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-001
    97-04-16 S Arrive Senate
             S Placed Calendr, First Reading
             S Chief Sponsor KARPIEL
   97-04-17 S First reading
                                          Referred to Sen Rules Comm
    97-04-25 S
                                          Assigned to Licensed Activities
    97-05-07 S
                                          Recommended do pass 009-000-000
             S Placed Caindr, Second Reading
    97-05-08 S Second Reading
             S Placed Calndr, Third Reading
    97-05-09 S Third Reading - Passed 057-000-000
             H Passed both Houses
    97-06-06 H Sent to the Governor
    97-07-03 H Governor vetoed
             H Placed Calendar Total Veto
    97-10-30 H Total veto stands.
```

HB-2237 CROSS, KLINGLER AND ACEVEDO.

730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3 from Ch. 38, par. 1005-8A-5

Amends the Unified Code of Corrections. Provides that the fee imposed by the court for the use of an approved electronic monitoring device shall be for all costs incidental to the approved electronic monitoring device (now the fee cannot exceed \$5 for each day of use of the device). Provides that an offender as a part of an approved pretrial release may be ordered to pay all costs incidental to approved electronic monitoring.

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NOTE(S) THAT MAY APPLY: Fiscal
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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
98-01-14 H Added As A Co-sponsor KLINGLER
H Added As A Co-sponsor ACEVEDO
99-01-12 H Session Sine Die
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HB-2238 BRUNSVOLD – TENHOUSE.

510 ILCS 77/12 new

Amends the Livestock Management Facilities Act. Requires that construction or expansion of a new facility of 500 or greater animal units be approved by the county board or, if the facility is or will be located within a municipality, by the corporate authorities of the municipality.

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97-03-10 H First reading Referred to Hse Rules Comm
H Added As A Joint Sponsor TENHOUSE
97-03-11 H Assigned to Agriculture & Conservation
97-03-19 H Motion Do Pass-Lost 005-008-000 HAGC
Remains in CommiAgriculture &
Conservation
97-03-21 H Re-Refer Rules/Rul 19(a)
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HB-2239 HOLBROOK.

720 ILCS 5/14-3 from Ch. 38, par. 14-3

Amends the Criminal Code of 1961. Includes in the exemption from an eavesdropping violation, the use of a telephone monitoring device by a corporation or other business entity that has contracted for telephone solicitation by another corporation or business entity to record or listen to the conversation by an employee of the corporation or business entity conducting the telephone solicitation or marketing or opinion research. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes substantive changes; makes a stylistic change.

JUDICIAL NOTE, H-ĂM 1

It is impossible to determine impact on the need to increase

the number of judges in the State.

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

HB2239 would have no fiscal or prison population impact on DOC.

CORRECTIONAL NOTE, H-AM 1

No change from DOC fiscal note.

STATE MANDATES FISCAL NOTE, H-AM 1

HB2239 fails to create a State mandate.

97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Amendment No.01 JUD-CRIMINAL H Adopted
Do Pass Amend/Short Debate 015-000-000
H Placed Cal 2nd Rdg-Sht Dbt

97-04-07 H Fiscal Note Requested AS AMENDED/

ROSKAM

H St Mandate Fis Nte Requestd AS AMENDED/ROSKAM

H Correctional Note Requested AS AMENDED/ROSKAM

H Judicial Note Request AS AMENDED/ ROSKAM

H Cal Ord 2nd Rdg-Shr Dbt

97-04-08 H Judicial Note Filed H Cal Ord 2nd Rdg-Shr Dbt

97-04-09 H Fiscal Note Filed

H Correctional Note Filed AS AMENDED
H Cal Ord 2nd Rdg-Shr Dbt

97-04-10 H St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shr Dbt 97-04-14 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

97-04-19 H Re-committed to Rules

99-01-12 H Session Sine Die

HB-2240 GRANBERG.

55 ILCS 5/3-6015.1 new 65 ILCS 5/11-1-12 new

Amends the Counties Code and the Illinois Municipal Code. Provides that police officers in a county with a population of less than 3,000,000 may unlock the doors of a motor vehicle upon the request of the owner of the vehicle.

STATE MANDATES FISCAL NOTE

HB 2240 fails to create a State mandate.

HOME RULE NOTE

HB 2240 does not preempt home rule authority.

FISCAL NOTE (DCCA)

HB 2240 is permissive and would not have a fiscal impact on

units of local gov't.

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Local Government 97-03-21 H Re-Refer Rules/Rul 19(a) 97-04-03 H St Mandate Fis Note Filed Н Home Rule Note Filed Η Committee Rules 97-04-10 H Fiscal Note Filed Н Committee Rules

99-01-12 H Session Sine Die

HB-2241 BROSNAHAN – MCCARTHY.

55 ILCS 5/3-15012 from Ch. 34, par. 3-15012

Amends the Counties Code. Changes the title of the chief executive and administrative officer of the Department of Corrections in counties with more than 1,000,000 inhabitants from Executive Director to Director. Effective immediately.

STATE MANDATES FISCAL NOTE

```
HB 2241 fails to create a State mandate.
HOME RULE NOTE
HB 2241 does not preempt home rule authority.
FISCAL NOTE (DCCA)
HB2241 imposes no additional requirements and does not have a
fiscal impact on units of local gov't.
97-03-10 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Local Government
97-03-19 H Added As A Joint Sponsor MCCARTHY
97-03-21 H
                                       Do Pass/Short Debate Cal 011-005-000
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-03 H
                                       St Mandate Fis Note Filed
                                       Home Rule Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-08 H
                                       Fiscal Note Requested HUGHES
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-10 H
                                       Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-14 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-15 H 3rd Rdg-Sht Dbt-Pass/Vote 116-001-000
97-04-16 S Arrive Senate
         S Placed Calendr, First Reading
97-04-30 S Chief Sponsor O'MALLEY
         S First reading
                                       Referred to Sen Rules Comm
97-05-01 S
                                       Assigned to Local Government & Elections
97-05-10 S
                                       Refer to Rules/Rul 3-9(a)
99-01-12 H Session Sine Die
```

HB-2242 BROSNAHAN.

730 ILCS 5/3-3-7

from Ch. 38, par. 1003-3-7

Amends the Unified Code of Corrections. Provides that as a condition of every parole and mandatory supervised release a parole agent is given authority to conduct warrantless searches of the parolee or releasee's home.

```
97-03-10 H First reading
                                        Referred to Hse Rules Comm
97-03-11 H
                                        Assigned to Judiciary II - Criminal Law
97-03-21 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2243 HOLBROOK.

720 ILCS 5/12-14.1 730 1LCS 5/5-5-3.2 730 ILCS 5/5-8-2

from Ch. 38, par. 1005-5-3.2 from Ch. 38, par. 1005-8-2

Amends the Criminal Code of 1961. Provides that the penalty for predatory criminal sexual assault of a child that did not cause great bodily harm to the victim and did not result in permanent disability or was not life threatening is a Class X felony with a sentence of not less than 20 years and not more than 60 years (now it is a Class X felony (6-30 years)). Amends the Unified Code of Corrections. Permits the court to impose an extended term sentence on a defendant convicted of a felony committed against a person under 13 years of age (now under 12 years of age) or that person's property. Provides that the extended term sentence for predatory criminal sexual assault of a child is not less than 60 years and not more than 100 years.

NOTE(S) THAT MAY APPLY: Correctional

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Judiciary II - Criminal Law 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HOLBROOK - DAVIS, STEVE - SMITH, MICHAEL - SCOTT, HB-2244 MCCARTHY AND BROSNAHAN.

625 ILCS 5/11-204 from Ch. 95 1/2, par. 11-204 625 ILCS 5/11-204.1 from Ch. 95 1/2, par. 11-204.1

Amends the Illinois Vehicle Code. Increases the penalty for fleeing or attempting to elude a police officer from a Class B misdemeanor to a Class 4 felony. Increases the penalty for aggravated fleeing or attempt to elude a police officer from a Class A misdemeanor to a Class 3 felony if only property damage occurs and from a Class 4 felony to a Class 2 felony if bodily injury occurs. Increases from a Class 4 felony to a Class 2 felony, a second or subsequent conviction of aggravated fleeing within 5 years of a prior conviction.

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FISCAL NOTE (Dpt. Corrections)
    Fiscal impact is $21,285,500 and 108 inmates for population.
    CORRECTIONAL NOTE
    No change from DOC fiscal note.
    JUDICIAL NOTE
    It is impossible to determine what impact the bill will have on
    the need to increase the number of judges in the State.
    STATE MANDATES FISCAL NOTE
    HB2244 fails to meet the definition of a State mandate.
NOTE(S) THAT MAY APPLY: Correctional
    97-03-10 H First reading 97-03-11 H
                                           Referred to Hse Rules Comm
                                           Assigned to Judiciary II - Criminal Law
    97-03-20 H
                                           Fiscal Note Requested BLACK
             Η
                                           St Mandate Fis Nte Requestd BLACK
                                           Correctional Note Requested BLACK
             Н
             Η
                                           Judicial Note Request BLACK
             Н
                                           Committee Judiciary II - Criminal Law
    97-03-21 H
                                           Do Pass/Short Debate Cal 015-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
    97-04-03 H
                                           Fiscal Note Filed
                                           Correctional Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-08 H
                                           Judicial Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-09 H
                                           St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
    97-04-10 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    97-04-15 H
                                              3d Reading Consideration PP
                                              Calendar Consideration PP.
             H Added As A Co-sponsor MCCARTHY
             H Added As A Co-sponsor BROSNAHAN
             H Added As A Joint Sponsor DAVIS, STEVE
             H Added As A Co-sponsor SMITH, MICHAEL
              H Added As A Co-sponsor SCOTT
    97-04-18 H
                                           Re-committed to Rules
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HB-2245 MCCARTHY.

99-01-12 H Session Sine Die

55 ILCS 5/3-7002 from Ch. 34, par. 3-7002 55 ILCS 5/3-7005 from Ch. 34, par. 3-7005

Amends the Counties Code. Provides that on and after the effective date of this amendatory Act, the Sheriff of Cook County may, in his or her discretion and with the advice and consent of the county board, appoint additional members to the Cook County Sheriff's Merit Board (now limited to 5 members). Provides that as additional members are appointed, 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 as additional members are appointed, at least 40% of the members must be present to constitute a quorum. Effective immediately.

STATE MANDATES FISCAL NOTE

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HB 2245 fails to create a State mandate.
    HOME RULE NOTE
    HB 2245 does not preempt home rule authority.
   FISCAL NOTE (DCCA)
    HB 2245 is permissive and would not have a fiscal impact on
   units of local gov't.
NOTE(S) THAT MAY APPLY: Fiscal
   97-03-10 H First reading
                                           Referred to Hse Rules Comm
   97-03-11 H
                                           Assigned to Local Government
   97-03-21 H
                                           Do Pass/Short Debate Cal 011-005-000
             H Placed Cal 2nd Rdg-Sht Dbt
                                           St Mandate Fis Nte Requestd HUGHES
             Н
                                           Home Rule Note Requested HUGHES
             H
             H Cal Ord 2nd Rdg-Shr Dbt
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St Mandate Fis Note Filed
      97-04-03 H
                Н
                                             Home Rule Note Filed
               H Cal Ord 2nd Rdg-Shr Dbt
      97-04-09 H
                                             Fiscal Note Filed
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-10 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-15 H 3rd Rdg-Sht Dbt-Pass/Vote 089-024-000
      97-04-16 S Arrive Senate
                S Placed Calendr, First Reading
      97-04-30 S Chief Sponsor O'MALLEY
                                             Referred to Sen Rules Comm
                S First reading
      99-01-12 H Session Sine Die
HB-2246
            MAUTINO.
   55 ILCS 5/3-15003.5
  Amends the Counties Code. Makes a technical change in the Section concerning the
county impact incarceration program in a county with 3,000,000 or more inhabitants.
      STÂTE MANDATES FÎSCÂL NOTE
      HB 2246 fails to create a State mandate.
      HOME RULE NOTE
      HB 2246 does not preempt home rule authority.
      FISCAL NOTE (DCCA)
      HB2246 imposes no additional requirements and does not have a
      fiscal impact on units of local gov't.
      97-03-10 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Local Government
      97-03-20 H
                                             Do Pass/Stdnrd Dbt/Vo009-008-000
                H Plcd Cal 2nd Rdg Std Dbt
                                             Fiscal Note Requested HUGHES
                Н
                Н
                                             St Mandate Fis Nte Requestd HUGHES
                Н
                                             Home Rule Note Requested HUGHES
                H Cal 2nd Rdg Std Dbt
       97-04-03 H
                                             St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
       97-04-08 H
                                             Home Rule Note Filed
                H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shr Dbt
                                             Fiscal Note Filed
       97-04-10 H
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-04-14 H Pld Cal Ord 3rd Rdg-Sht Dbt
       97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
       99-01-12 H Session Sine Die
HB-2247
             WINTERS.
  230 ILCS 10/3.5 new
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230 ILCS 10/5 from Ch. 120, par. 2405
230 ILCS 10/6 from Ch. 120, par. 2406
230 ILCS 10/13 from Ch. 120, par. 2413
230 ILCS 10/14.1 new
```

Amends the Riverboat Gambling Act. Requires an advisory referendum before dockside gambling may be authorized under the Act. Requires a new applicant for an owners license to competitively bid what percentage of adjusted gross receipts it shall pay as a wagering tax, with the new license going to the highest bidder. Prohibits licensees from making any political contributions. Requires each licensee to make a quarterly report to the Board indicating profits and losses.

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HOUSE AMENDMENT NO. 1.
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Adds reference to: 230 ILCS 10/7 from Ch. 120, par. 2407 230 ILCS 10/7.1 new
```

Further amends the Riverboat Gambling Act. Provides that the referendum shall be required before any gambling is authorized under the Act rather than before dockside gambling is authorized under the Act. Provides that an owners license subject to renewal shall be subject to competitive bidding based on what portion of adjusted gross receipts will be paid to the State.

```
NOTE(S) THAT MAY APPLY: Fiscal
   97-03-10 H First reading
                                         Referred to Hse Rules Comm
   97-03-11 H
                                         Assigned to Executive
   97-03-20 H
                    Amendment No.01
                                         EXECUTIVE H
                                                                 Adopted
            Н
                                         Motion Do Pass-Lost 006-007-000 HEXC
            Η
                                         Remains in CommiExecutive
   97-03-21 H
                                         Re-Refer Rules/Rul 19(a)
   99-01-12 H Session Sine Die
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HB-2248 ZICKUS.

35 ILCS 5/1108

from Ch. 120, par. 11-1108

Amends the Illinois Income Tax Act. Makes a technical change in the Section concerning foreclosure on real property.

97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Revenue
97-03-21 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HB-2249 PHELPS - HARTKE.

20 ILCS 3305/5	from Ch. 127, par. 1055
20 ILCS 3305/9	from Ch. 127, par. 1059
30 ILCS 330/2	from Ch. 127, par. 652
30 ILCS 330/6c new	•

Amends the Illinois Emergency Management Agency Act and the General Obligation Bond Act. Requires the Agency to establish, in cooperation with other State agencies, a computer system that will enable disaster victims to promptly contact State or federal agencies electronically for the purpose of applying for governmental benefits for which the disaster victim may be entitled. Authorizes the State to issue \$100,000,000 in intermediate or long-term general obligation bonds, with maturity not to exceed 40 years.

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NOTE(S) THAT MAY APPLY: Debt; Fiscal
   97-03-10 H First reading
             H Added As A Joint Sponsor HARTKE
                                          Referred to Hse Rules Comm
    97-03-11 H
                                          Assigned to State Govt Admin & Election
                                            Refrm
                                          Re-Refer Rules/Rul 19(a)
    97-03-21 H
    99-01-12 H Session Sine Die
```

HB-2250 GASH.

20 ILCS 505/22.1

from Ch. 23, par, 5022.1

Amends the Children and Family Services Act by making a stylistic change in a Section concerning grants-in-aid for child care services.

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STATE MANDATES FISCAL NOTE
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In the opinion of DCCA, HB 2250 fails to create a State mandate under the State Mandates Act

under the State Mandates Act.	
97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Human Services
97-03-21 H	St Mandate Fis Note Filed
H	Committee Human Services
Н	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	

HB-2251 GASH.

50 ILCS 725/3.8

from Ch. 85, par. 2561

Amends the Uniform Peace Officers' Disciplinary Act. Provides that anyone filing a complaint against a sworn peace officer must have the complaint supported by a sworn

HOUSE AMENDMENT NO. 1.

Provides that the sworn affidavit verifying a complaint against a peace officer shall be notarized and include a factual description of the events, actions, and occurrences that are the basis of the complaint.

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FISCAL NOTE, H-AM 1 (Dpt. Corrections)
There is no fiscal or prison population impact on DOC.
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CORRECTIONAL NOTE, H-AM 1

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No change from DOC fiscal note.
      STATE MANDATES FISCAL NOTE, H-AM 1
      HB 2251, with H-am 1, fails to create a State mandate.
      JUDICIAL NOTE, H-AM 1
      It is not possible to determine impact on the need to decrease
      or increase the number of judges in the State.
      FISCAL NOTE, H-AM 2 (Dpt. Corrections)
      No change from previous fiscal note.
      CORRECTIONAL NOTE, H-AM 2
      No change from previous correctional note.
      FISCAL NOTE, H-AM 2 (Dept. of Revenue)
      HB 225I addresses issues of concern to the Dept. of Correc-
      tions, rather than the Dept. of Revenue.
      JUDICIAL NOTE, H-AM 1 & 2
      HB2251 would neither decrease nor increase the need for the
      number of judges in the State.
      97-03-10 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Judiciary II - Criminal Law
      97-03-20 H
                                             Fiscal Note Requested BLACK
                                             St Mandate Fis Nte Requestd BLACK
                н
                Η
                                             Correctional Note Requested BLACK
                Н
                                             Judicial Note Request BLACK
                                             Committee Judiciary II - Criminal Law
                Η
      97-03-21 H
                       Amendment No.01
                                              JUD-CRIMINAL H
                                                                        Adopted
                                              Do Pass Amend/Short Debate 015-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
      97-04-03 H
                                              Fiscal Note Filed
                                             Correctional Note Filed AS AMENDED
                Н
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-07 H
                                              St Mandate Fis Nte Requestd AS
                                                AMENDED/ROSKAM
                Н
                                              Judicial Note Request AS AMENDED/
                                                ROSKAM
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-08 H
                                              St Mandate Fis Note Filed
                                              Judicial Note Filed
                Н
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-11 H
                                              Fiscal Note Filed
                                              Correctional Note Filed AS AMENDED
                       Amendment No.02
                                              GASH
                Н
                Н
                       Amendment referred to HRUL
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-12 H
                       Amendment No.02
                                              GASH
                Н
                       Rules refers to
                                               HJUB
                H Cal Ord 2nd Rdg-Shr Dbt
      97-04-14 H Second Reading-Short Debate
                                              GASH
                        Amendment No.02
                Н
                                              Be adopted
                Н
                                              Fiscal Note Filed
                Н
                                              Judicial Note Filed
                H Held 2nd Rdg-Short Debate
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2252
             GASH.
  705 ILCS 405/1-15
                                     from Ch. 37, par. 801-15
  705 ILCS 405/2-10
                                     from Ch. 37, par. 802-10
  705 ILCS 405/2-13
                                     from Ch. 37, par. 802-13
  705 ILCS 405/2-15
                                     from Ch. 37, par. 802-15
  705 ILCS 405/2-21
                                     from Ch. 37, par. 802-21
  705 ILCS 405/2-28
                                     from Ch. 37, par. 802-28
  705 ILCS 405/2-16 rep.
  735 ILCS 5/2-301
                                     from Ch. 110, par. 2-301
```

Amends the Juvenile Court Act of 1987. Adds provisions concerning objections to the court's jurisdiction. In proceedings concerning abused, neglected, or dependent minors, requires the court to make certain written statements supporting its finding that it is in the minor's best interests to prescribe shelter care. Adds provisions concerning ser-

vice of process, including provision for service by publication. Makes other changes. Amends the Code of Civil Procedure to make an objection to jurisdiction as provided in the Juvenile Court Act an exception to the rule that every appearance prior to judgment not in compliance with the Code's requirements for special appearances is a general appearance and not a special appearance.

97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Judiciary II - Criminal Law
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-2253 GASH.

New Act

Creates the State Benefit Fraud Identification Act. Provides that if a law enforcement agency employee notifies the State that a municipal, county, or State prisoner has received public aid or other State benefits or services to which that prisoner is not entitled, the law enforcement agency employing the employee is entitled to 5% of the total value of public aid or other State benefits or services received by the prisoner during a period of one year but to which the prisoner was not entitled.

NOTE(S) THAT MAY APPLY: Fiscal

97-03-10 H First reading

97-03-11 H

97-03-21 H

99-01-12 H Session Sine Die

Referred to Hse Rules Comm

Assigned to State Govt Admin & Election
Refrm
Re-Refer Rules/Rul 19(a)

HB-2254 GASH.

705 ILCS 405/5-2

from Ch. 37, par. 805-2

Amends the Juvenile Court Act of 1987. Makes stylistic changes in Section relating to venue in delinquency proceedings.

FISCAL NOTE (Dpt. Corrections)

There will be no fiscal or corrections population impact.

CORRECTIONAL NOTE
No change from DOC fiscal note.

JUDICIAL NOTE

The need to increase or decrease the number of judges cannot be

determined at this time.

STATE MANDATES FISCAL NOTE

HB2254 fails to meet the definition of a State mandate.

```
97-03-10 H First reading
                                       Referred to Hse Rules Comm
                                       Assigned to Judiciary II - Criminal Law
97-03-11 H
                                        Fiscal Note Requested BLACK
97-03-20 H
         Н
                                        St Mandate Fis Nte Requestd BLACK
                                        Correctional Note Requested BLACK
         Н
         Η
                                        Judicial Note Request BLACK
         H
                                        Committee Judiciary II - Criminal Law
                                        Do Pass/Stdnrd Dbt/Vo008-007-000
97-03-21 H
         H Plcd Cal 2nd Rdg Std Dbt
97-04-03 H
                                        Fiscal Note Filed
                                        Correctional Note Filed
         Н
         H Cal 2nd Rdg Std Dbt
97-04-08 H
                                        Judicial Note Filed
         H Cal 2nd Rdg Std Dbt
                                        St Mandate Fis Note Filed
97-04-09 H
         H Cal 2nd Rdg Std Dbt
97-04-14 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-25 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2255 GASH.

720 ILCS 5/28-9

from Ch. 38, par. 28-9

Amends the Criminal Code of 1961. Adds a heading to Section that provides that prosecution of gambling offenses may be commenced by an information.

FISCAL NOTE (Dpt. Corrections)

There will be no fiscal or corrections population impact.

```
CORRECTIONAL NOTE
       No change from DOC fiscal note.
       JUDICIAL NOTE
       The need to increase or decrease the number of judges cannot be
       determined at this time.
       STATE MANDATES FISCAL NOTE
       HB2255 fails to meet the definition of a State mandate.
       97-03-I0 H First reading
                                              Referred to Hse Rules Comm
       97-03-I1 H
                                              Assigned to Judiciary II - Criminal Law
       97-03-20 H
                                              Fiscal Note Requested BLACK
                Н
                                              St Mandate Fis Nte Requestd BLACK
                Н
                                              Correctional Note Requested BLACK
                Η
                                              Judicial Note Request BLACK
                Н
                                              Committee Judiciary II - Criminal Law
       97-03-21 H
                                              Do Pass/Stdnrd Dbt/Vo008-007-000
                H Plcd Cal 2nd Rdg Std Dbt
       97-04-03 H
                                              Fiscal Note Filed
                Н
                                              Correctional Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-08 H
                                              Judicial Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-09 H
                                              St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-14 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-24 H Rclld 2nd Rdng-Stnd Debate
                Н
                        Amendment No.01
                                             DAVIS, MONIQUE
                H
                        Amendment referred to HRUL
                H HId Cal Ord 2nd Rdg-Shr Dbt
      97-04-25 H
                        Amendment No.01
                                             DAVIS, MONIQUE
                H
                        Rules refers to
                                               HJUB
                H Hld Cal Ord 2nd Rdg-Shr Dbt
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2256
             GASH - JOHNSON, TOM - ERWIN - JONES, LOU - SCHOENBERG.
  430 ILCS 65/3
                                    from Ch. 38, par. 83-3
  Amends the Firearm Owners Identification Card Act. Makes a grammatical change
in Section relating to transfer of firearms.
      FISCAL NOTE (Dpt. Corrections)
      No fiscal or prison population impact on DOC.
      CORRECTIONAL NOTE
      No change from DOC fiscal note.
      JUDICIAL NOTE
      There would be no increase or decrease in the need for the
      number of judges.
      STATE MANDATES FISCAL NOTE
      HB2256 fails to meet the definition of a State mandate under
      the State Mandates Act.
      97-03-10 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Judiciary II - Criminal Law
      97-03-20 H
                                             Fiscal Note Requested BLACK
               Н
                                             St Mandate Fis Nte Requestd BLACK
               Η
                                             Correctional Note Requested BLACK
               Н
                                             Judicial Note Request BLACK
               H
                                             Committee Judiciary II - Criminal Law
      97-03-21 H
                                             Do Pass/Stdnrd Dbt/Vo008-007-000
               H Plcd Cal 2nd Rdg Std Dbt
      97-04-02 H
                                             Fiscal Note Filed
               Н
                                             Correctional Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-04 H
                                             Judicial Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-09 H
                                            St Mandate Fis Note Filed
               H Cal 2nd Rdg Std Dbt
```

97-04-14 H Second Reading-Stnd Debate H Pld Cal Ord 3rd Rdg-Std Dbt

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97-04-23 H Added As A Joint Sponsor JOHNSON, TOM
         H Added As A Co-sponsor ERWIN
         H Added As A Co-sponsor JONES, LOU
         H Added As A Co-sponsor SCHOENBERG
         H Relld 2nd Rdng-Stnd Debate
         Н
                Amendment No.01
                                    ERWIN
         Η
                Amendment referred to HRUL
         Н
                Amendment No.01
                                   ERWIN
         H
                Rules refers to
                                     HJUB
         H Hld Cal Ord 2nd Rdg-Shr Dbt
97-04-24 H
                Amendment No.01
                                    ERWIN
         Н
                                    Be adopted
        Н
                Amendment No.01
                                    ERWIN
                                                            Lost
        Н
                                                              043-072-002
        H Hld Cal Ord 2nd Rdg-Shr Dbt
97-04-25 H
                                    Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2257 O'BRIEN – CURRY, JULIE – GASH, BOST AND ERWIN.

720 ILCS 5/4-1

from Ch. 38, par. 4-1

Amends the Criminal Code of 1961. Makes a grammatical change in Section defining "voluntary act".

HOUSE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/4-1 Adds reference to: 720 ILCS 5/3-5

720 ILCS 5/3-5 from Ch. 38, par. 3-5 720 ILCS 5/3-6 from Ch. 38, par. 3-6

Deletes the title and everything after the enacting clause. Amends the Criminal Code of 1961. Provides that a prosecution for criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, aggravated criminal sexual abuse, or criminal sexual abuse when the victim was under 18 years of age at the time of the offense may be commenced at any time.

FISCAL NOTE (Dept. of Corrections)

HB 2257 would have no fiscal or prison population impact.

CORRECTIONAL NOTE

No change from DOC fiscal note.

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

No change from previous fiscal note.

CORRECTIONAL NOTE, H-AM 1

No change from previous correctional note.

STATE MANDATES FISCAL NOTE, AMENDED

HB2257 fails to meet the definition of a State mandate.

JUDICIAL NOTE, H-AM 1

No increase in the need for the number of judges in the State.

SENATE AMENDMENT NO. 1.

Deletes reference to:

720 ILCS 5/3-5

Deletes everything. Amends the Criminal Code of 1961. Provides that if the identity of the accused is unknown and at the time of the offense physical evidence is collected that is capable of being tested for its DNA characteristics which would identify the accused, a prosecution for predatory criminal sexual assault of a child, criminal sexual assault or aggravated criminal sexual assault may be commenced at any time.

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97-03-10 H First reading
                                      Referred to Hse Rules Comm
97-03-11 H
                                      Assigned to Judiciary II - Criminal Law
97-03-20 H
                                      Fiscal Note Requested BLACK
         Н
                                      St Mandate Fis Nte Requestd BLACK
         Н
                                      Correctional Note Requested BLACK
         Н
                                      Judicial Note Request BLACK
         Н
                                      Committee Judiciary II - Criminal Law
97-03-21 H
                 Amendment No.01
                                      JUD-CRIMINAL H
                                                               Adopted
         Н
                                      Do Pass Amd/Stndrd Dbt/Vote 008-000-005
         H Plcd Cal 2nd Rdg Std Dbt
         H Primary Sponsor Changed To O'BRIEN
97-03-25 H Added As A Joint Sponsor GASH
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97-04-07 H
                                             Fiscal Note Requested AS AMENDED/
                                               ROSKAM
               Н
                                             St Mandate Fis Nte Requestd AS
                                               AMENDED/ROSKAM
               Н
                                             Correctional Note Requested AS
                                               AMENDED/ROSKAM
               Н
                                             Judicial Note Request AS AMENDED/
                                               ROSKAM
                H Cal 2nd Rdg Std Dbt
      97-04-08 H
                                             Fiscal Note Filed
                Н
                                             Fiscal Note Filed
               Η
                                             Correctional Note Filed
               Н
                                             Correctional Note Filed AS AMENDED
               H Cal 2nd Rdg Std Dbt
      97-04-09 H
                                             St Mandate Fis Note Filed
               Н
                                             Judicial Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-10 H Added As A Co-sponsor BOST
                H Added As A Co-sponsor ERWIN
      97-04-11 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-15 H 3rd Rdg-Stnd Dbt-Pass/V065-043-008
      97-04-16 S Arrive Senate
                S Placed Calendr, First Reading
      98-02-18 S Chief Sponsor GEO-KARIS
                S First reading
                                             Referred to Sen Rules Comm
      98-04-22 S
                                             Assigned to Judiciary
      98-05-05 S
                       Amendment No.01
                                             JUDICIARY S
                                                                      Adopted
                                             Recomminded do pass as amend 007-000-000
                S Placed Calndr, Second Reading
      98-05-06 S Second Reading
                S Placed Calndr, Third Reading
      98-05-07 S Third Reading - Passed 058-000-000
                H Arrive House
                H Place Cal Order Concurrence 01
      98-05-13 H Motion Filed Non-Concur 01/O'BRIEN
                H Calendar Order of Concurren 01
      98-05-20 H Joint Sponsor Changed to CURRY, JULIE
                H H Noncners in S Amend. 01
                S Secretary's Desk Non-concur 01
                S Filed with Secretary
                                             Mtn refuse recede-Sen Amend
      98-05-21 S S Refuses to Recede Amend 01
                S S Requests Conference Comm 1ST
      99-01-12 H Session Sine Die
             GASH.
HB-2258
  730 ILCS 5/5-2-5
                                    from Ch. 38, par. 1005-2-5
  Amends the Unified Code of Corrections. Adds a heading to Section relating to a
clinical psychologist testifying as to issues of defendant's fitness.
      FISCAL NOTE (Dpt. Corrections)
      No fiscal or prison population impact on DOC.
      CORRECTIONAL NOTE
      No change from DOC fiscal note.
      JUDICIAL NOTE
      There would be no increase or decrease in the need for the
      number of judges.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB2258 fails to create a State mandate
      under the State Mandates Act.
      97-03-10 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Judiciary II - Criminal Law
      97-03-20 H
                                             Fiscal Note Requested BLACK
               Н
                                             St Mandate Fis Nte Requestd BLACK
               Н
                                             Correctional Note Requested BLACK
               Н
                                             Judicial Note Request BLACK
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Committee Judiciary II - Criminal Law

Н

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97-03-21 H
                                             Do Pass/Stdnrd Dbt/Vo008 JO: 900
                H Plcd Cal 2nd Rdg Std Dbt
      97-04-02 H
                                             Fiscal Note Filed
                                             Correctional Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-04 H
                                             Judicial Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-07 H
                                             St Mandate Fis Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-14 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2259
             TURNER, JOHN.
  720 ILCS 550/4
                                    from Ch. 56 1/2, par. 704
  720 ILCS 550/5
                                    from Ch. 56 1/2, par. 705
  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.) Effective imme-
diately.
  NOTE(S) THAT MAY APPLY: Correctional
      97-03-10 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Judiciary II - Criminal Law
      97-03-21 H
                                             Do Pass/Short Debate Cal 015-000-000
                Η
                                             Mtn Reconsider Vote Prevail 015-000-000
                Н
                                             Returned to Judiciary II - Criminal Law
                Η
                                             Do Pass/Short Debate Cal 014-001-000
                H Placed Cal 2nd Rdg-Sht Dbt
      97-04-08 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-04-15 H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-001
      97-04-16 S Arrive Senate
                S Placed Calendr, First Reading
      99-01-12 H Session Sine Die
HB-2260
             MCAULIFFE - CAPPARELLI - DURKIN - SANTIAGO - WOOD.
  730 ILCS 5/5-5-3.2
                                    from Ch. 38, par. 1005-5-3.2
  Amends the Unified Code of Corrections. Provides that committing an offense
against a person under 18 years of age or that person's property is a factor for the court
to consider as a reason to impose a more severe sentence. Also provides that a defen-
dant convicted of a felony committed against a person under 18 (now under 12) years of
age or that person's property may be sentenced to an extended term sentence.
      FISCAL NOTE (Dept. of Corrections)
      The corrections population impact is 157 inmates and the fiscal
      impact is $24,978,600.
      CORRECTIONAL NOTE
      No change from previous note.
  NOTE(S) THAT MAY APPLY: Correctional
      97-03-10 H First reading
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Judiciary II - Criminal Law
      97-03-21 H
                                             Do Pass/Short Debate Cal 015-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
                H Added As A Joint Sponsor SANTIAGO
                H Added As A Co-sponsor DURKIN
                H Added As A Co-sponsor WOOD
      97-04-08 H
                                             Fiscal Note Filed
                                             Correctional Note Filed
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97-04-30 S Chief Sponsor DILLARD S First reading Referred to Sen Rules Comm

H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt 97-04-16 H Joint Sponsor Changed to CAPPARELLI 97-04-17 H 3rd Rdg-Sht Dbt-Pass/Vote 112-000-002

S Placed Calendr, First Reading

97-04-18 S Arrive Senate

99-01-12 H Session Sine Die

HB-2261 KOSEL

New Act

20 ILCS 2605/55a-3 from Ch. 127, par. 55a-3 735 ILCS 5/21-101 from Ch. 110, par. 21-101

Creates the Gang Member Registration and Community Notification Act. Provides that a person convicted of a gang-related criminal offense shall register with the local law enforcement agency where the person resides for 10 years after conviction. Provides that any person convicted of a gang-related criminal offense who is discharged, paroled, or released from a Department of Corrections facility or other penal institution shall be informed of his or her duty to register by the facility or institution. Provides that any person convicted of a gang-related criminal offense who is released on probation or discharged upon payment of a fine shall be informed of his or her duty to register by the court. Provides that the facility or court shall obtain the person's address and report the address to the Department of State Police. Provides that the facility or court shall send copies of the form informing the person about registration to the Department, and the Department shall forward a copy to the local law enforcement agency. Provides that the person required to register shall report in person to the local law enforcement agency every year. Provides that the Department shall establish and maintain a Gang Member Database to identify persons convicted of gang-related criminal offenses. Provides that the Department and any local law enforcement agency may disclose certain information on the registered person to any person likely to encounter the registered person and the information shall also be open to inspection by the public. Provides for immunity for providing or failing to provide this information. Amends the Civil Administrative Code concerning the powers of the Department's Division of Criminal Investigation. Amends the Code of Civil Procedure concerning a name change. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

97-03-10 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Judiciary II - Criminal Law

97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2262 CLAYTON - CHURCHILL, ERWIN, LYONS, EILEEN AND COULSON.

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

Removes the provisions that 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.

NOTE(S) THAT MAY APPLY: Correctional

97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Agriculture & Conservation
97-03-19 H Placed Cal 2nd Rdg-Sht Dbt
97-03-20 H Second Reading-Short Debate
H Pld Cal Ord 3rd Rdg-Sht Dbt
97-04-09 H Added As A Co-sponsor ERWIN
H Added As A Co-sponsor LYONS,EILEEN
97-04-12 H 3rd Rdg-Sht Dbt-Pass/Vote 102-008-001
H Added As A Co-sponsor COULSON

97-04-14	S Arrive Senate	
07.04.15	S Placed Calendr, First Reading	
	S Chief Sponsor KLEMM S First reading	Referred to Sen Rules Comm
37 01 10	S Sponsor Removed KLEMM	Referred to Self Raies Contain
	S Alt Chief Sponsor Changed C	
07.04.24	S Added as Chief Co-sponsor I	
97-04-24 97-04-30		Assigned to Transportation TRANSPORTN S Adopted
27 01 50	S	Recommnded do pass as amend 006-000-000
	S Placed Calndr, Second Readn	g
97-05-01	S Second Reading S Placed Calndr, Third Reading	
97-05-09	S Added as Chief Co-sponsor I	
77 05-07	S Third Reading - Passed 056-	
	H Arrive House	
07.05.16	H Place Cal Order Concurrence	01
97-03-10	H Motion Filed Concur H Refer to Rules/Rul 75(a)	
	H Place Cal Order Concurrence	e 01
	H Added As A Joint Sponsor C	
97-05-20	H Be approved consideration 0 H H Concurs in S Amend. 01/0	1/HRUL
	H Passed both Houses	172-037-007
97-06-18	H Sent to the Governor	
	H Governor approved	
	H Effective Date 98-01-01	
	H PUBLIC ACT 90-0215	
	ANG.	10 150
5 ILCS 315		. 48, par. 1625
		ons Act concerning sovereign immunity.
Adds a caption	. H First reading	Referred to Hse Rules Comm
97-03-10		Assigned to Labor & Commerce
97-03-21		Re-Refer Rules/Rul 19(a)
99-01-12	H Session Sine Die	
HB-2264 Se	CHAKOWSKY.	
20 ILCS 605		. 127, par. 46.13
		Illinois. Provides that the Business Assis-
		e and Community Affairs shall provide as-
		taining procurement contracts with private
Illinois busines		
	AT MAY APPLY: Fiscal H First reading	Referred to Hse Rules Comm
97-03-10		Assigned to Labor & Commerce
97-03-21		Re-Refer Rules/Rul 19(a)
	H Session Sine Die	
HB-2265 M	IADIGAN,MJ – CURRIE.	
New Act	r	
Creates the V	Welfare Reform Act of 1997.	Contains a short title only.
STATE N	MANDATES FISCAL NOTE	•
	inion of DCCA, HB 2265 fails to	create a State mandate
	State Mandates Act. NOTE (Dept. of Public Aid)	
	Il not be a fiscal impact to this De	ept, until the bill
is amende		•
97-03-10	H First reading	NY INDYE
	H Added As A Joint Sponsor C	CURRIE Referred to Hse Rules Comm
97-03-11		Assigned to Human Services
97-03-20		Do Pass/Stdnrd Dbt/Vo006-004-000
	H Plcd Cal 2nd Rdg Std Dbt	
	H	Fiscal Note Requested ZICKUS
	H Col 2nd Pdg Std Dbt	St Mandate Fis Nte Requestd ZICKUS
	H Cal 2nd Rdg Std Dbt	

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St Mandate Fis Note Filed
      97-03-21 H
               H Cal 2nd Rdg Std Dbt
      97-04-08 H
                                             Fiscal Note Filed
               H Cal 2nd Rdg Std Dbt
      97-04-14 H Second Reading-Stnd Debate
               H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
                                             Recommends Consideration 003-002-000
      97-05-15 H
                                               HRUL.
               H Plcd Cal 2nd Rdg Std Dbt
      97-05-16 H
                       Amendment No.01
                                             CURRIE
                       Amendment referred to HRUL
               H Cal 2nd Rdg Std Dbt
      97-05-20 H Second Reading-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-07-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-2266
             MADIGAN.M.J - CURRIE.
  New Act
  Creates the Child Support Enforcement Act of 1997. Contains a short title only.
      STATE MANDATES FISCAL NOTE
      In the opinion of DCCA, HB 2266 fails to create a State mandate
      under the State Mandates Act.
      FISCAL NOTE (Dept. of Public Aid)
      There will not be a fiscal impact to this Dept. until the bill
      is amended.
      97-03-10 H First reading
                H Added As A Joint Sponsor CURRIE
                                             Referred to Hse Rules Comm
      97-03-11 H
                                             Assigned to Human Services
      97-03-20 H
                                             Do Pass/Stdnrd Dbt/Vo006-004-000
                H Plcd Cal 2nd Rdg Std Dbt
                Н
                                             Fiscal Note Requested ZICKUS
                                             St Mandate Fis Nte Requestd ZICKUS
                Н
                H Cal 2nd Rdg Std Dbt
                                             St Mandate Fis Note Filed
      97-03-21 H
                H Cal 2nd Rdg Std Dbt
      97-04-08 H
                                             Fiscal Note Filed
                H Cal 2nd Rdg Std Dbt
      97-04-14 H Second Reading-Stnd Debate
                H Pld Cal Ord 3rd Rdg-Std Dbt
      97-04-25 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2267
             STEPHENS.
  815 ILCS 150/3
                                    from Ch. 17, par. 6203
  Amends the Unsolicited Credit Card Act of 1977. Provides that no financial institu-
tion or other person or corporation shall issue any person a credit card in which 2 or
more persons are joint holders of the credit card account unless the request or applica-
tion is made jointly by all joint holders of the account. Effective immediately.
      97-03-10 H First reading
                                             Referred to Hse Rules Comm
       97-03-11 H
                                             Assigned to Financial Institutions
       97-03-21 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
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HB-2268 STEPHENS.

225 ILCS 455/14

from Ch. 111, par. 5814

Amends the Real Estate License Act of 1983. Makes a technical change in a Section relating to broker's licenses.

ng to broker's ncenses.	
97-03-10 H First reading	Referred to Hse Rules Comm
97-03-11 H	Assigned to Registration & Regulation
97-03-21 H	Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2269 **2452**

HB-2269 MCGUIRE.

820 ILCS 115/4.5 new

Amends the Wage Payment and Collection Act. Provides that an employer to whom this Act applies must pay an employee's net pay to the employee in the form of a check or other negotiable instrument made payable to the employee or by direct deposit into an employee's account in a financial institution. Provides that no employer may pay an employee's net pay to the employee in the form of currency. Provides that violation is a Class A misdemeanor. Exempts payments to workers who receive pay each day they work and payments to an employee whose weekly net pay is less than \$100.

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FISCAL NOTE (Dpt. Labor)
No fiscal impact will be incurred by the Department.
STATE DEBT IMPACT NOTE
HB2269 would not impact the level of State debt.
STATE MANDATES FISCAL NOTE
HB 2269 fails to meet the definition of a State mandate.
PENSION NOTE
HB2269 would not have a fiscal impact on any public retirement
system or pension fund subject to the Illinois Pension Code.
97-03-10 H First reading
                                       Referred to Hse Rules Comm
97-03-11 H
                                       Assigned to Labor & Commerce
97-03-20 H
                                       Do Pass/Stdnrd Dbt/Vo011-004-001
         H Plcd Cal 2nd Rdg Std Dbt
                                       Fiscal Note Requested PARKE
                                       St Mandate Fis Nte Requestd PARKE
         H Cal 2nd Rdg Std Dbt
97-04-02 H
                                       Fiscal Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-09 H
                                       State Debt Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-10 H
                                       St Mandate Fis Note Filed
         H Cal 2nd Rdg Std Dbt
97-04-11 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-04-12 H
                                       Pension Note Filed
         H Cal Ord 3rd Rdg-Stnd Dbt
97-04-18 H
                                       Re-committed to Rules
99-01-12 H Session Sine Die
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HB-2270 JONES,LOU.

CORRECTIONAL NOTE

750 ILCS 5/714 new

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that a person who without good cause defaults on an order for child support issued by an Illinois court for a period of 2 months or longer is guilty of a Class A misdemeanor. Provides for community service to be performed by an offender.

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There will be no fiscal impact on this Dept.
    STATE MANDATES FISCAL NOTE
    In the opinion of DCCA, HB 2270 fails to create a State mandate
    under the State Mandates Act.
NOTE(S) THAT MAY APPLY: Correctional
    97-03-10 H First reading
                                           Referred to Hse Rules Comm
    97-03-11 H
                                           Assigned to Judiciary I - Civil Law
    97-03-12 H Primary Sponsor Changed To JONES, LOU
    97-03-21 H
                                           Re-Refer Rules/Rul 19(a)
                                           Correctional Note Filed
    97-03-26 H
                                           Committee Rules
    97-04-03 H
                                           St Mandate Fis Note Filed
                                           Committee Rules
    99-01-12 H Session Sine Die
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HB-2271 JONES,LOU.

305 ILCS 5/10-24 new

Amends the Illinois Public Aid Code. Requires the Department of Public Aid to establish, no later then October 1, 1998, an automated directory containing identifying information, submitted by the employer, for each new employee hired in the State.

Provides that the directory shall be used to facilitate the enforcement, collection, and disbursement of child support payments, and assist in tracking child support obligors. States that the directory shall be known as the State Directory of New Hires. Provides for sharing information with other State agencies for the purpose of collecting other debts owed to the State.

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STATE MANDATES FISCAL NOTE
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In the opinion of DCCA, HB 2271 fails to create a State mandate under the State Mandates Act.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Human Services
97-03-12 H Primary Sponsor Changed To JONES, LOU
97-03-21 H St Mandate Fis Note Filed
H Committee Human Services
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99-01-12 H Session Sine Die

Н

HB-2272 JONES,LOU.

750 ILCS 5/505	from Ch. 40, par. 505
750 ILCS 15/1	from Ch. 40, par. 1101
750 ILCS 45/15	from Ch. 40, par. 2515

Amends the Non-Support of Spouse and Children Act. Provides that a person found guilty under provisions making failure to pay support a Class A misdemeanor may be sentenced to participate in a supervised work program administered by the Illinois Department of Public Aid through contract. Provides that the program shall be conducted on weekends and holidays, with a required fee from participants based on income to offset costs, and consist of outdoor cleaning and other duties while wearing brightly colored clothing. Authorizes the Department to adopt rules to implement the program. Amends the Illinois Marriage and Dissolution of Marriage Act, and the Illinois Parentage Act of 1984 to reference the program.

Re-Refer Rules/Rul 19(a)

Referred to Hee Pules Comm

CORRECTIONAL NOTE

There will be no fiscal impact from this bill.

STATE MANDATES FISCAL NOTE

In the opinion of DCCA, HB 2272 fails to create a State mandate

under the State Mandates Act.

CORRECTIONAL NOTE

07 02 10 H First reading

There will be no fiscal impact on this bill.

NOTE(S) THAT MAY APPLY: Fiscal

31-03-10	пг	instreading	Referred to 118c Rules Collins
97-03-11	H		Assigned to Judiciary I - Civil Law
97-03-12	ΗP	rimary Sponsor Changed To	JONES,LOU
97-03-21	H		Re-Refer Rules/Rul 19(a)
97-03-31	H		Correctional Note Filed
	H		Committee Rules
97-04-03	Н		St Mandate Fis Note Filed
	Η		Committee Rules
97-04-07	Н		Correctional Note Filed
	Н		Committee Rules
99-01-12	H S	Session Sine Die	

IID 2272 MCCLIDE

HB-2273 MCGUIRE.

215 ILCS 5/155.26a new

Amends the Illinois Insurance Code. Provides that coverage for damages to a motor vehicle resulting from road conditions or hazards incurred upon a public road shall be classified as comprehensive coverage damages. Prohibits rate increases based solely upon claims for damages caused by road conditions.

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97-03-10 H First reading Referred to Hse Rules Comm
97-03-11 H Assigned to Insurance
97-03-21 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2274 MCGUIRE.

205 ILCS 675/6.5 new

Amends the Illinois Financial Services Development Act. Prohibits the imposition of fees or charges with respect to a revolving credit plan that are contingent upon the bor-

rower having no outstanding unpaid indebtedness subject to interest charges on the date of the billing statement. Effective immediately.

FISCAL NOTE (Dpt. Financial Institutions)

There would be no fiscal impact on the Department.

Referred to Hse Rules Comm 97-03-10 H First reading 97-03-11 H Assigned to Financial Institutions

97-03-20 H Fiscal Note Filed

Н Committee Financial Institutions 97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2275 MCGUIRE.

225 ILCS 25/18

from Ch. 111, par. 2318

Amends the Illinois Dental Practice Act to allow dental hygienists to provide dental hygiene services without fee under the general supervision of a dentist, where the dentist is not required to be present, to residents of senior citizens' retirement homes.

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Registration & Regulation 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-2276 CURRIE.

205 ILCS 105/1-1

from Ch. 17, par. 3301-1

Amends the Illinois Savings and Loan Act of 1985. Makes a technical change in the Section that contains the short title.

FISCAL NOTE (Dpt. Financial Institutions)

There would be no fiscal impact on the Department.

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Financial Institutions

97-03-20 H Fiscal Note Filed

Committee Financial Institutions Н 97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2277 CURRIE.

205 ILCS 5/3

from Ch. 17, par. 309

Amends the Illinois Banking Act. Makes a technical change in a Section relating to formation and powers.

FISCAL NOTE (Dpt. Financial Institutions)

There would be no fiscal impact on the Department.

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Financial Institutions 97-03-20 H Fiscal Note Filed

Committee Financial Institutions Н 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-2278 CURRIE.

205 ILCS 405/3.1

from Ch. 17, par. 4805

Amends the Currency Exchange Act. Adds a caption to a Section of the Act concerning the provision of tax services.

FISCAL NOTE (Dpt. Financial Institutions)

There would be no fiscal impact on the Department.

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Financial Institutions 97-03-20 H Fiscal Note Filed Н Committee Financial Institutions 97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2279 DAVIS, STEVE.

20 ILCS 2805/2.06

from Ch. 126 1/2, par. 67.06

Amends the Department of Veterans Affairs Act by making a technical change in the Section concerning promulgation of rules.

97-03-10 H First reading

Referred to Hse Rules Comm

Adopted

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97-03-11 H
                                         Assigned to Veterans' Affairs
97-03-21 H
                                         Re-Refer Rules/Rul 19(a)
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99-01-12 H Session Sine Die

DAVIS, STEVE. HB-2280

20 ILCS 2805/1 from Ch. 126 1/2, par. 66

Amends the Department of Veterans Affairs Act. Makes a technical change in the Section concerning creation of the Department.

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Veterans' Affairs 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HR-2281 DAVIS, STEVE.

20 ILCS 415/8b.7

from Ch. 127, par. 63b108b.7

Amends the Personnel Code. Makes a technical change in the Section concerning the veterans' preference.

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Veterans' Affairs 97-03-21 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

BRADY. HB-2282

215 ILCS 5/141.01

from Ch. 73, par. 753.01

Amends the Illinois Insurance Code. Adds a caption to a Section restricting termination of a policy because of termination of an agent's contract with the company.

FISCAL NOTE (Dpt. of Insurance)

HB2282 will have no fiscal impact on the Department.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 215 ILCS 5/141.01 Adds reference to: 215 ILCS 107/20

Replaces the title and everything after the enacting clause. Amends the Producer Controlled Insurer Act. Provides that disclosure requirements regarding the relationship between a controlling producer and an insurer may be met with respect to business placed for a governmental reciprocal by the execution of a subscriber's agreement that is retained by the governmental reciprocal. Effective immediately.

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Insurance 97-03-21 H Do Pass/Stdnrd Dbt/Vo012-011-000 H Plcd Cal 2nd Rdg Std Dbt Н Fiscal Note Requested BRADY H Cal 2nd Rdg Std Dbt 97-04-10 H Fiscal Note Filed H Cal 2nd Rdg Std Dbt 97-04-14 H Second Reading-Stnd Debate H Pld Cal Ord 3rd Rdg-Std Dbt 97-04-15 H Relld 2nd Rdng-Stnd Debate Н Amendment No.01 MAUTINO Amendment referred to HRUL H Hld Cal Ord 2nd Rdg-Shr Dbt H Added As A Joint Sponsor BRADY 97-04-16 H Amendment No.01 MAUTINO Rules refers to Н HINS H Hld Cal Ord 2nd Rdg-Shr Dbt 97-04-17 H Amendment No.01 MAUTINO Be adopted H Hld Cal Ord 2nd Rdg-Shr Dbt 97-04-18 H Primary Sponsor Changed To BRADY 97-04-19 H Amendment No.01 **MAUTINO** H Pld Cal Ord 3rd Rdg-Std Dbt

97-04-23 H 3rd Rdg-Stnd Dbt-Pass/V115-000-000

97-04-24 S Arrive Senate

S Chief Sponsor WALSH,T

S Placed Calendr, First Reading

Referred to Sen Rules Comm S First reading

99-01-12 H Session Sine Die

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HB-2283 BRADY.
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215 ILCS 5/143.21b

from Ch. 73, par. 755.21b

Amends the Illinois Insurance Code. Adds a caption to a Section restricting the cancellation of a policy solely because a claim is paid.

FISCAL NOTE (Dpt. of Insurance)

HB2283 will have no fiscal impact on the Department.

97-03-10 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Insurance

97-03-21 H Do Pass/Stdnrd Dbt/Vo012-011-000

H Plcd Cal 2nd Rdg Std Dbt

Fiscal Note Requested BRADY

H Cal 2nd Rdg Std Dbt 97-04-10 H

H Fiscal Note Filed

H Cal 2nd Rdg Std Dbt

97-04-14 H Second Reading-Stnd Debate H Pld Cal Ord 3rd Rdg-Std Dbt

97-04-18 H Primary Sponsor Changed To BRADY

97-04-25 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2284 MAUTINO.

215 ILCS 5/141.02

from Ch. 73, par. 753.02

Amends the Illinois Insurance Code. Adds a caption to a Section concerning the termination of contracts between an independent agent and an insurance company.

FISCAL NOTE (Dpt. of Insurance)

HB2284 will have no fiscal impact on the Department.

97-03-10 H First reading Referred to Hse Rules Comm

97-03-11 H Assigned to Insurance

97-03-21 H Do Pass/Stdnrd Dbt/Vo012-011-000

H Pled Cal 2nd Rdg Std Dbt

97-04-10 H Fiscal Note Filed

H Cal 2nd Rdg Std Dbt

97-04-14 H Second Reading-Stnd Debate H Pld Cal Ord 3rd Rdg-Std Dbt

97-04-18 H Re-committed to Rules

99-01-12 H Session Sine Die

HB-2285 MAUTINO.

215 ILCS 5/143.23a

from Ch. 73, par. 755.23a

Amends the Illinois Insurance Code. Adds a caption to a Section concerning an insured's access to files after cancellation of a policy.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

305 ILCS 5/5-16.3

Adds reference to:

New Act

Replaces the title and everything after the enacting clause. Creates the Managed Care Responsibility to Members Act. Provides for the regulation of managed care plans by the Department of Insurance. Creates specific patient rights to disclosure, quality of care, and confidentiality. Prohibits restraints on communications between physicians and patients. Requires the establishment of grievance procedures. Requires utilization review programs to register with the Department of Insurance. Effective January 1, 1998.

97-03-10 H Fi	rst reading	Referred to Hse	Rules C	omm
97-03-11 H	-	Assigned to Ins	urance	
97-03-19 H	Amendment No.01	INSURANCE	Н	Adopted
H		Remains in Cor	nmiInsu	rance
97-03-21 H		Re-Refer Rules	/Rul 19(a	a)

HB-2286 MCGUIRE.

99-01-12 H Session Sine Die

720 ILCS 5/9-1 from Ch. 38, par. 9-1 730 ILCS 5/5-8-1 from Ch. 38, par. 1005-8-1

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730 ILCS 5/5-8-2
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from Ch. 38, par. 1005-8-2

Amends the Criminal Code of 1961 and the Unified Code of Corrections. Provides that a person convicted of first degree murder, if the death penalty is not imposed, shall be sentenced to a term of natural life imprisonment (now the defendant may in some circumstances be sentenced from 20 to 60 years imprisonment).

NOTE(S) THAT MAY APPLY: Correctional

97-03-10 H First reading Referred to Hse Rules Comm 97-03-11 H Assigned to Judiciary II - Criminal Law 97-03-21 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2287 FANTIN – ACEVEDO – CURRY, JULIE – HOLBROOK – FEIGENHOLTZ, LOPEZ, SANTIAGO AND KENNER.

720 ILCS 5/33-4 new

Amends the Criminal Code of 1961. Makes it unlawful for a peace officer or correctional officer to knowingly commit an act in furtherance of gang-related activities, except when acting in furtherance of an undercover law enforcement investigation. Penalty is a Class 3 felony.

FISCAL NOTE (Dpt. Corrections)

There will be minimal fiscal and corrections population impact.

CORRECTIONAL NOTE

No change from DOC fiscal note.

JUDICIAL NOTE

It is impossible to determine what impact the bill will have on

the need to increase the number of judges in the State.

STATE MANDATES FISCAL NOTE

HB2287 fails to meet the definition of a State mandate.

NOTE(S) THAT MAY APPLY: Correctional

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Referred to Hse Rules Comm
97-03-10 H First reading
97-03-11 H
                                      Assigned to Judiciary II - Criminal Law
97-03-20 H Added As A Joint Sponsor ACEVEDO
         H Added As A Co-sponsor CURRY, JULIE
         H
                                      Fiscal Note Requested BLACK
         Н
                                      St Mandate Fis Nte Requestd BLACK
                                      Correctional Note Requested BLACK
         Н
         Н
                                      Judicial Note Request BLACK
                                      Committee Judiciary II - Criminal Law
         H
97-03-21
                                      Do Pass/Short Debate Cal 015-000-000
         Η
         H Placed Cal 2nd Rdg-Sht Dbt
97-04-03 H
                                      Fiscal Note Filed
                                      Correctional Note Filed
         H
         H Cal Ord 2nd Rdg-Shr Dbt
                                      Judicial Note Filed
97-04-08 H
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-09 H
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
97-04-10 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor FEIGENHOLTZ
97-04-16 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
         H Added As A Co-sponsor LOPEZ
         H Added As A Co-sponsor SANTIAGO
         H Added As A Co-sponsor KENNER
97-04-17 S Arrive Senate
         S Placed Calendr, First Reading
97-04-25 S Chief Sponsor CARROLL
          S First reading
                                      Referred to Sen Rules Comm
97-04-30 S
                                      Assigned to Judiciary
97-05-07 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
97-05-08 S Second Reading
         S Placed Calndr, Third Reading
97-05-09 S Added as Chief Co-sponsor SEVERNS
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S Added as Chief Co-sponsor GEO-KARIS S Third Reading - Passed 056-000-000

H Passed both Houses

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97-06-06 H Sent to the Governor
      97-07-22 H Governor approved
                     Effective Date 98-01-01
                Н
                Η
                     PUBLIC ACT 90-0131
HB-2288
             FANTIN.
    30 ILCS 105/5.449 new
    30 ILCS 115/1b new
   30 ILCS 115/2a new
   30 ILCS 115/3a new
   35 ILCS 5/901
                                     from Ch. 120, par. 9-901
   35 ILCS 105/9
                                     from Ch. 120, par. 439.9
   35 ILCS 110/9
                                     from Ch. 120, par. 439.39
   35 ILCS 115/9
                                     from Ch. 120, par. 439.109
   35 ILCS 120/3
                                     from Ch. 120, par. 442
   50 ILCS 705/5.1 new
    50 ILCS 705/5.2 new
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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, and the State Revenue Sharing Act to provide that 1.75% of income tax proceeds and 2.01% of use and occupation tax proceeds shall be deposited into the Community Policing Fund. Provides that moneys in the Fund shall be allocated to municipalities and counties in this State for the purposes of hiring new police officers. Amends the State Finance Act to add the Fund to the list of funds in the State treasury. Amends the Illinois Police Training Act to require the Illinois Law Enforcement Training Standards Board to conduct random audits of units of local government that receive distributions from the Community Policing Fund. Provides that if the Board determines that a unit of local government did not use its distribution for hiring new police officers, then that unit of local government shall not be eligible for a distribution for one year. Effective June 1, 1997.

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STATE MANDATES ACT FISCAL NOTE
    HB2288 fails to create a State mandate.
    HOME RULE NOTE
    HB 2288 does not preempt home rule authority.
    FISCAL NOTE (Dept. of Revenue)
    HB 2288 will divert an estimated $210.8 million form GRF to the
    Community Policing Fund annually.
NOTE(S) THAT MAY APPLY: Fiscal
    97-03-10 H First reading
                                           Referred to Hse Rules Comm
    97-03-11 H
                                           Assigned to State Govt Admin & Election
                                             Refrm
    97-03-21 H
                                           Do Pass/Stdnrd Dbt/Vo007-005-000
             H Plcd Cal 2nd Rdg Std Dbt
    97-04-07 H
                                           St Mandate Fis Note Filed
                                           Home Rule Note Filed
             Н
             H Cal 2nd Rdg Std Dbt
    97-04-08 H
                                           Fiscal Note Filed
             H Cal 2nd Rdg Std Dbt
    97-04-14 H Second Reading-Stnd Debate
             H Pld Cal Ord 3rd Rdg-Std Dbt
    97-04-18 H
                                           Re-committed to Rules
    99-01-12 H Session Sine Die
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HB-2289 MORROW.

Appropriates \$3,000,000 from the General Revenue Fund to the Small Business Surety Bond Guaranty Fund for the use of DCCA for the implementation and administration of the Small Business Surety Bond Guaranty Act. Effective July 1, 1997.

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97-03-20 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-2290 MOORE,EUGENE.

105 ILCS 5/10-22.18e new

Amends the School Code. Authorizes the school board or board of education of a school district located in a county that has a population in excess of 2,000,000 to establish and operate evening programs for students using school facilities. Provides that

2459 HB-2290-Cont.

those evening school programs may include educational enrichment programs, recreational and physical exercise programs, and tutorial programs. Adds provisions relative to program staffing. Effective immediately.

97-04-11 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

SCHAKOWSKY - CURRIE - RONEN - PUGH - SCOTT, JONES,LOU HB-2291 AND FLOWERS.

720 ILCS 5/9-1

from Ch. 38, par. 9-1

Amends the Criminal Code of 1961. Provides that for one year from the effective date of this amendatory Act of 1997 no execution of a defendant shall take place. Creates a commission on the death penalty to study the law that provides for the death penalty and the administration of the death penalty. Provides that the commission shall report to the General Assembly within 8 months from the effective date of this amendatory Act. Effective immediately.

97-04-23 H Filed With Clerk

H Added As A Joint Sponsor CURRIE

H Added As A Co-sponsor RONEN

Referred to Hse Rules Comm H First reading

97-05-30 H Added As A Co-sponsor PUGH

H Added As A Co-sponsor SCOTT

H Added As A Co-sponsor JONES,LOU

H Added As A Co-sponsor FLOWERS

99-01-12 H Session Sine Die

STEPHENS. HB-2292

20 ILCS 415/8b.7

from Ch, 127, par. 63b108b.7

Amends the Personnel Code concerning the veteran's preference. Adds a caption.

97-05-30 H Filed With Clerk

Н

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2293 DART.

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

97-05-31 H Filed With Clerk

97-10-16 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2294 ERWIN - WIRSING.

35 ILCS 200/15-35

Amends the Property Tax Code. Provides parity among exempt institutions which lease, as opposed to own, property used for exempt purposes by extending the exemption granted to property donated, granted, received, or used for public school, college, theological, seminary, university, or other educational purposes regardless of whether the aforesaid own the underlying fee. Effective January 1, 1998.

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

97-06-01 H Filed With Clerk

H Added As A Joint Sponsor WIRSING

97-10-16 H First reading

Referred to Hse Rules Comm

97-10-17 H Assigned to Revenue

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

HB-2295 NOVAK - O'BRIEN - MCGUIRE.

30 ILCS 740/2-2.04

from Ch. 111 2/3, par. 662.04

Amends the Downstate Public Transportation Act. Provides that funding for eligible operating expenses may exceed the 10% increase over the maximum established for the preceding year for a participant that is a transit district that received an initial appropriation in Fiscal Year 1998. Provides that for any such participant, a 10% maximum increase is established in each subsequent year following Fiscal Year 1999 when the amount appropriated is equal to or greater than maximum allowable under the Section of the Downstate Public Transportation Act concerning maximum payments for eligible operating expenses. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything, Amends the Downstate Public Transportation Act. Provides that funding for eligible operating expenses may exceed the 10% increase over the maximum established for the preceding year for a participant (now a participant that is a rural transit district) that received an initial appropriation in Fiscal Year 1994 or Fiscal Year 1998 (now Fiscal Year 1994). Effective immediately.

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FISCAL NOTE (Dpt. of Transportation)
FY99 approp. request will increase to $600,000 ($490,000 more
than allowable under current law).
97-06-17 H Filed With Clerk
97-10-16 H First reading
                                      Referred to Hse Rules Comm
97-10-17 H
                                      Assigned to Transportation & Motor Vehicles
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-01-14 H Added As A Co-sponsor O'BRIEN
98-02-11 H
                                      Assigned to Transportation & Motor Vehicles
98-02-19 H
                                      Fiscal Note Requested BLACK
         Н
                 Amendment No.01
                                      TRANSPORTAT'N H
                                                               Adopted
                                      Do Pass Amend/Short Debate 019-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-02 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-18 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-19 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
98-03-20 H Added As A Joint Sponsor O'BRIEN
98-03-24 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor MAITLAND
                                      Referred to Sen Rules Comm
         S First reading
         S Added as Chief Co-sponsor WALSH,L
98-04-01 S Added As A Co-sponsor WELCH
98-04-28 S
                                      Assigned to Transportation
98-05-05 S
                                      Recommended do pass 008-000-000
         S Placed Calndr, Second Reading
98-05-07 S Second Reading
         S Placed Calndr, Third Reading
98-05-14 S Third Reading - Passed 056-000-000
         H Passed both Houses
         H Added As A Co-sponsor MCGUIRE
98-06-12 H Sent to the Governor
98-08-07 H Governor approved
         Η
              Effective Date 98-08-07
              PUBLIC ACT 90-0694
      BUGIELSKI.
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HB-2296

20 ILCS 1605/19

from Ch. 120, par. 1169

Amends the Illinois Lottery Law. Provides that the time period for claiming a prize shall be at least one year.

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NOTE(S) THAT MAY APPLY: Fiscal
    97-09-03 H Filed With Clerk
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97-10-16 H First reading

97-10-17 H

Assigned to Revenue

Referred to Hse Rules Comm

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98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-03-11 H Assigned to Revenue
98-03-20 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2297 LINDNER - BIGGERT - GASH - HOWARD.

725 ILCS 5/115-10 from Ch. 38, par. 115-10

Amends the Code of Criminal Procedure of 1963. Reenacts provision from Public Act 89-428 (declared unconstitutional by the Illinois Supreme Court) that states that certain hearsay statements made by a child victim under the age of 13 shall not be excluded from evidence in court on the basis that they were obtained as a result of interviews conducted under a protocol adopted by a Child Advocacy Advisory Board or that an interviewer or witness to the interview was or is an employee, agent, or investigator of a State's Attorney's office. Effective immediately.

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97-09-03 H Filed With Clerk
97-10-16 H First reading
                                       Referred to Hse Rules Comm
97-10-17 H
                                       Assigned to Judiciary II - Criminal Law
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-02-03 H
                                       Assigned to Judiciary II - Criminal Law
98-02-26 H
                                       Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-18 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H Added As A Joint Sponsor B1GGERT
         H 3rd Rdg-Sht Dbt-Pass/Vote 114-001-000
         H Added As A Co-sponsor GASH
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
            Chief Sponsor GEO-KARIS
                                       Referred to Sen Rules Comm
         S
            First reading
98-04-01 S
                                       Assigned to Judiciary
                                       Recommended do pass 008-000-000
98-04-22 S
         S Placed Calndr, Second Reading
98-04-29 S Second Reading
          S Placed Calndr, Third Reading
98-05-04 S Third Reading - Passed 053-000-000
         H Passed both Houses
         H Added As A Co-sponsor HOWARD
98-06-02 H Sent to the Governor
98-07-30 H Governor approved
         Η
              Effective Date 98-07-30
              PUBLIC ACT 90-0656
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HB-2298 SCHOENBERG.

220 ILCS 5/13-1001 new 220 ILCS 5/13-1002 new

Amends the Telecommunications Article of the Public Utilities Act. Provides that new telephone numbers shall not be allocated to telecommunications carriers in blocks of more than 1,000 numbers. Directs the Illinois Commerce Commission to adopt rules requiring the return of unused numbers for reallocation. Provides that the Commission shall not authorize the creation of a new area code within an existing area code in Cook County or any of the the collar counties unless at least 75% of the potentially available telephone numbers within the existing area code are being used by consumers of telecommunications services. Effective immediately.

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97-09-03 H Filed With Clerk
97-10-16 H First reading Referred to Hse Rules Comm
97-10-17 H Assigned to Public Utilities
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
99-01-12 H Session Sine Die
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HB-2299 LAWFER – BLACK – NOLAND – BOLAND – MITCHELL, HOLBROOK AND DAVIS,STEVE.

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20 ILCS 655/1 from Ch. 67 1/2, par. 601
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Amends the Illinois Enterprise Zone Act by making technical changes to the short title.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 655/1 Adds reference to: 20 ILCS 655/5.3

from Ch. 67 1/2, par. 608

Deletes everything. Amends the Illinois Enterprise Zone Act. Provides that if (i) the county board of any county in which a current military base is located, in part or in whole, or in which a military base that has been closed within the last 20 years is located, in part or in whole, adopts a designating ordinance to designate the military base as an enterprise zone and (ii) the property otherwise qualifies as an enterprise zone, then the Department of Commerce and Community Affairs may certify the designating ordinance or ordinances, as the case may be. Effective immediately.

HOUSE AMENDMENT NO. 2. (Tabled March 26, 1998)

Adds reference to:

20 ILCS 655/5.5

from Ch. 67 1/2, par. 609.1

Further amends the Illinois Enterprise Zone Act. Provides that a business may receive and retain a designation as a high impact business if (i) the business was previously designated as a high impact business and lost that designation 24 months before the effective date of this amendatory Act, (ii) the business intends to retain 800 full-time jobs, and (iii) the business has a Standard Industrial Classification of 3321. Provides that the new provisions are inoperative after 3 years.

HOUSE AMENDMENT NO. 3.

Provides that in Vermilion County an enterprise zone shall be in effect for 30 calendar years or for a lesser number of years specified in the certified designating ordinance (now 20 years for all enterprise zones).

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97-09-03 H Filed With Clerk
97-10-16 H First reading
                                     Referred to Hse Rules Comm
97-10-17 H
                                     Assigned to Revenue
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-03-11 H
                                     Assigned to State Govt Admin & Election
                                       Refrm
98-03-20 H
                Amendment No.01
                                     ST GV-ELC RFM H
                                                              Adopted
         н
                Amendment No.02
                                     ST GV-ELC RFM H
                                                              Adopted
         Н
                                     Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Co-sponsor NOLAND
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor MITCHELL
98-03-25 H
                Amendment No.03
                                     BLACK
                Amendment referred to HRUL
         Н
         Н
                Rules refers to
                                       HSGE
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H
                Amendment No.03
                                     BLACK
         H Be approved consideration 010-000-000/HSGE
         H Joint Sponsor Changed to BLACK
         Н
                Amendment No.03
                                                              Adopted
                                     BLACK
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Rclld 2nd Rdng-Short Debate
         Η
                                     Floor motion TABLE AMENDMENT #2
         Н
                                     -BLACK
         Н
                                     Mtn Prevail -Table Amend No 02
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor DAVIS, STEVE
         H 3rd Rdg-Sht Dbt-Pass/Vote 113-001-001
98-03-31 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor MYERS,J
         S Added as Chief Co-sponsor SIEBEN
98-04-01 S First reading
                                     Referred to Sen Rules Comm
         S
                                     Assigned to Local Government & Elections
98-04-21 S
                                     Recommended do pass 008-001-000
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S Placed Calndr, Second Reading

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98-04-28 S Second Reading
         S Placed Calndr, Third Reading
98-05-04 S Third Reading - Passed 054-000-000
         H Passed both Houses
98-06-02 H Sent to the Governor
98-07-30 H Governor approved
         Н
              Effective Date 98-07-30
         Н
              PUBLIC ACT 90-0657
```

HB-2300 DANIELS - KOSEL - WINKEL - KLINGLER - BOST, POE, MYERS, JONES, JOHN, LYONS, EILEEN, LAWFER, MCAULIFFE, BROWN, BRADY, LINDNER, BIGGERT, HOEFT AND MOFFITT.

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P.A. 90-10, Art. 1, Sec. 132
P.A. 90-10, Art. 1, Sec. 136
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Makes supplemental appropriations aggregating \$12,000,000 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

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97-09-03 H Filed With Clerk
        H Added As A Joint Sponsor KOSEL
        H Added As A Co-sponsor WINKEL
        H Added As A Co-sponsor KLINGLER
        H Added As A Co-sponsor BOST
        H Added As A Co-sponsor POE
        H Added As A Co-sponsor MYERS
        H Added As A Co-sponsor JONES, JOHN
        H Added As A Co-sponsor LYONS, EILEEN
        H Added As A Co-sponsor LAWFER
        H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor BROWN
        H Added As A Co-sponsor BRADY
        H Added As A Co-sponsor LINDNER
97-10-08 H Added As A Co-sponsor BIGGERT
97-10-16 H First reading
                                    Referred to Hse Rules Comm
97-10-17 H
                                    Assigned to Appropriations-Education
97-10-28 H Added As A Co-sponsor HOEFT
        H Added As A Co-sponsor MOFFITT
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
99-01-12 H Session Sine Die
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HB-2301 BLACK - KLINGLER.

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10 ILCS 5/19-12.2
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from Ch. 46, par. 19-12.2

Amends the Election Code. Provides that absentee voting may be conducted on the premises of facilities that primarily house senior citizens.

FISCAL NOTE (State Board of Elections)

Minimal fiscal impact on State Board of Elections operations.

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97-09-03 H Filed With Clerk
         H Added As A Joint Sponsor KLINGLER
97-10-16 H First reading
                                      Referred to Hse Rules Comm
97-10-17 H
                                      Assigned to State Govt Admin & Election
                                        Refrm
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
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98-03-11 H Assigned to State Govt Admin & Election Refrm 98-03-19 H Added As A Co-sponsor BLACK 98-03-20 H Do Pass/Stdnrd Dbt/Vo011-000-000

H Placed Cal 2nd Rdg-Sht Dbt 98-03-23 H Fiscal Note Filed H Cal Ord 2nd Rdg-Shr Dbt 98-03-25 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt 98-03-31 H Primary Sponsor Changed To BLACK

98-04-02 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2302 **2464**

HB-2302 LEITCH.

New Act

Creates the Home Rule Site Tax Act. Creates a short title only.

97-10-02 H Filed With Clerk

97-10-16 H First reading Referred to Hse Rules Comm

97-10-17 H Assigned to Revenue

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

HB-2303 LINDNER.

20 ILCS 3105/1A-1.01 new 30 ILCS 105/5.449 new

30 ILCS 330/2 from Ch. 127, par. 652 30 ILCS 330/5 from Ch. 127, par. 655 30 ILCS 330/12 from Ch. 127, par. 662

Amends the Capital Development Board Act to provide for school construction grants to be made to school districts from funds appropriated from the School Improvement Bond Fund, on a one-half to one-fifth matching grant basis, by region, over at least a 10-year period. Amends the General Obligation Bond Act to increase the State's bonding authority by \$3,000,000,000 for school construction grants. Provides that the proceeds from the sale of the bonds shall be deposited into the School Improvement Bond Fund. Amends the State Finance Act to create the School Improvement Bond Fund. Effective July 1, 1998.

STATE DEBT NOTE

HB 2303 would increase:

General obligation principal by Potential general obligation debt by Annual debt service payments by \$3,000 billion \$5,591 billion \$223.7 billion

NOTE(S) THAT MAY APPLY: Debt; Fiscal

97-10-02 H Filed With Clerk

97-10-16 H First reading Referred to Hse Rules Comm

97-10-17 H Assigned to Approp-Gen Srvc & Govt

Ovrsght

97-10-27 H State Debt Note Filed

H Committee Approp-Gen Srvc & Govt

Ovrsght

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

HB-2304 LINDNER.

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 Act. Provides that the district's EAV for State aid purposes shall be its EAV for the year prior to the first year in which the Property Tax Limitation Law is implemented in the district, increased for each year thereafter by the lesser of 5% or the percentage increase in the Consumer Price Index, plus the assessed value attributable to the district's new property, plus the equalized assessed value of property annexed to the district, minus the result obtained by dividing the aggregate amount of the abatements in district taxes made under specified Sections of the Property Tax Code by the district's maximum operating tax rate. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

97-10-02 H Filed With Clerk

97-10-16 H First reading Referred to Hse Rules Comm

97-10-17 H Assigned to Revenue

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

HB-2305 GRANBERG.

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.

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FISCAL NOTE (DCCA)
Estimated fiscal impact is $271,842.
97-10-02 H Filed With Clerk
97-10-16 H First reading
                                       Referred to Hse Rules Comm
97-10-17 H
                                       Assigned to State Govt Admin & Election
                                         Refrm
97-10-24 H
                                       Fiscal Note Filed
         Н
                                       Committee State Govt Admin & Election
                                         Refrm
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-02-18 H
                                       Assigned to State Govt Admin & Election
                                         Refrm
98-03-20 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2306 JOHNSON,TIM – MADIGAN,MJ – MCCARTHY – DART – RIGHTER, WINKEL, BLACK, BOLAND, JONES,LOU, TENHOUSE, BEAUBIEN, WOJCIK, MOFFITT, TURNER,ART, BRADLEY, CURRY,JULIE, JONES,JOHN, ACEVEDO AND LOPEZ.

625 ILCS 5/6-118	from Ch. 95 1/2, par. 6-118
625 ILCS 5/6-208	from Ch. 95 1/2, par. 6-208
625 ILCS 5/6-208.1	from Ch. 95 1/2, par. 6-208.1
625 ILCS 5/6-303	from Ch. 95 1/2, par. 6-303
625 ILCS 5/11-501	from Ch. 95 1/2, par. 11-501
720 ILCS 5/36-1	from Ch 38, par 36-1

Amends the Illinois Vehicle Code and the Criminal Code of 1961. Increases the reinstatement fee for a person whose license has been suspended or revoked a second or subsequent time. Provides that a person may not make application for a license after his or her license has been revoked if the person is convicted of committing a fourth or subsequent violation for driving while under the influence of alcohol or drugs or driving while a license is suspended or revoked (if the original suspension or revocation was for driving while under the influence). Increases the period of statutory summary alcohol or other drug related suspension for a refusal or failure to complete a test to determine alcohol or drug concentration. Increases the penalty for a person convicted of a third or subsequent violation for driving while a license is suspended or revoked if the original revocation or suspension was for violating certain offenses. Provides that a person is guilty of aggravated driving under the influence if the alcohol concentration in the person's blood or breath is 0.25 or more. Increases the penalty for a person who commits a driving while under the influence offense for a fourth or subsequent time. Provides that any vehicle used with the knowledge and consent of the owner in the commission of a second or subsequent violation for driving while under the influence or driving while a license is suspended or revoked (if the original suspension or revocation was for driving while under the influence) may be seized and delivered to the sheriff if the owner knows that the vehicle is being used in the commission of a violation for driving while under the influence or driving while a license is suspended or revoked.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/6-208.1 625 ILCS 5/6-303 625 ILCS 5/11-501

Provides that the fee for a driver's license for persons age 81 through age 86 is \$1 (instead of \$2). Provides that the increase in the reinstatement fee for a person whose license or privilege to operate a motor vehicle in this State has been suspended or revoked for a second or subsequent time shall be deposited into the Drunk and Drugged Driving Prevention Fund. Removes provisions (i) that increase the period of suspension for a refusal or failure to complete a test to determine alcohol or drug concentration, (ii) that increase the penalty for a person convicted of a third or subsequent violation for driving while a license is suspended or revoked, (iii) that provide that a person is guilty of aggravated driving under the influence if the alcohol concentration is 0.25 or more, and (iv) that increase the penalty for a person who commits a driving while under the influence offense for a fourth or subsequent time. In the seizure of the vehicle provisions, adds that the vehicle owner must also know that the vehicle may be seized in or-

der for the vehicle to be seized and delivered to the sheriff and removes the provision that creates a rebuttable presumption that an owner that is a family or household member knows that another family or household member is using the vehicle in the commission of a driving while under the influence offense or a driving while a license is suspended or revoked offense.

HOUSE AMENDMENT NO. 2.

Provides that a vehicle that is co-owned by the spouse of the person who is charged with a second or subsequent violation of DUI under State law or a similar provision of a local ordinance or with driving a vehicle when the person's driver's license or permit was revoked or suspended if the original suspension or revocation was for DUI may not be seized or forfeited.

SENATE AMENDMENT NO. 1.

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Adds reference to: 625 ILCS 5/4-203 from Ch. 95 1/2, par. 4-203 625 ILCS 5/6-208.1 from Ch. 95 1/2, par. 6-208.1 625 ILCS 5/6-303 from Ch. 95 1/2, par. 6-303 625 ILCS 5/11-501 from Ch. 95 1/2, par. 11-501 730 ILCS 5/5-6-1 from Ch. 38, par. 1005-6-1
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Deletes everything. Amends the Illinois Vehicle Code DUI-related provisions. Permits impounding of an arrested intoxicated person's vehicle for up to 12 hours (now 6 hours). Permits longer impound period for multiple offenders. Increases the reinstatement fee for a person whose license has been suspended or revoked a second or subsequent time for a DUI violation or reckless homicide. Provides that a person may not make application for a license after his or her license has been revoked if the person is convicted of committing a fourth or subsequent violation of any of the following: DUI, reckless homicide, failure to report a death or personal injury accident the person was involved in, or driving while a license is suspended or revoked (if the original suspension or revocation was for a DUI violation). Increases the period of statutory summary alcohol or other drug related suspension for a refusal or failure to complete a test to determine alcohol or drug concentration. Increases the penalty for a person convicted of a third, fourth, or subsequent violation for driving while a license is suspended or revoked if the original revocation or suspension was for violating certain offenses. Amends the Criminal Code to permit seizure and forfeiture of vehicles of persons convicted of certain DUI related offenses. Amends the Unified Code of Corrections. Provides that a person charged with driving a motor vehicle on a revoked or suspended license shall not be eligible for supervision when the revocation or suspension was for DUI, an implied consent violation, failure to report an accident involving death or personal injury, or reckless homicide if the defendant has within the last 10 years been convicted of or assigned supervision for driving on a revoked or suspended license.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal 97-10-08 H Filed With Clerk 97-10-16 H First reading Referred to Hse Rules Comm 97-10-17 H Assigned to Transportation & Motor Vehicles 97-10-30 H Added As A Joint Sponsor RIGHTER 98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL 98-02-04 H Added As A Co-sponsor BLACK H Added As A Co-sponsor WINKEL 98-02-25 H Assigned to Judiciary II - Criminal Law 98-03-20 H JUD-CRIMINAL H Amendment No.01 Adopted Do Pass Amend/Short Debate 014-000-000 H Placed Cal 2nd Rdg-Sht Dbt 98-03-24 H Added As A Co-sponsor JONES,LOU JOHNSON,TIM Η Amendment No.02 Η Amendment referred to HRUL H Be approved consideration HRUL H Cal Ord 2nd Rdg-Shr Dbt H Added As A Co-sponsor BOLAND 98-03-25 H Second Reading-Short Debate Adopted Amendment No.02 JOHNSON,TIM H Pld Cal Ord 3rd Rdg-Sht Dbt H Joint Sponsor Changed to MADIGAN, MJ H Added As A Co-sponsor RIGHTER H Added As A Co-sponsor WINKEL

H Added As A Co-sponsor BLACK H Added As A Co-sponsor BOLAND

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98-03-26 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
               H Added As A Co-sponsor TENHOUSE
               H Added As A Co-sponsor BEAUBIEN
               H Added As A Co-sponsor WOJCIK
               H Added As A Co-sponsor MOFFITT
               H Added As A Co-sponsor TURNER, ART
               H Added As A Co-sponsor DART
               H Added As A Co-sponsor MCCARTHY
               H Added As A Co-sponsor BRADLEY
               H Added As A Co-sponsor CURRY, JULIE
               H Added As A Co-sponsor JONES, JOHN
      98-03-27 H Added As A Co-sponsor ACEVEDO
               H Added As A Co-sponsor LOPEZ
      98-03-31 S Arrive Senate
               S Placed Calendr, First Reading
               S Chief Sponsor MAHAR
                 Added as Chief Co-sponsor SIEBEN
                 Added as Chief Co-sponsor HAWKINSON
      98-04-01
               S
                 Added as Chief Co-sponsor CRONIN
                 Added as Chief Co-sponsor WEAVER,S
                 First reading
                                            Referred to Sen Rules Comm
                                            Assigned to Judiciary
      98-04-28 S Added As A Co-sponsor RADOGNO
      98-04-29 S
                       Amendment No.01
                                            JUDICIARY
                                                                    Adopted
                                            Recomminded do pass as amend 009-000-000
                 Placed Calndr, Second Reading
               S
      98-05-04
               S
                 Second Reading
               S Placed Calndr, Third Reading
               S Added As A Co-sponsor PARKER
      98-05-14
               S Third Reading - Passed 058-000-000
               H Arrive House
               H Place Cal Order Concurrence 01
      98-05-18 H Motion Filed Concur
                       Motion referred to
                                             HRUL
               Н
               H Calendar Order of Concurren 01
      98-05-19 H
                                            App For Consider - Complace
               H Calendar Order of Concurren 01
      98-05-20 H H Concurs in S Amend, 01/116-000-000
               H Passed both Houses
      98-06-18 H Sent to the Governor
      98-08-13 H Governor approved
                    Effective Date 99-01-01
               Η
               H
                    PUBLIC ACT 90-0738
HB-2307
            HANNIG - FANTIN.
   20 ILCS 2705/49.19
                                   from Ch. 127, par. 49.19
   20 ILCS 2705/49.19a
                                   from Ch. 127, par. 49.19a
   60 ILCS 1/85-10
  Amends the Civil Administrative Code of Illinois and the Township Code. Autho-
rizes the Department of Transportation to make grants to townships for mass transpor-
tation facilities and authorizes townships to request, accept, and expend those grants.
Makes technical changes. Effective immediately.
      FISCAL NOTE (Dpt. Transportation)
      There would be no change to the level of expenditures.
      97-10-16 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      97-10-17 H
                                            Assigned to Transportation & Motor Vehicles
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      98-02-26 H Added As A Joint Sponsor HANNIG
      98-03-11 H
                                            Assigned to Transportation & Motor Vehicles
      98-03-16 H Primary Sponsor Changed To HANNIG
               H Joint Sponsor Changed to FANTIN
      98-03-19 H
                       Amendment No.01
                                            TRANSPORTAT'N H
                                                                    Withdrawn
               Н
                       Amendment No.02
                                            TRANSPORTAT'N H
                                                                    Withdrawn
               Н
                       Amendment No.03
                                            TRANSPORTAT'N H
                                                                    Withdrawn
                                            TRANSPORTAT'N H
               Η
                       Amendment No.04
                                                                    Withdrawn
                                            Do Pass/Short Debate Cal 021-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
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Fiscal Note Requested BLACK

H Cal Ord 2nd Rdg-Shr Dbt

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98-03-25 H
                                             Fiscal Note Filed
               H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      98-03-31 H
                       Amendment No.05
                                             HANNIG
                       Amendment referred to HRUL
                H Be approved consideration HRUL
                H Held 2nd Rdg-Short Debate
      98-04-02 H
                                              Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2308
             FANTIN.
  730 ILCS 5/3-6-3
                                     from Ch. 38, par. 1003-6-3
  730 ILCS 5/5-4-1
                                     from Ch. 38, par. 1005-4-1
  730 ILCS 5/5-5-3
  Amends the Unified Code of Corrections, Provides that a prisoner serving a felony
sentence for an offense that was related to the activities of an organized gang shall be
ineligible for probation, periodic imprisonment, or conditional discharge and shall not
receive any good conduct credit. Effective January 1, 1998.
      FISCAL NOTE (Dept. of Corrections)
      HB 2308 would have a population impact of 7,900 and fiscal im-
      pact of $1,478,310,400.
      JUDICIAL NOTE
      It is not possible to determine impact on the need to increase
      the number of judges in the State.
      CORRECTIONAL NOTE
      No change from DOC fiscal note.
  NOTE(S) THAT MAY APPLY: Correctional; Fiscal
      97-10-16 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
      97-10-17 H
                                              Assigned to Judiciary II - Criminal Law
                                              Do Pass/Stdnrd Dbt/Vo008-000-000
      97-11-12 H
                H Plcd Cal 2nd Rdg Std Dbt
                                              Fiscal Note Requested CROSS
                Н
                                              Correctional Note Requested CROSS
                Н
                                              Judicial Note Request CROSS
                H Cal 2nd Rdg Std Dbt
       97-11-13 H
                                              Fiscal Note Filed
                                              Judicial Note Filed
                Η
                                              Correctional Note Filed
                H
                H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shr Dbt
       98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
       99-01-12 H Session Sine Die
HB-2309
             BURKE.
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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.

PENSION NOTE

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Fiscal impact cannot be determined; is expected to be minor.
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NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; Pension; State Mandates

97-10-16 H Filed With Clerk

H First reading Referred to Hse Rules Comm 97-10-17 H Assigned to Local Government

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

98-03-05 H H 99-01-12 H Session Sine Die Pension Note Filed Committee Rules

HB-2310 BURKE.

820 ILCS 315/2 820 ILCS 315/5 30 ILCS 805/8-22 new from Ch. 48, par. 282 from Ch. 48, par. 285

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 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

97-10-16 H Filed With Clerk

H First reading

Referred to Hse Rules Comm Assigned to Local Government

97-10-17 H Assigned to 98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

HB-2311 RIGHTER.

105 ILCS 5/2-3.13a

from Ch. 122, par. 2-3.13a

Amends the School Code to provide that for an offense (other than certain offenses concerning weapons or drugs on school grounds or battering a school staff member) for which a student is suspended or expelled, the student may transfer to another public school district and attend classes before the expiration of the period of the suspension or expulsion only if the policies of the school district allow it. Provides that nothing in the School Code's provisions concerning transferring students mandates a public school district to admit a transferring student who is serving an unexpired period of suspension or expulsion.

97-10-16 H Filed With Clerk

H First reading 97-10-17 H

Referred to Hse Rules Comm Assigned to Elementary & Secondary Education

98-01-02 H Re-refer Rule's/Rul 19(b) RULES HRUL 98-03-23 H Primary Sponsor Changed To RIGHTER

99-01-12 H Session Sine Die

HB-2312 KRAUSE.

105 ILCS 5/10-21.9 105 ILCS 5/34-18.5 705 ILCS 405/2-21 from Ch. 122, par. 10-21.9 from Ch. 122, par. 34-18.5 from Ch. 37, par. 802-21

Amends the School Code. Prohibits school boards from knowingly employing persons who, in proceedings under Article II of the Juvenile Court Act of 1987, are found to be perpetrators of sexual or physical abuse of minors under 18 years of age. Requires the appropriate regional superintendent of schools or the State Superintendent of Education to initiate proceedings for the suspension or revocation of the teaching or administrative certificates of such perpetrators. Also amends the Juvenile Court Act of 1987 to require the Department of State Police to include in its background investigation report to a school district covering a person who applies for school district employment information reported by a court to the Department concerning the court's determination that such person inflicted physical or sexual abuse upon a minor. Effective immediately.

97-10-16 H Filed With Clerk

H First reading

Referred to Hse Rules Comm Assigned to Elementary & Secondary

97-10-17 H

Education 98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

HB-2313 FRITCHEY.

10 ILCS 5/9-25.3 new

Amends the Election Code. Provides that no candidate or political committee shall accept cash contributions in excess of \$150 from any person or entity during any calendar year. Provides that any contribution in excess of \$150 shall be made by negotiable instrument or be evidenced by an itemized credit card receipt. Provides that a violation is a Class A misdemeanor. Provides that a person who is convicted of violating the limits shall be fined 3 times the amount of the contributions accepted in violation of the limits. Provides that a contribution accepted in violation of the limits shall escheat to the State of Illinois. Effective immediately.

97-10-16 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

97-10-17 H

Assigned to State Govt Admin & Election

Refrm

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

HB-2314 HARTKE.

Appropriates \$20,000,000 to the Department of Transportation for the renovation of U.S. 50 from the City of Lawrenceville to the City of Flora. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

97-10-16 H Filed With Clerk

H First reading Referred to Hse Rules Comm

97-10-17 H Assigned to Appropriations-Public Safety

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-03-11 H Assigned to Appropriations-Public Safety

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2315 NOLAND - HARTKE - REITZ - POE - BRADY.

765 ILCS 1025/4.1 new

Amends the Uniform Disposition of Unclaimed Property Act. Provides that funds held or owing by certain agricultural cooperatives are presumed abandoned if any qualified notice of allocation, including capital stock issued as patronage distributions or to reflect membership in or other capital stock, capital stock credits issued, or dividends by an agricultural cooperative has remained unclaimed for more than 7 years. Provides that the unclaimed qualified notices of allocation, capital stock, capital stock credits, or dividends shall not be subject to, or governed by, any other provisions of the Uniform Disposition of Unclaimed Property Act, but rather shall be used by the agricultural cooperative for the general membership of the agricultural cooperative.

FISCAL NOTE (Dept. of Agriculture)

HB2315 will have no fiscal impact on the Dept. of Agriculture.

HOUSE AMENDMENT NO. 1.

Changes from 7 to 5 years the amount of time a qualified notice of allocation must remain unclaimed before the funds will be presumed abandoned.

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

HB 2315 will have no fiscal impact on this Dept.

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

HB 2315 would have a minimal fiscal impact.

97-10-16 H Filed With Clerk

H First reading Referred to Hse Rules Comm

97-10-17 H Assigned to Agriculture & Conservation

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

98-01-08 H Added As A Co-sponsor NOLAND

98-01-27 H Added As A Joint Sponsor REITZ

H Primary Sponsor Changed To NOLAND

H Joint Sponsor Changed to HARTKE

H Added As A Co-sponsor POE

H Added As A Co-sponsor BRADY

98-01-28	Н		Assigned to Agriculture & Conservation
98-02-06	Н		Fiscal Note Filed
	Н		Committee Agriculture & Conservation
98-02-25	Н	Amendment No.01	AGRICULTURE H Adopted
	Н		Do Pass Amend/Short Debate 014-000-000
	Н	Placed Cal 2nd Rdg-Sht Dbt	
98-02-26	Н	Second Reading-Short Debat	e
		Pld Cal Ord 3rd Rdg-Sht Dbt	
98-02-27	Н	•	Fiscal Note filed as Amnded
	Н	Cal Ord 3rd Rdg-Short Dbt	
98-03-18	Н	_	Fiscal Note filed as Amnded
	Н	Cal Ord 3rd Rdg-Short Dbt	
98-03-19	Н	3rd Rdg-Sht Dbt-Pass/Vote 1	08-009-000
98-03-24	S	Arrive Senate	
	S	Placed Calendr, First Reading	
	S	Chief Sponsor SIEBEN	
	S	First reading	Referred to Sen Rules Comm
98-03-26	S	Added As A Co-sponsor O'D	ANIEL
98-04-01	S		Assigned to Agriculture & Conservation
98-04-23	S		Postponed
98-05-06	S		Held in committee
	S		Committee Agriculture & Conservation
98-05-08	S		Refer to Rules/Rul 3-9(a)
99-01-12	Η	Session Sine Die	

HB-2316 HARTKE.

65 ILCS 5/11-141-7

from Ch. 24, par. I1-141-7

Amends the Illinois Municipal Code. Provides that a municipality with a population of less than 15,000 may contract with any privately owned public utility for the discontinuance of water service to a premises with respect to which the payment of a rate or charge for sewerage service has become delinquent. Provides that the municipality shall reimburse the water service provider for lost revenues and the costs of discontinuing water service, and shall indemnify the provider for any judgment and attorney's fees resulting from an action based on the discontinuance of water service.

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NOTE(S) THAT MAY APPLY: Fiscal
97-10-16 H Filed With Clerk
H First reading Referred to Hse Rules Comm
97-10-17 H Assigned to Local Government
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
99-01-12 H Session Sine Die
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HB-2317 HARTKE.

Appropriates \$50,000 from the General Revenue Fund to the Illinois Department of Agriculture for costs and expenses associated with the Expo for all Junior Hereford Association members. Effective July 1, 1998.

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97-10-16 H Filed With Clerk
H First reading Referred to Hse Rules Comm
97-10-17 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-03-11 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
98-03-20 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2318 HARTKE.

Appropriates \$75,000 to the Department of Transportation for a grant to the Village of Oblong for the lake dredging project at the park district. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget 97-10-16 H Filed With Clerk

97-10-10	П	riied with Cierk	
	Н	First reading	Referred to Hse Rules Comm
97-10-17	Η		Assigned to Appropriations-Public Safety
98-01-02	Н	Re-refer Rules/Rul 19(b) RU	LES HRUL
98-03-11	Η		Assigned to Appropriations-Public Safety
98-03-20	Н		Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2319 HARTKE.

Appropriates \$40,000 to the Department of Transportation for a grant to Jasper County for the raising of local road 5274 West 2000 Avenue. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

97-10-16 H Filed With Clerk

H First reading Referred to Hse Rules Comm

97-10-17 H Assigned to Appropriations-Public Safety

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

98-03-11 H Assigned to Appropriations-Public Safety

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2320 HARTKE - KLINGLER AND BLACK,

40 ILCS 5/14-107

from Ch. 108 1/2, par. 14-107

Amends the State Employee Article of the Illinois Pension Code. Provides that a person with at least 34 years of creditable service who has reached the 75% maximum pension shall be deemed to have 35 years of service for purposes of avoiding the early retirement penalty and qualifying for the automatic annual increase in annuity. Effective immediately.

PENSION NOTE

Accrued liabilities would increase by \$13.8 M; required annual contributions would be relatively small.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

97-10-16 H Filed With Clerk

Referred to Hse Rules Comm H First reading Assigned to Personnel & Pensions 97-10-17 H

97-11-12 H Added As A Joint Sponsor KLINGLER

97-11-13 H Added As A Co-sponsor BLACK

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

98-03-05 H Pension Note Filed Committee Rules Н

99-01-12 H Session Sine Die

MADIGAN, MJ - SCHOENBERG - GASH - CROTTY AND LANG. HB-2321

605 ILCS 10/24

from Ch. 121, par. 100-24

Amends the Toll Highway Act. Provides that the Illinois State Toll Highway Authority Fund shall be considered always appropriated for the purposes of repayment of debt service and other bond obligations (instead of for the purposes of disbursements). Provides that 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 each fiscal year.

STATE DEBT IMPACT NOTE

HB2321 would not affect the Toll Highway Authority's bonding

authorization and has no direct impact on State indebtedness.

PENSION IMPACT NOTE

HB 2321 has no fiscal impact on any public pension fund or re-

tirement system.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the same Section of the Toll Highway Act to make a technical change.

STATE DEBT IMPACT NOTE, AMENDED

No change from previous State Debt Impact note.

FISCAL NOTE (Bureau of the Budget)

There will be no direct impact on State expenditures or reve-

nues. Indirect costs on the expenditures and revenues and on

the State itself could be significant.

FISCAL NOTE, AMENDED (Bureau of the Budget)

HB2321 does not make substantive changes which increase or

decrease State expenditures or revenues.

FISCAL NOTE, H-AM 2 (Bureau of the Budget)

No change from BOB fiscal note, as introduced.

PENSION IMPACT NOTE, AMENDED

No change from previous pension note.

STATE DEBT IMPACT NOTE, H-AM 2 No change from previous State debt note. STATE DEBT IMPACT NOTE, H-AM 3 No change from previous State debt note.

HOUSE AMENDMENT NO. 2.

Adds reference to: 605 ILCS 10/18

from Ch. 121, par. 100-18

Provides that the Toll Highway Act shall constitute an irrevocable and continuing appropriation from the Illinois State Toll Highway Authority Fund for amounts to pay principal, interest, and other bond expenses and obligations (instead of the Fund being considered always appropriated for the purposes of repayment of debt service and other bond obligations). Provides that all other expenses, including ordinary and contingent expenses, are subject to annual appropriation by the General Assembly from the Fund (or from other funds as provided under a Section of the Act concerning repayment of State funds) for each fiscal year (instead of the ordinary and contingent expenses being subject to annual appropriation for each fiscal year). Provides that only those amounts appropriated to the Authority other than from the Fund shall be repaid. Effective immediately.

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HOUSE AMENDMENT NO. 4.
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Н

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Deletes the effective date provision.
    97-10-16 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
    97-10-17 H
                                          Assigned to State Govt Admin & Election
                                            Refrm
    97-10-22 H
                                          State Debt Note Filed
                                          Committee State Govt Admin & Election
                                            Refrm
             H Added As A Joint Sponsor GASH
             H Added As A Co-sponsor SCHOENBERG
    97-10-27 H
                                          Pension Note Filed
                                          Committee State Govt Admin & Election
                                            Refrm
    97-10-28 H
                                          ST GV-ELC RFM H
                    Amendment No.01
                                                                   Adopted
                                          Do Pass Amd/Stndrd Dbt/Vote 007-000-006
                                          St Debt Note fld as amended
             Η
             H Plcd Cal 2nd Rdg Std Dbt
             H Added As A Co-sponsor BROSNAHAN
             H Added As A Co-sponsor CROTTY
             H Added As A Co-sponsor LANG
                    Amendment No.02
             Н
                                         MADIGAN.MJ
             Н
                     Amendment referred to HRUL
             Н
                    Rules refers to
                                           HSGE
             Н
                                         Fiscal Note Filed
             Н
                                         Fiscal Note filed as Amnded
                                         Fiscal Note filed as Amnded
             Н
             H Second Reading-Stnd Debate
             H HId Cal Ord 2nd Rdg-Shr Dbt
    97-10-29 H
                    Amendment No.02
                                         MADIGAN,MJ
             H Be approved consideration HSGE/007-006-000
                    Amendment No.03
             Н
                                         MADIGAN,MJ
                    Amendment referred to HRUL
             Н
             H Be approved consideration HRUL/003-002-000
                                         Pension Note filed as Amnd
             H Hld Cal Ord 2nd Rdg-Shr Dbt
    97-10-30 H
                                         Fiscal Note req as Amended AMEND #3 -
                                            CROSS
             Н
                                         St Mndt Fscl Note Req Amnd
             Н
                                          Bal Budget Note Req as amnd
             Η
                                          Home Rule Note Rwg as amend
             Н
                                          Judicial Note filed as Amnd
             Н
                                          Pension Note reg as Amended AMEND #3 -
                                            CROSS
             Н
                                         St Debt Note Req as amended AMEND #3 -
                                            CROSS
```

St Debt Note fld as amended AMENDMENT

#2

97-10-30-Cont.

		# 4	
Н		St Debt Note fld a	s amended AMENDMENT
		#3	
Н	Amendment No.02	MADIGAN,MJ	Adopted
Н	Amendment No.03	MADIGAN,MJ	Withdrawn
Н	Pld Cal Ord 3rd Rdg-Std Db	,	
Н		3d Reading Cor	sideration PP
Н		Calendar Consi	
H		Mtn Prev-Recall 2	
	Hld Cal Ord 2nd Rdg-Shr Dl		
Н	Amendment No.04	MADIGAN,MJ	
Н	Amendment referred to		
Н	Be approved consideration H		
Н	Amendment No.04	MADIGAN,MJ	
Н		Verified	
Н		Adopted	
Н		-	Applicable MADIGAN,MJ
Н		Motion prevailed	
Ή		059-053-002	
Н		Note Request Are	Applicable
. H		Floor motion JUD	
Н		INAPPLICABLE	-
H		MADIGAN,MJ	
Η		Motion prevailed	
Η		059-053-002	
Н	•	Note Request Are	Applicable
Н		Floor motion BAL	ANCED BUDGET &
Н		STATE DEBT IM	PACT
Н		NOTES ARE OU'	Г OF
Н		ORDER - MADIO	
Н		Floor motion OVE	ERRULE THE CHAIR
Н		-CROSS	
	Shall Chair Be Sustained		
	Mtn Pvl/Chr Ssn/000-00005		
	Pld Cal Ord 3rd Rdg-Std Db		
Н		Verified	
Н	3rd Rdg-Stnd Dbt-Lost059-0)48-003	
	TO INTEREST OF THE REAL	ONE BUGDNE	CILDO

HB-2322 MADIGAN,MJ – CURRIE – MOORE,EUGENE – GILES.

215 ILCS 5/494.2

99-01-12 H Session Sine Die

from Ch. 73, par. 1065.41-2

Amends the Illinois Insurance Code. Requires the analysis of data collected regarding the scoring of insurance producer examinations to be performed with the methodology recommended in the Final Report of the Illinois Insurance Producer's Licensing Examination Advisory Committee dated November 19, 1991. Removes the authority of the Director of Insurance to select a different methodology.

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FISCAL NOTE (Dpt. Insurance)
HB2322 could cost the Department $2 million at a minimum.
97-10-16 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
97-10-17 H
                                      Assigned to State Govt Admin & Election
                                        Refrm
97-10-27 H
                                      Fiscal Note Filed
                                      Committee State Govt Admin & Election
97-10-28 H
                                      Do Pass/Stdnrd Dbt/Vo007-000-006
         H Plcd Cal 2nd Rdg Std Dbt
         H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
97-10-30 H Added As A Joint Sponsor CURRIE
         H Added As A Co-sponsor MOORE, EUGENE
         H Added As A Co-sponsor GILES
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
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2475 HB-2323

HB-2323 MADIGAN,MJ – DANIELS – SCOTT – MCCARTHY – BROSNAHAN, CURRY,JULIE, DART, FRITCHEY, BOLAND, MCGUIRE, DAVIS,STEVE, PHELPS, HOLBROOK, LANG, REITZ, NOVAK, WOOLARD, SCHAKOWSKY, GASH, BRADLEY, O'BRIEN, HANNIG, FANTIN AND MCKEON.

```
10 ILCS 5/9-2.5 new
10 ILCS 5/9-7.5 new
10 ILCS 5/9-8.5 new
10 ILCS 5/9-8.10 new
10 ILCS 5/9-8.15 new
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 5/9-25.5 new
10 ILCS 5/9-26
                                   from Ch. 46, par. 9-26
10 ILCS 5/9-27.5 new
10 ILCS 5/9-28
```

Amends the Election Code. Prohibits establishment of more than one political committee per office sought, except by legislative leaders for election of General Assembly candidates. Prohibits establishment of more than one political committee by a corporation, labor union, or association. Requires corporations, labor unions, and associations that spend more than \$1,000 supporting or opposing candidates or public questions to register with the State Board of Elections and file disclosures of contributions. Limits an individual's campaign contributions to \$1,500 per candidate per election; a corporation, labor union, or association without a political committee to \$3,000; and a political committee to \$5,000. Specifies the permitted and prohibited expenditures of a political committee's funds. Requires disclosure of an individual contributor's occupation and employer on campaign contribution and expenditure reports. Requires dissolution of a political committee within one year after an official leaves office, a candidate loses an election, or an official or candidate dies. Prohibits fundraising by General Assembly members and candidates within Sangamon County during the weeks the General Assembly is in session. Makes soliciting, offering, or accepting contributions on State property a Class A misdemeanor. Requires the State Board of Elections to adopt rules to allow electronic filing of a political committee's campaign finance reports. Changes from a Class B to a Class A misdemeanor the penalty for failing to file campaign reports, filing false reports, and filing false campaign finance complaints. Effective January 1, 1998.

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FISCAL NOTE (State Board of Elections)
HB 2323, as amended, would cost approximately $200,000.
CORRECTIONAL NOTE
There will be no fiscal or prison population impact.
FISCAL NOTE (Dpt. Corrections)
No change from correctional note.

HOUSE AMENDMENT NO. 1.
Deletes reference to:
10 ILCS 5/9-2.5 new
10 ILCS 5/9-8.5 new
Adds reference to:
10 ILCS 5/9-1.4 from Ch. 46, par. 9-1.4
10 ILCS 5/9-1.5 from Ch. 46, par. 9-1.5
```

Removes provisions concerning single political committees and contribution and transfer limits. Requires reporting of contributions and expenditures in excess of \$25, rather than \$150. Permits the State Board of Elections to assess civil penalties. Prohibits contributions from foreign nationals and cash contributions in excess of \$25. Makes electronic filing of campaign finance reports mandatory, rather than optional.

from Ch. 46, par. 9-10

from Ch. 46, par. 9-23

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JUDICIAL NOTE, AMENDED
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10 ILCS 5/9-10

10 ILCS 5/9-23

10 ILCS 5/9-25.2 new 10 ILCS 5/9-25.3 new

There may be an increase in judicial workloads; impact on the need to increase the number of judges cannot be determined.

```
CORRECTIONAL NOTE, H-AM 1
No change from previous correctional note.
FISCAL NOTE, H-AM 1 (Dpt. Corrections)
No change from previous DOC fiscal note.
97-10-16 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
97-10-17 H
                                     Assigned to State Govt Admin & Election
                                       Refrm
97-10-22 H Added As A Joint Sponsor DANIELS
         H Added As A Co-sponsor SCOTT
         H Added As A Co-sponsor MCCARTHY
         H Added As A Co-sponsor BROSNAHAN
97-10-27 H
                                     Fiscal Note Filed
                                     Fiscal Note Filed
         Η
                                     Correctional Note Filed
         Н
                                     Committee State Govt Admin & Election
                                       Refrm
         H Added As A Co-sponsor CURRY, JULIE
         H Added As A Co-sponsor DART
         H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor MCGUIRE
         H Added As A Co-sponsor DAVIS, STEVE
         H Added As A Co-sponsor PHELPS
         H Added As A Co-sponsor HOLBROOK
97-10-28 H
                Amendment No.01
                                     ST GV-ELC RFM H
                                     Do Pass Amend/Short Debate 013-000-000
                                     Judicial Note reg as Amend
         H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Co-sponsor LANG
         H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
97-10-29 H Added As A Co-sponsor REITZ
         H Added As A Co-sponsor NOVAK
         H Added As A Co-sponsor WOOLARD
         H Added As A Co-sponsor SCHAKOWSKY
         H Added As A Co-sponsor GASH
         H Added As A Co-sponsor BRADLEY
         H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor HANNIG
         H Added As A Co-sponsor FANTIN
         H Added As A Co-sponsor MCKEON
         H 3rd Rdg-Sht Dbt-Pass/Vote 105-001-011
97-10-30
         S Arrive Senate
         S Placed Calendr, First Reading
98-01-28
         S
                                     Fiscal Note Filed
                                     Corretnl note fld as amnded HA 01
98-04-23 S Chief Sponsor CULLERTON
         S First reading
                                     Referred to Sen Rules Comm
99-01-12 H Session Sine Die
```

HB-2324 MADIGAN,MJ – DANIELS – SCHAKOWSKY – GASH – CROTTY, CURRY, JULIE, DART, FRITCHEY, BOLAND, MCGUIRE, DAVIS,STEVE, PHELPS, HOLBROOK, LANG, REITZ, MCKEON, BRADLEY, SCOTT, O'BRIEN, HANNIG, FANTIN, RIGHTER, BOST, JONES,JOHN, LYONS,EILEEN, KLINGLER, POE, MTTCHELL AND WINTERS.

```
New Act
5 ILCS 420/2-110 rep.
5 ILCS 420/3-101 rep.
25 ILCS 170/3 from Ch. 63, par. 173
25 ILCS 170/6 from Ch. 63, par. 176
```

Creates the State Employee Gift Ban Act and amends the Illinois Governmental Ethics Act and the Lobbyist Registration Act. Prohibits State officers and employees of the executive, legislative, and judicial branches from soliciting or accepting gifts from lobbyists and State vendors, contractors, and bidders. Applies to the officer's or employee's spouse and children. Makes violation a business offense punishable by a fine and authorizes the imposition of other sanctions. Requires surrender of any accepted gift into the State treasury. Eliminates the 10-day period in which a person may lobby before registering with the Secretary of State. Effective immediately.

```
FISCAL NOTE (Dept. of Corrections)
```

There will be no fiscal or prison population impact.

CORRECTIONAL NOTE

No change from DOC fiscal note.

HOUSE AMENDMENT NO. 1.

5 ILCS 420/2-107 new

```
Adds reference to:
                            from Ch. 127, par. 601-109
5 ILCS 420/1-109
                            from Ch. 127, par. 601-110
5 ILCS 420/1-110
5 ILCS 420/2-105 new
5 ILCS 420/2-106 new
```

In the State Employee Gift Ban Act, limits an employee's acceptable commemorative gifts to an aggregate value of less than \$25 from one source per calendar year. Amends the Illinois Governmental Ethics Act. Prohibits former legislators from lobbying the General Assembly for compensation during the first year after leaving office. Prohibits certain lobbying and personal service contracts by certain partisan legislative staff and executive branch officers and employees for the first year after leaving State service. Makes violation a Class A misdemeanor with a fine of up to \$10,000.

JUDICIAL NOTE, AMENDED

```
There may be an increase in judicial workloads; impact on the
need to increase the number of judges cannot be determined.
```

CORRECTIONAL NOTE, H-AM 1

No change from previous correctional note.

```
97-10-16 H Filed With Clerk
                                     Referred to Hse Rules Comm
         H First reading
97-10-17 H
                                     Assigned to State Govt Admin & Election
                                       Refrm
97-10-22 H Added As A Joint Sponsor SCHAKOWSKY
         H Joint Sponsor Changed to DANIELS
         H Added As A Co-sponsor GASH
         H Added As A Co-sponsor CROTTY
```

97-10-27 H Fiscal Note Filed Correctional Note Filed Н

Committee State Govt Admin & Election Refrm

H Added As A Co-sponsor CURRY, JULIE H Added As A Co-sponsor DART H Added As A Co-sponsor FRITCHEY H Added As A Co-sponsor BOLAND H Added As A Co-sponsor MCGUIRE H Added As A Co-sponsor DAVIS, STEVE H Added As A Co-sponsor PHELPS H Added As A Co-sponsor HOLBROOK

97-10-28 H Amendment No.01 ST GV-ELC RFM H Adopted Do Pass Amend/Short Debate 013-000-000 Н Judicial Note req as Amend

H Placed Cal 2nd Rdg-Sht Dbt H Added As A Co-sponsor LANG H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt 97-10-29 H Added As A Co-sponsor REITZ H Added As A Co-sponsor MCKEON H Added As A Co-sponsor BRADLEY H Added As A Co-sponsor SCOTT H Added As A Co-sponsor O'BRIEN H Added As A Co-sponsor HANNIG

H Added As A Co-sponsor FANTIN H 3rd Rdg-Sht Dbt-Pass/Vote 107-000-009 H Added As A Co-sponsor RIGHTER

H Added As A Co-sponsor BOST

H Added As A Co-sponsor JONES, JOHN H Added As A Co-sponsor LYONS, EILEEN

H Added As A Co-sponsor KLINGLER

H Added As A Co-sponsor POE

H Added As A Co-sponsor MITCHELL H Added As A Co-sponsor WINTERS

```
97-10-30 S Arrive Senate
S Placed Calendr,First Reading
98-01-28 S Corrctnl note fld as amnded HA 01
98-04-23 S Chief Sponsor CULLERTON
S First reading Referred to Sen Rules Comm
99-01-12 H Session Sine Die
```

HB-2325 MADIGAN,MJ – HANNIG – SCHOENBERG – CURRY,JULIE – DART, FRITCHEY, BOLAND, MCGUIRE, DAVIS,STEVE, PHELPS, HOLBROOK, LANG, MCKEON, LYONS,JOSEPH, BRADLEY, SCOTT, O'BRIEN, FANTIN, GASH, REITZ, NOVAK, GILES, WOOLARD, SCHAKOWSKY AND GRANBERG.

```
New Act
 30 ILCS 525/3
                                    from Ch. 85, par. 1603
 15 ILCS 405/11 rep.
 15 ILCS 405/15 rep.
 20 ILCS 5/29 rep.
 20 ILCS 5/30 гер.
 20 ILCS 405/35.7b rep.
 20 ILCS 405/67.01 rep.
 20 ILCS 405/67.04 rep.
 20 ILCS 405/67.02
                                    from Ch. 127, par. 63b13.2
 20 ILCS 415/25 new
 20 ILCS 1015/13 rep.
 30 ILCS 505/Act rep.
 30 ILCS 510/Act rep.
 30 ILCS 515/Act rep.
 30 ILCS 563/Act rep.
 30 ILCS 615/Act rep.
                                    from Ch. 121, par. 100-3
605 ILCS 10/3
605 ILCS 10/8
                                    from Ch. 121, par. 100-8
605 ILCS 10/16
                                    from Ch. 121, par. 100-16
                                    from Ch. 121, par. 100-16.1
605 ILCS 10/16.1
```

Creates the Illinois Procurement Code. Provides for the purchasing of supplies, services, and construction and the leasing of real property and capital improvements by the State. Establishes a Procurement Policy Board appointed by the Governor to promulgate procurement policies and rules. Provides for an Inspector General appointed by the Governor to oversee implementation of the Board's policies. Grants general procurement and rulemaking authority to State purchasing officers appointed by State officers of the executive, legislative, and judicial branches and the governing boards of State colleges and universities. Permits delegation of procurement authority under certain circumstances. Grants procurement authority for professional or artistic services to individual State entities. Makes competitive sealed bidding the required method of source selection, with exceptions for procurements of a small, emergency, or sole source nature. Provides for procurement preferences, contract requirements, auditing, prohibitions, and penalties. Amends the Governmental Joint Purchasing Act, the Civil Administrative Code of Illinois, and the Personnel Code and repeals various Acts and Sections of Acts governing State purchasing. Creates the Human Services Delivery Act. Effective immediately, in part, and July 1, 1998, in part.

FISCAL NOTE (DCMS)

Estimated total implementation cost is \$3,072,746 for 36 new employees and a procurement bulletin with an estimated 24,000 subscribing vendors.

HOUSE AMENDMENT NO. 1.

Provides that certain remodeling and rehabilitation projects at correctional facilities under \$5,000 (rather than \$25,000) are exempt from the Procurement Code. Bans felons from doing business with the State for 10 years (now 5 years) after completion of sentence. Allows contractors to be suspended for up to 10 years (rather than 2 years).

JUDICIAL NOTE, AMENDED

There may be an increase in judicial workloads; impact on the need to increase the number of judges cannot be determined.

FISCAL NOTE, AMENDED (DCMS)

The cost to implement HB 2325 as amended remains at \$3,072,746.

FISCAL NOTE (Dpt. Corrections)

```
There is no corrections population impact and fiscal impact
    FISCAL NOTE, H-AM 1 (Dpt. Corrections)
    No change from previous DOC fiscal note.
    STATE MANDATES FISCAL NOTE, H-AM 1
    HB2325, amended, fails to create a State mandate.
    CORRECTIONAL NOTE
    No change from DOC fiscal note.
    CORRECTIONAL NOTE, H-AM 1
    No change from previous correctional note.
NOTE(S) THAT MAY APPLY: Balanced Budget; Fiscal
    97-10-16 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
    97-10-17 H
                                         Assigned to State Govt Admin & Election
                                           Refrm
    97-10-27 H
                                         Fiscal Note Requested CROSS
                                         St Mandate Fis Nte Requestd CROSS
             H
             Н
                                         Correctional Note Requested CROSS
                                         Judicial Note Request CROSS
             Н
             Н
                                         Committee State Govt Admin & Election
                                           Refrm
             H Added As A Joint Sponsor HANNIG
             H Added As A Joint Sponsor SCHOENBERG
             H Added As A Joint Sponsor CURRY
             H Added As A Joint Sponsor DART
             H Added As A Co-sponsor FRITCHEY
             H Added As A Co-sponsor BOLAND
             H Added As A Co-sponsor MCGUIRE
             H Added As A Co-sponsor DAVIS, STEVE
             H Added As A Co-sponsor PHELPS
             H Added As A Co-sponsor HOLBROOK
    97-10-28 H
                                         Fiscal Note Filed
                                         ST GV-ELC RFM H
                    Amendment No.01
             Н
                                                                  Adopted
             Н
                                         Judicial Note req as Amend
             H
                                         Do Pass Amend/Short Debate 013-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
             H Added As A Co-sponsor LANG
             Н
                                         Fiscal Note filed as Amnded
             Н
                    Amendment No.02
                                         RUTHERFORD
             H
                    Amendment referred to HRUL
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    97-10-29 H
                                         Fiscal Note Filed
                                         Fiscal Note filed as Amnded
             H
             Н
                                         St Mndt Fscl Note Fld Amnd
             Η
                                         Correctional Note Filed
                                         Corretnl note fld as amnded
             H Added As A Co-sponsor MCKEON
             H Added As A Co-sponsor LYONS, JOSEPH
             H Added As A Co-sponsor BRADLEY
             H Added As A Co-sponsor SCOTT
             H Added As A Co-sponsor O'BRIEN
             H Added As A Co-sponsor FANTIN
             H Added As A Co-sponsor GASH
             H Added As A Co-sponsor REITZ
             H Added As A Co-sponsor NOVAK
             H Added As A Co-sponsor GILES
             H Added As A Co-sponsor WOOLARD
             H Added As A Co-sponsor SCHAKOWSKY
             H Added As A Co-sponsor GRANBERG
             Н
                    Amendment No.02
                                         RUTHERFORD
             H Be approved consideration HRUL
                    Amendment No.02
                                         RUTHERFORD
             Н
                                                                  Lost
             H
                                                                   029-084-000
             H Pld Cal Ord 3rd Rdg-Sht Dbt
             H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-001
    97-10-30 S Arrive Senate
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S Placed Calendr, First Reading

98-04-23 S Chief Sponsor CULLERTON

S First reading Referred to Sen Rules Comm

99-01-12 H Session Sine Die

HB-2326 MADIGAN,MJ – CURRIE – JONES,LOU – GASH – HOWARD AND HOFFMAN.

20 ILCS 505/35.3

Amends the Children and Family Services Act in provisions restricting disclosure of information concerning foster parents. Provides that no person may disclose a foster parent's name, address, or telephone number except as authorized by the Department by rule. Provides that it is a Class A misdemeanor to make an unauthorized disclosure of this information or to permit, assist, or encourage the unauthorized disclosure of this information. Effective immediately.

FISCAL NOTE (DCFS)

HB2326 causes no fiscal impact.

JUDICIAL NOTE

There may be an increase in judicial workloads; impact on the need to increase the number of judges cannot be determined.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Children and Family Services Act in provisions restricting disclosure of information concerning foster parents. Provides that a person to whom disclosure of a foster parent's name, address, or telephone number is made under the disclosure provisions shall not redisclose that information except as provided in this Act or the Juvenile Court Act of 1987. Provides that any person who knowingly and willfully rediscloses a foster parent's name, address, or telephone number in violation of the disclosure provisions is guilty of a Class A misdemeanor. Effective immediately.

JUDICIAL NOTE, H-AM I

The bill would neither decrease nor increase the need for the

number of judges in the state.

HOUSE AMENDMENT NO. 2.

Provides that the Department shall provide written notice of the provisions regarding redisclosure of a foster parent's name, address, or telephone number, including the penalty for a Class A misdemeanor to anyone to whom the Department discloses a foster parent's name, address, or telephone number.

FISCAL NOTE, H-AMS 1 & 2 (DCFS)

Any cost could easily be absorbed within current approps.

H Added As A Co-sponsor JONES, LOU

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NOTE(S) THAT MAY APPLY: Correctional
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97-10-16 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
97-10-17 H
                                      Assigned to Judiciary I - Civil Law
97-10-22 H Added As A Joint Sponsor CURRIE
97-10-23 H
                                      Fiscal Note Filed
         Н
                                      Committee Judiciary I - Civil Law
97-10-28 H
                                      Judicial Note Filed
                                      Committee Judiciary I - Civil Law
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-02-11 H
                                      Assigned to Judiciary I - Civil Law
98-02-25 H
                 Amendment No.01
                                      JUD-CIVIL LAW H
                                                                Adopted
                                       Do Pass Amend/Short Debate 010-000-000
         Н
         H Placed Cal 2nd Rdg-Sht Dbt
98-02-26 H
                                      Fiscal Note req as Amended CROSS
                                      Judicial Note filed as Amnd
         Н
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-18 H
                 Amendment No.02
                                      CURRIE
         Н
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
98-03-19 H
                                      Judicial Note req as Amend
                 Amendment No.02
                                      CURRIE
         H Be approved consideration HRUL/003-002-000
         H Held 2nd Rdg-Short Debate
98-03-23 H
                 Amendment No.02
                                      CURRIE
                                                                Adopted
         H Held 2nd Rdg-Short Debate
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98-03-24 H Added As A Co-sponsor GASH
                                       Fiscal Note filed as Amnded
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-25 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
98-03-26 S Arrive Senate
S Placed Calendr, First Reading
         H Added As A Co-sponsor HOFFMAN
98-03-27 H Added As A Co-sponsor HOWARD
         S Chief Sponsor MOLARO
98-03-31 S First reading
                                       Referred to Sen Rules Comm
         S Added as Chief Co-sponsor VIVERITO
          S Added as Chief Co-sponsor SMITH
                                       Assigned to Judiciary
98-04-22
98-04-29 S
                                       Recommended do pass 010-000-000
         S Placed Calndr, Second Reading
98-04-30 S Second Reading
         S Placed Calndr, Third Reading
98-05-05 S Third Reading - Passed 055-000-000
         H Passed both Houses
98-06-03 H Sent to the Governor
98-07-24 H Governor approved
              Effective Date 98-07-24
              PUBLIC ACT 90-0629
         Н
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HB-2327 FANTIN.

35 ILCS 200/15-180

Amends the Property Tax Code. Provides that in counties of 3,000,000 or more inhabitants, an application for a homestead improvement for a residential structure that has been rebuilt following a catastrophic event must be submitted to the Chief County Assessment Officer with a valuation complaint and a copy of the building permit to rebuild the structure. Provides that the Chief County Assessment Officer may require additional information.

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97-10-16 H Filed With Clerk
H First reading Referred to Hse Rules Comm
97-10-17 H Assigned to Revenue
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
99-01-12 H Session Sine Die
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HB-2328 BOLAND - HOLBROOK - SMITH, MICHAEL - MITCHELL - MOFFITT.

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. Gives the Governor the power to appoint the president of the Board from among its members (currently the State Superintendent of Education serves as president, ex officio). Effective immediately.

PENSION IMPACT NOTE

HB 2328 would have no fiscal impact on the Teachers' Retirement System.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

97-10-16 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
97-10-17 H Assigned to State Govt Admin & Election
Refrm
97-10-27 H Pension Note Filed

H Committee State Govt Admin & Election Refrm

97-10-28 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Sht Dbt
H Second Reading-Short Debate
H Pld Cal Ord 3rd Rdg-Sht Dbt
H Added As A Joint Sponsor HOLBROOK
H Added As A Co-sponsor SMITH,MICHAEL

97-10-30 H 3/5 vote required

H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000 H Added As A Co-sponsor MITCHELL H Added As A Co-sponsor MOFFITT

S Arrive Senate

S Placed Calendr, First Reading

S Sen Sponsor MADIGAN

97-11-12 S First reading 99-01-12 H Session Sine Die Referred to Sen Rules Comm

HB-2329 LANG - MCKEON.

20 ILCS 1705/4.3

from Ch. 91 1/2, par. 100-4.3

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that facilities under the jurisdiction of the Department of Human Services shall be subject to a site audit at least once during each 12-month period by the Department (now each biennum by the Citizens Council on Mental Health and Developmental Disabilities). Provides that the visit shall determine compliance with the statutes and Department policies and procedures (now Department policies and procedures). Provides that visits shall be made to review and follow up on complaints made by legislators, mental health organizations and advocates (now mental health agencies and advocates). Provides that at least 3 non-profit organizations shall have access to State-operated facilities. Provides that the purpose of the access is to insure there will be independent assessments of each facility. Provides that the Department shall adopt rules governing access to the facilities. Provides that visits may be carried out upon the notification of a complaint. Provides that review of a complaint shall be deferred until after the Office of the Inspector General completes its investigation. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 1705/4.3 Adds reference to: 20 ILCS 1705/7

from Ch. 91 1/2, par. 100-7

Deletes everything. Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that no later than January 1, 1999, the Department of Human Services shall adopt standards for recording on a prescribed form all patient care, diagnosis, and treatment at every facility under the jurisdiction of the Department. Provides that no later than January 1, 1999, every facility under the jurisdiction of the Department and all services provided in those facilities shall comply with all of the applicable standards adopted by the Social Security Administration under the Medicare Subchapter of the federal Social Security Act.

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FISCAL NOTE (Dpt. Human Services)
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There would be costs associated with the training of staff and for overtime pay for employees who are covering for those employees at training.

97-10-16 H Filed With Clerk

H First reading 97-10-17 H

Referred to Hse Rules Comm

Assigned to State Govt Admin & Election

Refrm

97-10-28 H Amendment No.01 S

ST GV-ELC RFM H Adopted

Do Pass Amend/Short Debate 013-000-000

H Placed Cal 2nd Rdg-Sht Dbt H

Fiscal Note Requested CROSS

H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

97-10-30 H Fiscal Note Filed

H Added As A Joint Sponsor MCKEON

H Pld Cal Ord 3rd Rdg-Sht Dbt

H 3d Reading Consideration PP
H Calendar Consideration PP.

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

HB-2330 HANNIG.

40 ILCS 5/16-149.3

from Ch. 108 1/2, par. 16-149.3

Amends the Downstate Teacher Article of the Illinois Pension Code to make a technical change.

PENSION IMPACT NOTE

There is no fiscal impact resulting from HB2330.

97-10-16 H Filed With Clerk

H First reading

Referred to Hse Rules Comm
Assigned to Personnel & Pensions

97-10-17 H

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97-10-29 H
                                             Pension Note Filed
               Н
                                             Committee Personnel & Pensions
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-2331
             CURRIE.
  220 ILCS 5/13-402
                                    from Ch. 111 2/3, par. 13-402
  Amends the Telecommunications Article of the Public Utilities Act. Adds a Section
caption and makes technical changes related to waiver or modification of Commission
      FISCAL NOTE (III, Commerce Commission)
      ICC estimates no fiscal impact from HB2331.
      97-10-16 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      97-10-17 H
                                             Assigned to Public Utilities
      97-10-28 H
                                             Do Pass/Short Debate Cal 009-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
                                             Fiscal Note Filed
               H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      97-10-30 H Pld Cal Ord 3rd Rdg-Sht Dbt
                                                3d Reading Consideration PP
               Н
               Н
                                                Calendar Consideration PP.
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-2332
             MADIGAN,MJ.
  735 ILCS 5/7-103
                                    from Ch. 110, par. 7-103
  Amends the "quick-take" Section of the Code of Civil Procedure to make a stylistic
      JUDICIAL NOTE
      No decrease or increase in need for the number of judges.
      STATE MANDATES ACT FISCAL NOTE
      HB2332 fails to create a State mandate.
      FISCAL NOTE (Dpt. Commerce and Community Affairs)
      No fiscal impact on DCCA or local governmental units.
      FISCAL NOTE ((Bureau of Budget)
      No substantive changes which increase or decrease State
      expenditures or revenues.
      97-10-16 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      97-10-17 H
                                             Assigned to Judiciary I - Civil Law
      97-10-28 H
                                             Do Pass/Stdnrd Dbt/Vo006-005-000
               H Plcd Cal 2nd Rdg Std Dbt
                Η
                                             Fiscal Note Requested CROSS
                Η
                                             St Mandate Fis Nte Requestd CROSS
                Н
                                             Judicial Note Request CROSS
               Н
                                             Land convey apraise request CROSS
                H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-10-29 H
                                             Judicial Note Filed
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-11-06 H
                                             St Mandate Fis Note Filed
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-11-12 H
                                             Fiscal Note Filed
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-11-13 H
                                             Fiscal Note Filed
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-2333
             CURRIE.
  New Act
   30 ILCS 105/6z-18
                                     from Ch. 127, par. 142z-18
   30 ILCS 105/6z-20
                                    from Ch. 127, par. 142z-20
   35 ILCS 105/1a
                                    from Ch. 120, par. 439.1a
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from Ch. 120, par. 439.3-10

35 ILCS 105/3-10

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35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 120/1c from Ch. 120, par. 440c
35 ILCS 120/2-10 from Ch. 120, par. 441-10
35 ILCS 120/3 from Ch. 120, par. 442
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Creates the Automobile Leasing Occupation and Use Tax Act. Imposes a tax at the rate of 5% of the gross receipts of persons engaged in the business of leasing automobiles and a tax at the rate of 5% of the leasing price upon the privilege of using in this State an automobile that is leased from a lessor. Amends the State Finance Act, the Use Tax Act, and the Retailers' Occupation Tax Act. Imposes a use tax and a retailers' occupation tax at the rate of 1.25% on any motor vehicle that is sold to a lessor for the purpose of leasing under a lease subject to the Automobile Leasing Occupation and Use Tax Act. Imposes a tax at the rate of 5% on a motor vehicle that has been leased by a lessor to a lessee under a lease that is subject to the Automobile Leasing Occupation and Use Tax Act and is subsequently sold to the lessee of the vehicle. Provides for the distribution of proceeds of the tax. Effective July 1, 1998.

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FISCAL NOTE, AMENDED (Dpt. Revenue)
      HB2333, amended, does not create a fiscal impact.
  HOUSE AMENDMENT NO. 1.
  Deletes the enacting clause.
  SENATE AMENDMENT NO. 1.
  Inserts an enacting clause into the bill.
  NOTE(S) THAT MAY APPLY: Fiscal
      97-10-16 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      97-10-17 H
                                            Assigned to Revenue
      97-10-27 H Primary Sponsor Changed To CURRIE
      97-10-28 H
                                           Fiscal Note filed as Amnded
                       Amendment No.01
                                            REVENUE
                                                        Н
                                                                    Adopted
               Н
                                            Do Pass Amend/Short Debate 010-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
               Н
                                            St Mndt Fscl Note Reg Amnd
               H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      97-10-30 H
                                            St Mandate Fis Nte Req-Wdrn
               H Pld Cal Ord 3rd Rdg-Sht Dbt
               H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
               S Arrive Senate
               S Sen Sponsor PETERSON
                 Placed Calendr, First Reading
                 First reading
                                            Referred to Sen Rules Comm
                                            Assigned to Revenue
      97-11-13 S
                       Amendment No.01
                                            REVENUE
                                                                    Adopted
                                            Recomminded do pass as amend 010-000-000
               S Placed Calndr, Second Reading
      97-11-14 S
                 Second Reading
               S Placed Calndr, Third Reading
      97-12-15 S
                                            Refer to Rules/Rul 3-9(b)
      98-01-15 S
                                            Approved for Consideration SRUL
               S Placed Calndr, Third Reading
      98-01-28 S Added as Chief Co-sponsor BUTLER
      98-02-06 S Added as Chief Co-sponsor PARKER
      98-04-29 S Third Reading - Passed 056-000-000
      98-04-30 H Arrive House
               H Place Cal Order Concurrence 01
      98-06-23 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-2334
            DANIELS - CROSS - KOSEL - JONES JOHN - RIGHTER, KUBIK,
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MITCHELL, TENHOUSE, BIGGERT, CHURCHILL AND COULSON.

from Ch. 127, par. 601-109

from Ch. 127, par. 601-110

5 ILCS 420/1-109

5 ILCS 420/1-110

5 ILCS 420/2-105 new 5 ILCS 420/2-106 new 5 ILCS 420/2-107 new 5 ILCS 420/2-110

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5 ILCS 420/2-115 new
 5 ILCS 420/2-120 new
 5 ILCS 420/3-101 rep.
10 ILCS 5/9-1.4
10 ILCS 5/9-1.5
10 ILCS 5/9-1.9
10 ILCS 5/9-10
                                   from Ch. 46, par. 9-10
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 5/9-23
                                   from Ch. 46, par. 9-23
10 ILCS 5/9-25.2 new
10 ILCS 5/9-25.3 new
10 ILCS 5/9-25.4 new
10 ILCS 5/9-28
30 ILCS 505/4
30 ILCS 505/5.3
30 ILCS 505/6
30 ILCS 505/6-1
30 ILCS 505/9.01
30 ILCS 505/12.5 new
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Amends the Illinois Governmental Ethics Act. Prohibits legislators, certain partisan staff members, and certain State officers and employees from lobbying the General Assembly or entering into a public personal services contract, within one year after the termination of State employment. Prohibits a candidate, legislator, or political committee from holding a fund-raising event in Springfield on days the General Assembly is in session. Prohibits public officials, State agency employees, and their family members from soliciting or accepting gifts from persons or entities with interests affected by the activities of the employee or agency. Provides that for violating this prohibition, State employees and public officials shall forfeit their employment or office and the prohibited source of the gift commits a business offense and shall be fined \$10,000 or less. Amends the Election Code. Includes private entities that make contributions during a 12-month period in excess of \$1,000 within the provisions affecting political committees. Provides that the State Board of Elections shall assess a civil penalty not to exceed \$5,000 for the untimely filing of reports and semi-annual reports of campaign contributions. Provides that these reports shall disclose the occupation and employer of individual contributors. Prohibits contributions from foreign nationals. Prohibits the use of campaign funds for a personal use unrelated to a political campaign. Prohibits a candidate, public official, or political committee from accepting cash contributions that exceed \$25. Amends the Illinois Purchasing Act. Provides that a contractor may be suspended for up to 10 years (now for not more than one year) for violations of the competitive procurement process. Provides that certain State officers or employees shall not do business with their former agency or department for 2 years after leaving

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State employment. Makes other changes. Effective January 1, 1998.
      FISCAL NOTE (DCMS)
      Estimated implementation cost is $1,369,813, including 20 new
      employees.
  NOTE(S) THAT MAY APPLY: Fiscal
      97-10-16 H First reading
               H Added As A Joint Sponsor KUBIK
               H Added As A Co-sponsor KOSEL
               H Added As A Co-sponsor JONES, JOHN
               H Added As A Co-sponsor RIGHTER
               H Added As A Co-sponsor MITCHELL
               H Added As A Co-sponsor TENHOUSE
               H Added As A Co-sponsor BIGGERT
                                           Referred to Hse Rules Comm
      97-I0-17 H
                                           Assigned to State Govt Admin & Election
                                             Refrm
      97-10-21 H Added As A Co-sponsor CHURCHILL
      97-10-22 H Joint Sponsor Changed to CROSS
               H Added As A Co-sponsor KUBIK
      97-10-28 H
                                           Fiscal Note Filed
                                           Committee State Govt Admin & Election
                                             Refrm
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98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL 98-03-18 H Added As A Co-sponsor COULSON

99-01-12 H Session Sine Die

HB-2335 SCHAKOWSKY - CHURCHILL - ERWIN - MOORE, ANDREA - CUR-RIE, LYONS, EILEEN, RONEN, MCAULIFFE, FEIGENHOLTZ, COUL-SON, MCKEON, CLAYTON, BRADLEY, GASH, FANTIN, JONES, LOU, KENNER, HOWARD, SCHOENBERG AND LANG.

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.

97-10-16 H First reading

H Added As A Joint Sponsor CHURCHILL

H Added As A Co-sponsor ERWIN

H Added As A Co-sponsor MOORE, ANDREA

H Added As A Co-sponsor CURRIE

H Added As A Co-sponsor LYONS, EILEEN

H Added As A Co-sponsor RONEN

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor FEIGENHOLTZ

H Added As A Co-sponsor COULSON

H Added As A Co-sponsor MCKEON

H Added As A Co-sponsor CLAYTON

H Added As A Co-sponsor BRADLEY

H Added As A Co-sponsor GASH

H Added As A Co-sponsor FANTIN

H Added As A Co-sponsor JONES,LOU

H Added As A Co-sponsor KENNER H Added As A Co-sponsor HOWARD

H Added As A Co-sponsor SCHOENBERG

H Added As A Co-sponsor LANG

Referred to Hse Rules Comm

97-10-17 H Assigned to Approp-Gen Srvc & Govt Ovrsght

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL 99-01-12 H Session Sine Die

HB-2336 BLACK.

5 ILCS 405/10

15 ILCS 205/7.1 new

15 ILCS 205/7.5 new

15 ILCS 205/7.10 new

15 ILCS 205/7.15 new

15 ILCS 205/7.20 new

15 ILCS 205/7.25 new

15 ILCS 205/7.27 new

15 ILCS 205/7.28 new

15 ILCS 205/7.30 new

15 ILCS 205/7.35 new

15 ILCS 205/7.40 new

15 ILCS 205/7.45 new

15 ILCS 205/7.50 new

15 ILCS 205/7.52 new

15 ILCS 205/7.55 new

15 ILCS 205/7.60 new

15 ILCS 205/7.65 new

15 ILCS 205/7.70 new

15 ILCS 205/7.75 new

15 ILCS 205/7.80 new

15 ILCS 205/7.85 new

15 ILCS 205/7.90 new

15 ILCS 205/7.95 new

15 ILCS 205/7.100 new

15 ILCS 205/7.105 new

15 ILCS 205/7.110 new

15 ILCS 205/7.115 new

15 ILCS 205/7.120 new

15 ILCS 205/7.125 new

15 ILCS 205/7.130 new 15 ILCS 205/7.135 new 15 ILCS 205/7.140 new 15 ILCS 205/7.145 new 15 ILCS 205/7.150 new 15 ILCS 205/7.155 new 15 ILCS 205/7.160 new 15 ILCS 205/7.165 new 15 ILCS 205/7.170 new 15 ILCS 205/7.172 new 15 ILCS 205/7.175 new 15 ILCS 205/7.180 new 15 ILCS 205/7.185 new 15 ILCS 205/7.190 new 15 ILCS 205/7.195 new 15 ILCS 205/7.200 new 15 ILCS 205/7.205 new 15 ILCS 205/7.210 new 15 ILCS 205/7.215 new 15 ILCS 205/7.220 new 15 ILCS 205/7.221 new 15 ILCS 205/7.223 new 15 ILCS 205/7.225 new 15 ILCS 205/7.230 new 15 ILCS 205/7.235 new 15 ILCS 205/7.240 new 15 ILCS 205/7.245 new 15 ILCS 205/7.250 new 15 ILCS 205/7.255 new 15 ILCS 205/7.260 new 15 ILCS 205/7.265 new 15 ILCS 205/7.270 new 15 ILCS 205/7.275 new 15 ILCS 205/7.280 new 15 ILCS 205/7.285 new 15 ILCS 205/7.290 new 15 ILCS 205/7.295 new 5 ILCS 100/10-65 5 ILCS 220/3 20 ILCS 1020/35 20 ILCS 2105/60 20 ILCS 2505/39b52 305 ILCS 5/10-1.5 new 305 ILCS 5/10-21 305 ILCS 5/12-4.7c 305 ILCS 5/12-4.31 305 ILCS 5/12-10.2 305 ILCS 5/12-16 305 ILCS 5/10-1 rep. 305 ILCS 5/10-2 rep. 305 ILCS 5/10-3 rep. 305 ILCS 5/10-3.1 rep. 305 ILCS 5/10-3.2 rep. 305 ILCS 5/10-3.3 rep. 305 ILCS 5/10-3.4 rep. 305 ILCS 5/10-4 rep. 305 ILCS 5/10-5 rep. 305 ILCS 5/10-6 rep. 305 ILCS 5/10-7 rep. 305 ILCS 5/10-8 rep. 305 ILCS 5/10-8.1 rep. 305 ILCS 5/10-9 rep. 305 ILCS 5/10-10 rep. 305 ILCS 5/10-10.1 rep. 305 ILCS 5/10-10.2 rep. 305 ILCS 5/10-10.3 rep. 305 ILCS 5/10-11 rep.

305 ILCS 5/10-I1.I rep.

from Ch. 127, par. 1010-65 from Ch. 127, par. 743 from Ch. 127, par. 60 from Ch. 23, par. 10-21 from Ch. 23, par. 12-10.2

from Ch. 23, par. 12-16

305 ILCS 5/10-12 rep. 305 ILCS 5/10-13 rep. 305 ILCS 5/10-13.1 rep. 305 ILCS 5/10-13.2 rep. 305 ILCS 5/10-13.3 rep. 305 ILCS 5/10-13.4 rep. 305 ILCS 5/10-13.5 rep. 305 ILCS 5/10-13.6 rep. 305 ILCS 5/10-13.7 rep. 305 ILCS 5/10-13.8 rep. 305 ILCS 5/10-13.9 rep. 305 ILCS 5/10-13.10 rep. 305 ILCS 5/10-14 rep. 305 ILCS 5/10-15 rep. 305 ILCS 5/10-16 rep. 305 ILCS 5/10-16.2 rep. 305 ILCS 5/10-16.3 rep. 305 ILCS 5/10-17 rep. 305 ILCS 5/10-17.1 rep. 305 ILCS 5/10-17.2 rep. 305 ILCS 5/10-17.3 rep. 305 ILCS 5/10-17.4 rep. 305 ILCS 5/10-17.5 rep. 305 ILCS 5/10-17.6 rep. 305 ILCS 5/10-17.7 rep. 305 ILCS 5/10-17.8 rep. 305 ILCS 5/10-17.9 rep. 305 ILCS 5/10-17.11 rep. 305 ILCS 5/10-18 rep. 305 ILCS 5/10-19 rep. 305 ILCS 5/10-20 rep. 305 ILCS 5/10-22 rep. 305 ILCS 5/10-23 rep. 305 ILCS 5/10-24 rep. 305 ILCS 5/10-24.5 rep. 305 ILCS 5/10-24.30 rep. 305 ILCS 5/10-24.35 rep. 305 ILCS 5/10-24.40 rep. 305 ILCS 5/10-24.45 rep. 305 ILCS 5/10-24.50 rep. 305 ILCS 5/10-25 rep. 305 ILCS 5/10-25.5 rep. 305 ILCS 5/12-4.3 rep. 410 ILCS 535/12 from Ch. 111 1/2, par. 73-12 410 ILCS 535/17 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 56, par. 20-105 410 ILCS 535/22 515 ILCS 5/20-105 520 ILCS 5/3.36 from Ch. 61, par. 3.36 625 ILCS 5/7-701 625 ILCS 5/7-702 625 ILCS 5/7-702.I 625 ILCS 5/7-703 625 ILCS 5/7-704 625 ILCS 5/7-705 625 ILCS 5/7-706 625 ILCS 5/7-707 625 ILCS 5/7-708 705 ILCS 205/1 750 ILCS 5/505 750 ILCS 5/505.1 750 ILCS 5/505.2 750 ILCS 5/507 750 ILCS 5/510 750 ILCS 5/516 750 ILCS 5/705 750 ILCS 5/706.1

750 ILCS 5/709

750 ILCS 5/712

from Ch. 13, par. 1 from Ch. 40, par. 505 from Ch. 40, par. 505.1 from Ch. 40, par. 505.2 from Ch. 40, par. 507 from Ch. 40, par. 510 from Ch. 40, par. 516 from Ch. 40, par. 705 from Ch. 40, par. 706.1 from Ch. 40, par. 709 from Ch. 40, par. 712

750 ILCS 15/2.1 750 ILCS 15/3 750 ILCS 15/4 750 ILCS 15/4.1 750 ILCS 15/11 750 ILCS 15/12 750 ILCS 22/101 750 ILCS 22/102	from Ch. 40, par. 1105 from Ch. 40, par. 1106 from Ch. 40, par. 1107 from Ch. 40, par. 1107.1 from Ch. 40, par. 1114 from Ch. 40, par. 1115
750 ILCS 22/310 750 ILCS 22/605 750 ILCS 25/5 750 ILCS 45/4.1	from Ch. 40, par. 2705
750 ILCS 45/5 750 ILCS 45/6 750 ILCS 45/8 750 ILCS 45/11 750 ILCS 45/13	from Ch. 40, par. 2505 from Ch. 40, par. 2506 from Ch. 40, par. 2508 from Ch. 40, par. 2511 from Ch. 40, par. 2513
750 ILCS 45/13.1 750 ILCS 45/14 750 ILCS 45/15.1 750 ILCS 45/20 750 ILCS 45/21 750 ILCS 45/22 750 ILCS 45/22	from Ch. 40, par. 2514 from Ch. 40, par. 2515.1 from Ch. 40, par. 2520 from Ch. 40, par. 2521 from Ch. 40, par. 2522 from Ch. 40, par. 2522
820 ILCS 405/1300	from Ch. 48, par. 540

Amends the Child Support Information Act, the Attorney General Act, the Illinois Administrative Procedure Act, the Intergovernmental Cooperation Act, the New Hire Reporting Act, the Civil Administrative Code of Illinois, the Illinois Public Aid Code, the Vital Records Act, the Fish and Aquatic Life Code, the Wildlife Code, the Illinois Vehicle Code, the Attorney Act, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Uniform Interstate Family Support Act, the Expedited Child Support Act of 1990, the Illinois Parentage Act of 1984, and the Unemployment Insurance Act. Transfers child support collection functions from the Department of Public Aid to the Attorney General. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 97-10-16 H First reading

Referred to Hse Rules Comm

97-10-17 H

Assigned to Judiciary I - Civil Law

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

SMITH,MICHAEL – MITCHELL – HANNIG – BIGGERT – DAVIS,MONIQUE, REITZ, MCGUIRE, HOLBROOK, BOLAND, RONEN, BEAUBIEN, BOST, BROWN, BURKE, CURRIE, WOOLARD, FLOWERS, CAPPARELLI, CHURCHILL, BIGGINS, PERSICO, GIGLIO, SCOTT, LYONS,JOSEPH, FANTIN, GRANBERG, HARTKE, JONES,JOHN, JONES,SHIRLEY, KUBIK, LANG, LOPEZ, KRAUSE, MAUTINO, MCCARTHY, MOORE,ANDREA, MOORE,EUGENE, MURPHY, NOLAND, O'BRIEN, PHELPS, POE, SCHAKOWSKY, SCULLY, TENHOUSE, TURNER,ART, MCKEON, WIRSING, ZICKUS, MULLIGAN, CROTTY, DAVIS,STEVE, HOFFMAN, SILVA, SAVIANO, CROSS, DEUCHLER, CLAYTON, SLONE, NOVAK, KLINGLER, WINKEL, MEYER, BLACK, COULSON, DURKIN, GILES, MOFFITT, MYERS, STEPHENS, GASH, FRITCHEY, LYONS,EILEEN, KOSEL, MCAULIFFE, PUGH, TURNER,JOHN, ACEVEDO, BRADLEY, BRUNSVOLD, BUGIELSKI, CURRY,JULIE, DART, FEIGENHOLTZ, HASSERT, HOWARD, JONES,LOU, RIGHTER, SCHOENBERG, STROGER, WINTERS,

YOUNGE, ROSKAM, KENNER, RUTHERFORD, BRADY AND ERWIN.

40 ILCS 5/14-114 40 ILCS 5/14-119 40 ILCS 5/14-121 40 ILCS 5/15-136 40 ILCS 5/15-136.3	from Ch. 108 1/2, par. 14-114 from Ch. 108 1/2, par. 14-119 from Ch. 108 1/2, par. 14-121 from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-145	from Ch. 108 1/2, par. 15-145
40 ILCS 5/16-133.1	from Ch. 108 1/2, par. 16-133.1
40 ILCS 5/16-143.1	from Ch. 108 1/2, par. 16-143.1
40 ILCS 5/17-119	from Ch. 108 1/2, par. 17-119

40 ILCS 5/17-122 30 ILCS 805/8.21 new from Ch. 108 1/2, par. 17-122

Amends the State Employee, State Universities, Downstate Teacher, and Chicago Teacher Articles of the Pension Code to provide for a one-time increase in certain retirement and survivor's annuities. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

	out reimbursemer	it. Effective immediately.
		abilities of \$892.9 M, as follows:
		\$206.8 M
		120.0 M
		120.0 M
		Fiscal; Pension; State Mandates
, ,	H First reading	Referred to Hse Rules Comm
97-10-10		Assigned to Personnel & Pensions
37-10-17		or Changed To SMITH, MICHAEL
		int Sponsor HANNIG
97-10-29	H Added As A 30	
97-10-29	п Н	Pension Note Filed
07 11 12		Committee Personnel & Pensions
97-11-13	H Added As A Co	
		o-sponsor DAVIS,MONIQUE
		o-sponsor MCGUIRE
		o-sponsor HOLBROOK
		o-sponsor BOLAND
07 11 14	H Added As A Co	
9/-11-14		Changed to MITCHELL
		o-sponsor BIGGERT
		o-sponsor BEAUBIEN
	H Added As A Co	o-sponsor BROWN
	H Added As A Co	
		p-sponsor CURRIE
		o-sponsor WOOLARD
		o-sponsor FLOWERS
		o-sponsor CAPPARELLI
		o-sponsor CHURCHILL
		o-sponsor BIGGINS
		o-sponsor PERSICO
	H Added As A Co	
	H Added As A Co	
		o-sponsor LYONS,JOSEPH
		o-sponsor FANTIN
		o-sponsor GRANBERG
		o-sponsor HARTKE
		p-sponsor JONES,JOHN
		o-sponsor JONES, SHIRLEY
	H Added As A Co	
	H Added As A Co	
	H Added As A Co	
		o-sponsor KRAUSE
		o-sponsor MAUTINO
		o-sponsor MCCARTHY
		o-sponsor MOORE, ANDREA
		o-sponsor MOORE,EUGENE
		o-sponsor MURPHY
		o-sponsor NOLAND
		o-sponsor O'BRIEN
		o-sponsor PHELPS
	H Added As A Co	
		o-sponsor SCHAKOWSKY
		o-sponsor SCULLY
		o-sponsor TENHOUSE
		o-sponsor TURNER,ART
		o-sponsor MCKEON
		o-sponsor WIRSING
	H Added As A Co	a-enoneor ZICKLIS

H Added As A Co-sponsor ZICKUS H Added As A Co-sponsor MULLIGAN

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97-11-14-Cont.
        H Added As A Co-sponsor CROTTY
        H Added As A Co-sponsor DAVIS, STEVE
        H Added As A Co-sponsor HOFFMAN
        H Added As A Co-sponsor SILVA
        H Added As A Co-sponsor SAVIANO
        H Added As A Co-sponsor CROSS
        H Added As A Co-sponsor DEUCHLER
        H Added As A Co-sponsor CLAYTON
        H Added As A Co-sponsor SLONE
        H Added As A Co-sponsor NOVAK
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-01-23 H Added As A Co-sponsor KLINGLER
98-01-27 H Added As A Co-sponsor WINKEL
        H Added As A Co-sponsor MEYER
98-01-29 H Added As A Co-sponsor BLACK
        H Added As A Co-sponsor COULSON
        H Added As A Co-sponsor DURKIN
        H Added As A Co-sponsor GILES
        H Added As A Co-sponsor MOFFITT
        H Added As A Co-sponsor MYERS
        H Added As A Co-sponsor STEPHENS
98-02-04 H Added As A Co-sponsor GASH
        H Added As A Co-sponsor FRITCHEY
        H Added As A Co-sponsor LYONS, EILEEN
98-02-19 H Added As A Co-sponsor KOSEL
        H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor PUGH
        H Added As A Co-sponsor TURNER, JOHN
98-03-10 H Added As A Co-sponsor ACEVEDO
        H Added As A Co-sponsor BRADLEY
        H Added As A Co-sponsor BRUNSVOLD
        H Added As A Co-sponsor BUGIELSKI
        H Added As A Co-sponsor CURRY, JULIE
        H Added As A Co-sponsor DART
        H Added As A Co-sponsor FEIGENHOLTZ
        H Added As A Co-sponsor HASSERT
98-03-11 H Added As A Co-sponsor HOWARD
        H Added As A Co-sponsor JONES,LOU
        H Added As A Co-sponsor RIGHTER
        H Added As A Co-sponsor SCHOENBERG
        H Added As A Co-sponsor STROGER
        H Added As A Co-sponsor WINTERS
        H Added As A Co-sponsor YOUNGE
98-03-20 H Added As A Co-sponsor ROSKAM
98-03-25 H Added As A Co-sponsor KENNER
98-05-13 H Added As A Co-sponsor RUTHERFORD
        H Added As A Co-sponsor BRADY
        Н
                                   Motion DISCHARGE RUL
        H
                                   COMMITTEE FROM
        H
                                   FURTHER CONSIDER
        Η
                                   -PLACE ON CALENDAR
        Η
                                   FOR IMMEDIATE
        Н
                                  CONSIDER - RYDER
        H
                                   Motion failed
        Н
                                  Committee Rules
98-10-28 H Added As A Co-sponsor ERWIN
99-01-12 H Session Sine Die
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HB-2338 HANNIG – DAVIS, MONIQUE.

Appropriates an additional \$1 to the Court of Claims for its ordinary and contingent expenses for FY98. Effective immediately.

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STATE MANDATES ACT FISCAL NOTE
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HB 2338 fails to create a State mandate.

FISCAL NOTE (Bureau of Budget)

HB 2338 does not make substantive changes which increase or decrease State expenditures or revenues.

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BALANCED BUDGET NOTE
      HB 2338 is affordable due to increased FY98 revenues.
  NOTE(S) THAT MAY APPLY: Balanced Budget
      97-10-16 H First reading
                                             Referred to Hse Rules Comm
      97-10-17 H
                                             Assigned to Approp-Gen Srvc & Govt
                                               Ovrsght
      97-10-28 H
                                             Do Pass/Stdnrd Dbt/Vo009-001-005
               H Plcd Cal 2nd Rdg Std Dbt
               Η
                                             Fiscal Note Requested BIGGINS
                                             St Mandate Fis Nte Requestd BIGGINS
               Η
                                             Balanced Budget Note Reqstd BIGGINS
               Н
               H Second Reading-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-10-30 H
                                             St Mandate Fis Note Filed
               H Hld Cal Ord 2nd Rdg-Shr Dbt
                                             Fiscal Note Filed
      97-11-13 H
                                             Balanced Budget Note Filed
                H Hld Cal Ord 2nd Rdg-Shr Dbt
                H Added As A Joint Sponsor DAVIS, MONIQUE
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-2339
             HANNIG.
  Appropriates an additional $1 to the Department of Transportation for its ordinary
and contingent expenses for FY98. Effective immediately.
      STATE DEBT IMPACT NOTE
      HB2339 would not affect the bonding authorization of DOT, and
      has no direct impact on the level of State indebtedness.
      FISCAL NOTE (Bureau of Budget)
      HB 2339 does not make substantive changes which increase or de-
      crease State expenditures or revenues.
      BALANCED BUDGET NOTE
      HB 2339 is affordable due to increased FY98 revenues.
  NOTE(S) THAT MAY APPLY: Balanced Budget
      97-10-16 H First reading
                                             Referred to Hse Rules Comm
      97-10-17 H
                                             Assigned to Appropriations-Public Safety
                                             Do Pass/Stdnrd Dbt/Vo007-001-005
      97-10-28 H
                H Plcd Cal 2nd Rdg Std Dbt
                Η
                                             Fiscal Note Requested BIGGINS
                Н
                                             Balanced Budget Note Reqstd BIGGINS
                                             State Debt Note Requested BIGGINS
                H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shr Dbt
                                             State Debt Note Filed
       97-10-30 H
                H Hld Cal Ord 2nd Rdg-Shr Dbt
       97-11-13 H
                                             Fiscal Note Filed
                                             Balanced Budget Note Filed
                H Hld Cal Ord 2nd Rdg-Shr Dbt
       98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
       99-01-12 H Session Sine Die
HB-2340
             MADIGAN,MJ - MCKEON.
    5 ILCS 420/3-101
                                    from Ch. 127, par. 603-101
   Amends the Illinois Governmental Ethics Act by adding a caption to the legislative
gift Section.
       FISCAL NOTE (State Board of Elections)
       HB 2340 would have minimal fiscal impact.
       97-10-16 H First reading
                                             Referred to Hse Rules Comm
       97-10-17 H
                                             Assigned to State Govt Admin & Election
                                               Refrm
                                             Fiscal Note Filed
       97-10-27 H
                                             Committee State Govt Admin & Election
                H
                                               Refrm
       97-10-28 H
                                             Do Pass/Stdnrd Dbt/Vo007-006-000
                H Plcd Cal 2nd Rdg Std Dbt
                H Second Reading-Stnd Debate
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H Hld Cal Ord 2nd Rdg-Shr Dbt

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97-10-29 H Added As A Joint Sponsor MCKEON
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
99-01-12 H Session Sine Die
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MADIGAN.M.J.

HB-2341 New Act

Creates the short title Section for the State Gift Ban Act.

FISCAL NOTE (State Board of Elections)

HB 2341 would have minimal fiscal impact.

97-10-16 H First reading Referred to Hse Rules Comm

97-10-17 H Assigned to State Govt Admin & Election Refrm

Fiscal Note Filed 97-10-27 H

Committee State Govt Admin & Election

97-10-28 H Do Pass/Stdnrd Dbt/Vo007-006-000

H Plcd Cal 2nd Rdg Std Dbt H Second Reading-Stnd Debate H Hld Cal Ord 2nd Rdg-Shr Dbt

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

MADIGAN,MJ – CURRY,JULIE – SCULLY – DAVIS,STEVE – HOFF-MAN, LANG, HOLBROOK, MCGUIRE, DART, BRADLEY, SCOTT, O'BRIEN, HANNIG, FANTIN, GASH, REITZ, NOVAK, WOOLARD AND HB-2342 SCHAKOWSKY.

10 ILCS 5/9-1

from Ch. 46, par. 9-1

Amends the Election Code by adding a Section caption in the campaign finance Article.

FISCAL NOTE (State Board of Elections)

HB 2342 would have minimal fiscal impact.

HOUSE AMENDMENT NO. 1.

Adds reference to:

10 ILCS 5/9-2.5 new

10 ILCS 5/9-8.5 new

Deletes everything. Amends the Election Code. Prohibits establishment of more than one political committee per office sought, except by legislative leaders for election of General Assembly candidates. Prohibits establishment of more than one political committee by a corporation, labor union, or association. Limits an individual's campaign contributions to \$1,500 per candidate per election; a corporation, labor union, or association without a political committee to \$3,000; and a political committee to \$5,000. Effective January 1, 1998.

STATE MANDATES ACT FISCAL NOTE, H-AM 1

HB2342, amended, fails to create a State mandate.

HOME RULE NOTE, H-AM 1

HB2342, amended, does not preempt home rule authority.

JUDICIAL NOTE, AMENDED

No decrease or increase in need for the number of judges.

HOUSE AMENDMENT NO. 3.

Applies contribution limits to all political committees, rather than only to those established by a candidate or public official. Requires aggregation of contributions to all political committees established by a candidate or public official.

JUDICIAL NOTE, H-AM 1

No change from previous judicial note.

97-10-16 H First reading Referred to Hse Rules Comm

97-10-17 H Assigned to State Govt Admin & Election

Refrm

97-10-22 H Added As A Joint Sponsor CURRY, JULIE H Added As A Co-sponsor SCULLY

H Added As A Co-sponsor DAVIS, STEVE

97-10-27 H Fiscal Note Requested CROSS

Н St Mandate Fis Nte Requestd CROSS Home Rule Note Requested CROSS Н Judicial Note Request CROSS H

Η Fiscal Note Filed

Η Committee State Govt Admin & Election

Refrm

				•
	97-10-28	Н		ST GV-ELC RFM H Adopted ST GV-ELC RFM H Withdrawn
		H	m	Do Pass Amend/Short Debate 008-004-001
			Placed Cal 2nd Rdg-Sht Dbt	IC
		Н	Added As A Co-sponsor LAN Amendment No.03	CROSS
		Н		
			Added As A Co-sponsor HOI	
			Second Reading-Short Debate	
			Held 2nd Rdg-Short Debate	
	97-10-29	Н	- · · · · ·	St Mndt Fscl Note Fld Amnd
		H		Home Rule Note Fld as amend
			Added As A Co-sponsor HOI	
			Added As A Co-sponsor MC	
			Added As A Co-sponsor DAI	
			Added As A Co-sponsor BRA Added As A Co-sponsor SCO	
			Added As A Co-sponsor O'B	
			Added As A Co-sponsor HAI	
			Added As A Co-sponsor FAN	
		Н	Added As A Co-sponsor GAS	SH
			Added As A Co-sponsor REI	
			Added As A Co-sponsor NO	
			Added As A Co-sponsor WO	
		Н	Added As A Co-sponsor SCH Amendment No.04	MADIGAN
		Н	Amendment referred to	
		H	7 mondinent reserved to	Judicial Note req as Amend
		Η	Amendment No.03	CROSS
		Н	Be approved consideration H	RUL
		Н		CROSS Adopted
			Pld Cal Ord 3rd Rdg-Sht Dbt	
			Tabled Pursuant to Rule40(A	
	07 10 20		3rd Rdg-Sht Dbt-Pass/Vote 1	00-009-006
	97-10-30		Arrive Senate Placed Calendr, First Reading	
	98-01-28		Traced Calcing, fist Reading	Judicial Note reg as Amend HA 01
			Chief Sponsor JACOBS	Judicial Fiole feet as Fillend III i of
	, 0 00 01		First reading	Referred to Sen Rules Comm
	99-01-12		Session Sine Die	
HB-234	13 M	AΓ	DIGAN,MJ.	
	ILCS 5/9-		•	46, par. 9-1.1
				n caption in the campaign finance Article.
			TE (State Board of Elections)	i caption in the campaign imance Afficie.
			uld have minimal fiscal impac	t
			First reading	Referred to Hse Rules Comm
	97-10-17			Assigned to State Govt Admin & Election
				Refrm
	97-10-27	Н		Fiscal Note Filed
		Н		Committee State Govt Admin & Election
				Refrm
	97-10-28			Do Pass/Stdnrd Dbt/Vo007-006-000
			Plcd Cal 2nd Rdg Std Dbt	
			Second Reading-Stnd Debate	
	00.01.00		Hld Cal Ord 2nd Rdg-Shr Db	
			Re-refer Rules/Rul 19(b) RUI	LES HKUL
			Session Sine Die	
HB-234	14 M.	AD	IGAN,MJ.	
	LCS 505/			127, par. 132.1
				a caption to the short title Section.
	FISCAL N	Ю,	TE (Dpt. Central Management	
			no fiscal impact on DCMS.	
				Referred to Hse Rules Comm
•	97-10-17	Η		Assigned to State Govt Admin & Election
				Refrm

```
97-10-28 H
                                             Do Pass/Stdnrd Dbt/Vo007-006-000
               H Plcd Cal 2nd Rdg Std Dbt
               Η
                                             Fiscal Note Filed
               H Second Reading-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-2345
             FEIGENHOLTZ.
  750 ILCS 50/18.05 new
  Amends the Adoption Act. Adds only a caption regarding the release of information
related to an adoption.
      97-10-16 H First reading
                                             Referred to Hse Rules Comm
      97-10-17 H
                                             Assigned to Judiciary I - Civil Law
      97-11-11 H Primary Sponsor Changed To FEIGENHOLTZ
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-2346
             MADIGAN,MJ.
  New Act
  Creates the Attorney General Child Support Enforcement Act. Includes a short title
only.
      97-10-16 H First reading
                                             Referred to Hse Rules Comm
      97-10-17 H
                                             Assigned to Judiciary I - Civil Law
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-2347
             MADIGAN,MJ.
   30 ILCS 505/2
                                    from Ch. 127, par. 132.2
  Amends the Illinois Purchasing Act. Adds a caption to the policy Section.
      FISCAL NOTE (Dpt. Central Management Services)
      HB2347 has no fiscal impact on DCMS.
      97-10-16 H First reading
                                             Referred to Hse Rules Comm
      97-10-17 H
                                             Assigned to State Govt Admin & Election
                                               Refrm
      97-10-28 H
                                             Do Pass/Stdnrd Dbt/Vo007-006-000
               H Plcd Cal 2nd Rdg Std Dbt
               Н
                                             Fiscal Note Filed
                H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-2348
             HANNIG.
  P.A. 90-8, Sec. 99 new
  Amends "AN ACT to amend the General Obligation Bond Act" (Public Act 90-8).
Adds an effective date to coincide with the effective date of this amendatory Act. Effec-
tive immediately.
      STATE DEBT IMPACT NOTE
      HB2348 would not impact the level of State indebtedness.
      FISCAL NOTE (Bureau of the Budget)
      No increase or decrease in State expenditures or revenues.
      97-10-16 H First reading
                                             Referred to Hse Rules Comm
      97-10-17 H
                                             Assigned to State Govt Admin & Election
                                               Refrm
      97-10-22 H
                                             State Debt Note Filed
                                             Committee State Govt Admin & Election
                                               Refrm
      97-10-28 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
                                             Fiscal Note Filed
                H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
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98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

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2496 HB-2349

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HB-2349
         MADIGAN,MJ - HANNIG - SCHOENBERG - GASH - CROTTY AND
         BROSNAHAN.
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Appropriates $1 to the Illinois State Toll Highway Authority for its ordinary and
contingent expenses. Effective immediately.
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STATE MANDATES ACT FISCAL NOTE

HB 2349 fails to create a State mandate.

FISCAL NOTE (Bureau of Budget)

HB 2349 does not make substantive changes which increase or de-

crease State expenditures or revenues.

BALANCED BUDGET NOTE

HB 2349 is affordable due to increased FY98 revenues.

NOTE(S) THAT MAY APPLY: Balanced Budget

97-10-16 H First reading

H Added As A Joint Sponsor HANNIG

Н Referred to Hse Rules Comm

97-10-17 H Assigned to Approp-Gen Srvc & Govt

Ovrsght

97-10-22 H Added As A Co-sponsor SCHOENBERG

H Added As A Co-sponsor GASH H Added As A Co-sponsor CROTTY

H Added As A Co-sponsor BROSNAHAN

97-10-28 H Do Pass/Stdnrd Dbt/Vo009-001-006

H Plcd Cal 2nd Rdg Std Dbt

Fiscal Note Requested BIGGINS

Н St Mandate Fis Nte Requestd BIGGINS Balanced Budget Note Regstd BIGGINS Н

H Second Reading-Stnd Debate

H Hld Cal Ord 2nd Rdg-Shr Dbt

97-10-30 H

St Mandate Fis Note Filed H Hld Cal Ord 2nd Rdg-Shr Dbt

97-11-13 H Fiscal Note Filed

Balanced Budget Note Filed

H Hld Cal Ord 2nd Rdg-Shr Dbt

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

HANNIG - MADIGAN, MJ.

Appropriates \$1 to the Illinois State Toll Highway Authority for its ordinary and contingent expenses. Effective July 1, 1998.

FISCAL NOTE, AMENDED (Bureau of the Budget)

HB2350, amended, will not increase or decrease State expen-

ditures or revenues.

STATE DEBT IMPACT NOTE, AMENDED

HB2350, amended, would have no direct impact on State debt.

CORRECTIONAL NOTE

HB2350 has no fiscal or prison population impact on DOC.

PENSION IMPACT NOTE HB2350 has no fiscal impact on any public pension fund or

retirement system subject to the Illinois Pension Code.

STATE MANDATES ACT FISCAL NOTE

HB 2350 fails to create a State mandate.

FISCAL NOTE, AMENDED (Bureau of Budget)

No change from previous fiscal note.

BALANCED BÜDGET NOTE

HB 2350 is affordable due to increased FY98 revenues.

NOTE(S) THAT MAY APPLY: Balanced Budget

97-10-16 H First reading

H

H Added As A Joint Sponsor MADIGAN, MJ

Referred to Hse Rules Comm

97-10-17 H Assigned to Appropriations-Public Safety 97-10-28 H Do Pass/Short Debate Cal 008-001-004

H Placed Cal 2nd Rdg-Sht Dbt

HANNIG Amendment No.01

Amendment referred to HRUL Η Η Rules refers to HAPP

Н Fiscal Note filed as Amnded

Н St Mandate Fis Nte Requestd BIGGINS

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97-10-28-Cont.
                                            Balanced Budget Note Regstd BIGGINS
               H
               Н
                                            Correctional Note Requested BIGGINS
               H
                                            State Debt Note Requested BIGGINS
               H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      97-10-29 H
                                             St Debt Note fld as amended
                                             Correctional Note Filed
               Н
               Н
                       Amendment No.01
                                            HANNIG
               H Be approved consideration HAPP/009-003-000
               Н
                       Amendment No.02
                                             KOSEL
                       Amendment referred to HRUL
               H
                                            Pension Note Filed
               Н
               H Held 2nd Rdg-Short Debate
      97-10-30 H
                                            St Mandate Fis Note Filed
               Н
                       Amendment No.03
                                             SKINNER
               Н
                       Amendment referred to
                                             HRUL
               H Held 2nd Rdg-Short Debate
      97-11-13 H
                                            Fiscal Note filed as Amnded
                                             Balanced Budget Note Filed
               H Held 2nd Rdg-Short Debate
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-2351
            MADIGAN,MJ - HANNIG.
  605 ILCS 10/26
                                    from Ch. 121, par. 100-26
  Amends the Toll Highway Act to add a caption to a provision concerning violations.
      FISCAL NOTE (Bureau of the Budget)
      HB2351 does not make substantive changes which increase or
      decrease State expenditures or revenues.
      97-10-16 H First reading
                H Added As A Joint Sponsor HANNIG
                H
                                             Referred to Hse Rules Comm
      97-10-17 H
                                             Assigned to State Govt Admin & Election
                                               Refrm
      97-10-28 H
                                             Do Pass/Stdnrd Dbt/Vo007-006-000
                H Plcd Cal 2nd Rdg Std Dbt
                                             Fiscal Note Requested CROSS
                H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-11-12 H
                       Amendment No.01
                                            SCHOENBERG
                       Amendment referred to HRUL
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-11-14 H
                                            Fiscal Note Filed
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-2352
             HANNIG - MADIGAN, MJ.
  605 ILCS 10/13
                                    from Ch. 121, par. 100-13
  Amends the Toll Highway Act to add a caption to a provision concerning transac-
tions with the federal government.
      FISCAL NOTE (Bureau of the Budget)
      HB2352 does not make substantive changes which increase or
      decrease State expenditures or revenues.
      97-10-16 H First reading
                H Added As A Joint Sponsor MADIGAN, MJ
                H
                                             Referred to Hse Rules Comm
      97-10-17 H
                                             Assigned to State Govt Admin & Election
                                               Refrm
                                             Do Pass/Stdnrd Dbt/Vo007-006-000
      97-10-28 H
                H Plcd Cal 2nd Rdg Std Dbt
                                            Fiscal Note Requested CROSS
                H Second Reading-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-11-12 H
                       Amendment No.01
                                            GASH
                       Amendment referred to HRUL
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H Hld Cal Ord 2nd Rdg-Shr Dbt

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97-11-14 H
                                           Fiscal Note Filed
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-2353
            MADIGAN, MJ, BOLAND AND MCGUIRE.
  730 ILCS 5/5-1-6
                                   from Ch. 38, par. 1005-1-6
  Amends the Unified Code of Corrections. Makes a stylistic change in Section defin-
ing "court".
      FISCAL NOTE (Dpt. Corrections)
      There would be no prison population or fiscal impact.
      CORRECTIONAL NOTE
      No change from DOC fiscal note.
      97-10-16 H First reading
                                            Referred to Hse Rules Comm
      97-10-17 H
                                            Assigned to State Govt Admin & Election
                                              Refrm
      97-10-28 H
                                            Do Pass/Stdnrd Dbt/Vo007-006-000
               H Plcd Cal 2nd Rdg Std Dbt
               H Second Reading-Stnd Debate
                       Amendment No.01
                                           HANNIG
                       Amendment referred to HRUL
               Н
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-10-29 H
                       Amendment No.01
                                          HANNIG
               Н
                       Rules refers to
                                             HPMR
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      97-10-30 H Added As A Co-sponsor BOLAND
               H Added As A Co-sponsor MCGUIRE
      97-11-03 H
                                            Fiscal Note Filed
                                            Correctional Note Filed
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-2354
            MADIGAN,MJ.
  730 ILCS 5/3-8-8
                                   from Ch. 38, par. 1003-8-8
  Amends the Unified Code of Corrections. Makes stylistic changes in Section relating
to prisoner grievances.
      97-10-16 H First reading
                                            Referred to Hse Rules Comm
      97-10-17 H
                                            Assigned to Judiciary II - Criminal Law
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-2355
            HANNIG.
  510 ILCS 77/100
  Amends the Livestock Management Facilities Act. Adds a caption to a Section con-
cerning the Act's relationship to the Environmental Protection Act.
      97-10-16 H First reading
                                            Referred to Hse Rules Comm
      97-10-17 H
                                            Assigned to Executive
      97-10-27 H Primary Sponsor Changed To HANNIG
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      98-03-11 H
                                            Assigned to Livestock Management
      98-03-20 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
            WOOLARD - SMITH, MICHAEL - SLONE AND MOFFITT.
HB-2356
  225 ILCS 610/17
                                   from Ch. 8, par. 165
  510 ILCS 77/15
  510 ILCS 77/18 new
  510 ILCS 77/65 new
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Amends the Illinois Dead Animal Disposal Act and the Livestock Management Facilities Act. Amends the Illinois Dead Animal Disposal Act to require setbacks for sites where the bodies of dead animals or poultry are to be composted. Amends the Livestock Management Facilities Act to require the Environmental Protection Agency to annually inspect certain livestock waste lagoons and to inspect a waste management plan. Requires an owner or operator of a lagoon to report certain releases. Provides that

2499 HB-2356—Cont.

an engineer may require changes in design or additional requirements to a primary lagoon berm. Provides that a newly constructed lagoon may not be operated for one year or later if rules for the implementation of the Act have not been adopted yet. Requires a slurry storage structure to have a bio-mass or other material on top of the structure. Provides that for a second or subsequent violation of the Act, a lagoon, livestock management facility, or livestock waste handling facility may not be expanded until the owner or operator complies or until one year after the violation. Effective immediately.

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97-10-16 H First reading Referred to Hse Rules Comm
97-10-17 H Assigned to Agriculture & Conservation
97-10-27 H Primary Sponsor Changed To SMITH,MICHAEL
97-10-28 H Primary Sponsor Changed To WOOLARD
H Added As A Joint Sponsor SMITH,MICHAEL
H Added As A Co-sponsor SLONE
97-11-12 H Added As A Co-sponsor MOFFITT
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-03-11 H Assigned to Livestock Management
98-03-20 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2357 HANNIG.

510 ILCS 77/12 new

Amends the Livestock Management Facilities Act. Prohibits the commencement of operation of new livestock management or waste handling facilities of 1,000 or more animal units (and the commencement of operation of the expanded portions of expanded facilities) during 1998. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 510 ILCS 77/12 new Adds reference to: 510 ILCS 77/15

Deletes everything. Amends the Livestock Management Facilities Act. Replaces provisions for registration of earthen livestock waste lagoons with provisions for site development permits (issued by the EPA), construction permits (issued by the Department of Agriculture), and operation permits (issued by the Department) for livestock management facilities and livestock waste handling facilities. Requires notice to the EPA and the public in the case of spillage of livestock waste or rupture of a livestock waste lagoon. Effective immediately.

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97-10-16 H First reading
                                     Referred to Hse Rules Comm
97-10-17 H
                                     Assigned to Agriculture & Conservation
97-10-27 H Primary Sponsor Changed To HANNIG
97-10-29 H
               Amendment No.01
                                                             Adopted
                                     AGRICULTURE H
                                     Motion Do Pass Amended-Lost 005-010-000
                                       HAGC
                                     Remains in CommiAgriculture &
                                       Conservation
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-03-11 H
                                     Assigned to Livestock Management
98-03-20 H
                                     Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2358 HANNIG.

510 ILCS 77/5

Amends the Livestock Management Facilities Act to change a caption in a provision concerning policy.

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97-10-16 H First reading Referred to Hse Rules Comm
97-10-17 H Assigned to Executive
97-10-27 H Primary Sponsor Changed To HANNIG
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-03-11 H Assigned to Livestock Management
98-03-20 H Re-Refer Rules/Rul 19(a)
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99-01-12 H Session Sine Die

HB-2359 2500

HB-2359 CURRIE - BLACK - SKINNER - GIGLIO - SCHOENBERG, FANTIN, RONEN, FEIGENHOLTZ AND CURRY, JULIE.

- 5 ILCS 405/10
- 15 ILCS 205/7.1 new
- 15 ILCS 205/7.5 new
- 15 ILCS 205/7.10 new
- 15 ILCS 205/7.15 new
- 15 ILCS 205/7.20 new
- 15 ILCS 205/7.25 new
- 15 ILCS 205/7.27 new
- 15 ILCS 205/7.28 new
- 15 ILCS 205/7.30 new
- 15 ILCS 205/7.35 new
- 15 ILCS 205/7.40 new
- 15 ILCS 205/7.45 new
- 15 ILCS 205/7.50 new
- 15 ILCS 205/7.52 new
- 15 ILCS 205/7.55 new
- 15 ILCS 205/7.60 new
- 15 ILCS 205/7.65 new
- 15 ILCS 205/7.70 new
- 15 ILCS 205/7.75 new 15 ILCS 205/7.80 new
- 15 ILCS 205/7.85 new
- 15 ILCS 205/7.90 new
- 15 ILCS 205/7.95 new
- 15 ILCS 205/7.100 new
- 15 ILCS 205/7.105 new
- 15 ILCS 205/7.110 new
- 15 ILCS 205/7.115 new
- 15 ILCS 205/7.120 new
- 15 ILCS 205/7.125 new
- 15 1LCS 205/7.130 new
- 15 ILCS 205/7.135 new
- 15 ILCS 205/7.140 new 15 ILCS 205/7.145 new
- 15 ILCS 205/7.150 new
- 15 ILCS 205/7.155 new
- 15 ILCS 205/7.160 new
- 15 ILCS 205/7.165 new
- 15 ILCS 205/7.170 new
- 15 ILCS 205/7.172 new
- 15 ILCS 205/7.175 new
- 15 ILCS 205/7.180 new
- 15 ILCS 205/7.185 new
- 15 ILCS 205/7.190 new 15 ILCS 205/7.195 new
- 15 ILCS 205/7.200 new
- 15 ILCS 205/7.205 new
- 15 ILCS 205/7.210 new
- 15 ILCS 205/7.215 new
- 15 ILCS 205/7.220 new
- 15 ILCS 205/7.221 new
- 15 ILCS 205/7.223 new
- 15 ILCS 205/7.225 new
- 15 ILCS 205/7.230 new
- 15 ILCS 205/7.235 new
- 15 ILCS 205/7.240 new
- 15 ILCS 205/7.245 new
- 15 ILCS 205/7.250 new
- 15 ILCS 205/7.255 new
- 15 ILCS 205/7.260 new 15 ILCS 205/7.265 new
- 15 ILCS 205/7.270 new
- 15 ILCS 205/7.275 new
- 15 ILCS 205/7,280 new
- 15 ILCS 205/7.285 new
- 15 ILCS 205/7.290 new

15 ILCS 205/7.295 new 5 ILCS 100/10-65 5 ILCS 220/3 20 ILCS 1020/35 20 ILCS 2105/60 20 ILCS 2505/39b52 305 ILCS 5/10-1.5 new 305 ILCS 5/10-21 305 ILCS 5/12-4.7c 305 ILCS 5/12-4.31 305 ILCS 5/12-10.2 305 ILCS 5/12-16 305 ILCS 5/10-1 rep. 305 ILCS 5/10-2 rep. 305 ILCS 5/10-3 rep. 305 ILCS 5/10-3.1 rep. 305 ILCS 5/10-3.2 rep. 305 ILCS 5/10-3.3 rep. 305 ILCS 5/10-3.4 rep. 305 ILCS 5/10-4 rep. 305 ILCS 5/10-5 rep. 305 ILCS 5/10-6 rep. 305 ILCS 5/10-7 rep. 305 ILCS 5/10-8 rep. 305 ILCS 5/10-8.1 rep. 305 ILCS 5/10-9 rep. 305 ILCS 5/10-10 rep. 305 ILCS 5/10-10.1 rep. 305 ILCS 5/10-10.2 rep. 305 ILCS 5/10-10.3 rep. 305 ILCS 5/10-11 rep. 305 ILCS 5/10-11.1 rep. 305 ILCS 5/10-12 rep. 305 ILCS 5/10-13 rep. 305 ILCS 5/10-13.1 rep. 305 ILCS 5/10-13.2 rep. 305 ILCS 5/10-13.3 rep. 305 ILCS 5/10-13.4 rep. 305 ILCS 5/10-13.5 rep. 305 ILCS 5/10-13.6 rep. 305 ILCS 5/10-13.7 rep. 305 ILCS 5/10-13.8 rep. 305 ILCS 5/10-13.9 rep. 305 ILCS 5/10-13.10 rep. 305 ILCS 5/10-14 rep. 305 ILCS 5/10-15 rep. 305 ILCS 5/10-16 rep. 305 ILCS 5/10-16.2 rep. 305 ILCS 5/10-16.3 rep. 305 ILCS 5/10-17 rep. 305 ILCS 5/10-17.I rep. 305 ILCS 5/10-17.2 rep. 305 ILCS 5/10-17.3 rep. 305 ILCS 5/10-17.4 rep. 305 ILCS 5/10-17.5 rep. 305 ILCS 5/10-17.6 rep. 305 ILCS 5/I0-17.7 rep. 305 ILCS 5/10-17.8 rep. 305 ILCS 5/10-17.9 rep. 305 ILCS 5/10-17.11 rep. 305 ILCS 5/10-18 rep. 305 ILCS 5/10-19 rep. 305 ILCS 5/10-20 rep. 305 ILCS 5/10-22 rep. 305 ILCS 5/10-23 rep. 305 ILCS 5/10-24 rep. 305 ILCS 5/10-24.5 rep.

305 ILCS 5/10-24.30 rep.

from Ch. 127, par. 1010-65 from Ch. 127, par. 743

from Ch. 127, par. 60

from Ch. 23, par. 10-21

from Ch. 23, par. 12-10.2 from Ch. 23, par. 12-16

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305 ILCS 5/10-24.35 rep.
305 ILCS 5/10-24.40 rep.
305 ILCS 5/10-24.45 rep.
305 ILCS 5/10-24.50 rep.
305 ILCS 5/10-25 rep.
305 ILCS 5/10-25.5 rep.
305 ILCS 5/12-4.3 rep.
410 ILCS 535/12
                                    from Ch. 111 1/2, par. 73-12
410 ILCS 535/17
                                    from Ch. 111 1/2, par. 73-17
410 ILCS 535/22
                                    from Ch. 111 1/2, par. 73-22
515 ILCS 5/20-105
                                    from Ch. 56, par. 20-105
520 ILCS 5/3,36
                                    from Ch. 61, par. 3.36
625 ILCS 5/7-701
625 ILCS 5/7-702
625 ILCS 5/7-702.1
625 ILCS 5/7-703
625 ILCS 5/7-704
625 ILCS 5/7-705
625 ILCS 5/7-706
625 ILCS 5/7-707
625 ILCS 5/7-708
705 ILCS 205/1
                                    from Ch. 13, par. 1
750 ILCS 5/505
                                    from Ch. 40, par. 505
750 ILCS 5/505.1
                                    from Ch. 40, par. 505.1
750 ILCS 5/505.2
                                    from Ch. 40, par. 505.2
750 ILCS 5/507
                                    from Ch. 40, par. 507
750 ILCS 5/510
                                    from Ch. 40, par. 510
750 ILCS 5/516
                                    from Ch. 40, par. 516
750 ILCS 5/705
                                    from Ch. 40, par. 705
750 ILCS 5/706.1
                                    from Ch. 40, par. 706.1
750 ILCS 5/709
                                    from Ch. 40, par. 709
750 ILCS 5/712
                                    from Ch. 40, par. 712
750 ILCS 15/2.1
                                    from Ch. 40, par. 1105
750 ILCS 15/3
                                    from Ch. 40, par. 1106
750 ILCS 15/4
                                    from Ch. 40, par. I107
750 ILCS 15/4.1
                                    from Ch. 40, par. I107.I
750 ILCS 15/11
                                    from Ch. 40, par. 1114
750 ILCS 15/12
                                    from Ch. 40, par. 1115
750 ILCS 22/101
750 ILCS 22/102
750 ILCS 22/310
750 ILCS 22/605
750 ILCS 25/5
                                    from Ch. 40, par. 2705
750 ILCS 45/4.1
                                    from Ch. 40, par. 2505
750 ILCS 45/5
750 ILCS 45/6
                                    from Ch. 40, par. 2506
                                    from Ch. 40, par. 2508
750 ILCS 45/8
750 ILCS 45/11
                                    from Ch. 40, par. 2511
750 ILCS 45/13
                                    from Ch. 40, par. 2513
750 ILCS 45/13.1
750 ILCS 45/14
                                    from Ch. 40, par. 2514
750 ILCS 45/15.1
                                    from Ch. 40, par. 2515.1
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
750 ILCS 45/23
                                    from Ch. 40, par. 2523
820 ILCS 405/1300
                                    from Ch. 48, par. 540
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Amends the Child Support Information Act, the Attorney General Act, the Illinois Administrative Procedure Act, the Intergovernmental Cooperation Act, the New Hire Reporting Act, the Civil Administrative Code of Illinois, the Illinois Public Aid Code, the Vital Records Act, the Fish and Aquatic Life Code, the Wildlife Code, the Illinois Vehicle Code, the Attorney Act, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Uniform Interstate Family Support Act, the Expedited Child Support Act of 1990, the Illinois Parentage Act of 1984, and the Unemployment Insurance Act. Transfers child support collection functions from the Department of Public Aid to the Attorney General. Effective immediately.

2503 HB-2359-Cont.

STATE MANDATES ACT FISCAL NOTE

HB 2359 fails to create a State mandate.

FISCAL NOTE (Attorney General)

HB 2359 will have no fiscal impact on the A.G. office.

JUDICIAL NOTE

There may be an increase in judicial workloads; impact on the need to increase the number of judges cannot be determined.

HOME RULE NOTE

HB 2359 does not preempt home rule authority.

HOUSE AMENDMENT NO. 2.

Provides that all transferred employees shall retain their seniority, continuous service, salary, and accrued benefits. Adds other provisions securing various rights of transferred employees under collective bargaining agreements. Changes the effective date to July 1, 1998.

to July	1, 1	99	8.		
97-10	-16	Η	First reading	Referred to Hse Rules Comm	
97-10	-17	Н		Assigned to Judiciary I - Civil Law	
97-10	-27	Η	Primary Sponsor Changed To	CURRIE	
97-10	-28	Н	Amendment No.01	JUD-CIVIL LAW H Withdraw	/n
		Η		Do Pass/Short Debate Cal 009-000-00	1
			Placed Cal 2nd Rdg-Sht Dbt		
		Н		Fiscal Note Requested CROSS	
		Н		St Mandate Fis Nte Requestd CROSS	
		Н	Conned Donding Chart Dahat	Judicial Note Request CROSS	
			Second Reading-Short Debate Held 2nd Rdg-Short Debate	e	
97-10			Added As A Joint Sponsor B	LACK	
77-10	-30	Н	Added As A Joint Sponsor D.	St Mandate Fis Note Filed	
			Held 2nd Rdg-Short Debate	of Mandate 1 is Note 1 ned	
97-11			Tiese wife reag offert Debute	Fiscal Note Filed	
	00		Held 2nd Rdg-Short Debate	1 Isour Note I neu	
97-11	-05		· · · · · · · · · · · · · · · · · · ·	Judicial Note Filed	
		Н	Held 2nd Rdg-Short Debate		
97-11				Home Rule Note Filed	
		Н	Held 2nd Rdg-Short Debate		
97-11	-13	Н	Amendment No.02	CURRIE	
		Н	Amendment referred to	HRUL	
		Н	Held 2nd Rdg-Short Debate		
97-11	-14		Amendment No.02	CURRIE	
		Н	Be approved consideration H		
		Н	Amendment No.02	CURRIE Adopted	
			Pld Cal Ord 3rd Rdg-Sht Dbt		
			3rd Rdg-Sht Dbt-Pass/Vote 1		
			Added As A Co-sponsor SKI		
			Added As A Co-sponsor GIG Added As A Co-sponsor SCF		
			Added As A Co-sponsor FAN		
			Added As A Co-sponsor RO		
			Added As A Co-sponsor FEI		
			Added As A Co-sponsor CUI		
98-01			Arrive Senate		
-			Placed Calendr, First Reading		
98-02	-06		Chief Sponsor HAWKINSON	N	
			First reading	Referred to Sen Rules Comm	
98-03	-11	S	Added as Chief Co-sponsor C		
			Session Sine Die		
360	м	ΔD	DIGAN,MJ.		
5 ILCS			·	37, par. 801-1	
				-	_
				stylistic change in the short title So	зc
7/~ [1]	~ 10	п	CHSI TEAMING	REJETTED TO HISE KILLES COMM	

HB-23

An ction.

97-10-16 H First reading Referred to Hse Rules Comm 97-10-17 H Assigned to Judiciary I - Civil Law

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

HB-2361 **2504**

HB-2361 MADIGAN,MJ.

720 ILCS 590/2

from Ch. 38, par. 70-52

Amends the Discrimination in Sale of Real Estate Act. Makes a stylistic change in provisions regarding penalties.

97-10-16 H First reading Referred to Hse Rules Comm
97-10-17 H Assigned to Judiciary I - Civil Law
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
99-01-12 H Session Sine Die

HB-2362 HANNIG.

35 ILCS 200/21-345

Amends the Property Tax Code. Provides that a person who desires to redeem and does not desire to contest the petition for tax deed may redeem the property without filing a written protest. Provides that this provision is declarative of existing law. Effective immediately.

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FISCAL NOTE (Dpt. Revenue)
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HB2362 does not create a fiscal impact to the State.

STATE MANDATES ACT FISCAL NOTE

HB 2362 fails to create a State mandate.

97-10-16 H First reading Referred to Hse Rules Comm 97-10-17 H Assigned to Revenue 97-10-28 H Fiscal Note Filed Do Pass/Short Debate Cal 009-000-000 Н H Placed Cal 2nd Rdg-Sht Dbt Н Fiscal Note Requested MOORE, ANDREA Н St Mandate Fis Nte Requestd MOORE, ANDREA H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

97-10-30 H St Mandate Fis Note Filed

H Held 2nd Rdg-Short Debate

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

HB-2363 CURRIE – MOFFITT – SCHOENBERG.

35 ILCS 5/304

from Ch. 120, par. 3-304

Amends the Illinois Income Tax Act. Provides that for taxable years ending on or after December 31, 1995, dividends and certain other amounts included under the Internal Revenue Code shall not be included in the numerator or denominator of the sales factor (now for taxable years ending on or after December 31, 1995 and excluding taxable years ending after December 31, 1997). Effective immediately.

FISCAL NOTE, AMENDED (Dpt. Revenue)

HB2363 does not impose a fiscal impact or have direct fiscal impact on the State.

HOUSE AMENDMENT NO. 1.

Adds reference to: 35 ILCS 5/301 from Ch. 120, par. 3-301 from Ch. 120, par. 7-704 from Ch. 120, par. 7-704 from Ch. 120, par. 439.19 from Ch. 120, par. 439.19 from Ch. 120, par. 439.119 from Ch. 120, par. 439.119

Further amends the Illinois Income Tax Act. 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 not be allocated to the State if the taxpayer had commercial domicile in the State when the item was paid, incurred, or accrued (now shall be allocated to the State). For purposes of withholding tax from a person engaged in domestic service employment, provides that the employer may (now shall) file an annual return and pay the taxes on or before the 15th day of the fourth month following the close of the employer's taxable year. Provides that the return may be filed with the employer's individual income tax return. Amends the Use Tax Act to make a cross reference to the Retailers' Occupation Tax Act. Amends the Service Occupation Tax Act to

provide that if the Department of Revenue and taxpayer have agreed to an extension of time to issue a notice of tax liability, the claim may be filed at any time prior to the expiration of the period agreed upon. Amends the Special County Retailers' Occupation Tax for Public Safety in the Counties Code to make cross references to the Retailers' Occupation Tax Act. Amends the Home Rule Municipal Use Tax Act in the Illinois Municipal Code to provide that certain provisions of the Retailers' Occupation Tax Act that don't apply to this Act shall now apply. Repeals superfluous language in the Service Use Tax Act.

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HOUSE AMENDMENT NO. 2.
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Adds reference to:

35 ILCS 200/14-15

Amends the Property Tax Code if and only if the provisions of Senate Bill 51 of the 90th General Assembly become law. Allows the county treasurer to mark the tax books to reflect the issuance of a homestead certificate of error issued to and including 3 years after the date on which the annual judgment and order of sale for that tax year was first entered (now 3 years after the first day of January of the year after the year for which the homestead exemption should have been allowed). Effective immediately.

HOUSE AMENDMENT NO. 3.

Adds reference to:

65 ILCS 5/8-11-17 from Ch. 24, par. 8-11-17

Provides that a municipality that reduces telecommunications taxes with respect to persons age 65 or older shall rebate taxes directly.

HOUSE AMENDMENT NO. 4.

Adds reference to:

35 ILCS 200/9-195

Amends the Property Tax Code. Provides that no taxable interest in exempt property is created if exempt property is leased or otherwise transferred, directly or indirectly, to another whose property is not exempt, and immediately thereafter an agreement is entered into that directly or indirectly transfers the right to use, control, or possess that property back to the exempt owner and that, if title has been transferred, provides an option for a subsequent reverter of title to the exempt owner. Provides that this is declaratory of existing law.

STATE MANDATES FISCAL NOTE, H-AM 2

HB 2363 fails to create a State mandate.

SENATE AMENDMENT NO. 1.

Deletes reference to:

35 ILCS 5/301

35 ILCS 5/704

35 ILCS 105/19

35 ILCS 110/19 rep.

35 ILCS 115/19

35 ILCS 200/9-195

35 ILCS 200/14-15 55 ILCS 5/5-1006.5

65 ILCS 5/8-11-6

65 ILCS 5/8-11-17

Adds reference to:

35 ILCS 5/204 from Ch. 120, par. 2-204 35 ILCS 5/502 from Ch. 120, par. 5-502

35 ILCS 5/702 from Ch. 120, par. 7-702

35 ILCS 5/703 from Ch. 120, par. 7-703

35 ILCS 5/804

35 ILCS 5/1501

35 ILCS 5/901 from Ch. 120, par. 9-901

Deletes everything. Amends the Illinois Income Tax Act. Increases the basic amount of the standard exemption for individuals and the additional amount for dependents from \$1,000 to \$1,300 in 1998, \$1,650 in 1999, and \$2,000 in 2000 and thereafter. Makes conforming changes with respect to disallowance of the basic amount to persons who are claimed as a dependent on another's tax return, nonresident returns, withholding exemptions, and information statements. Makes changes with respect to the annual percentage of deposits into the Income Tax Refund Fund and provides for transfer of surpluses in that Fund to the General Revenue Fund. Exempts the changes to the standard exemptions from the sunset provisions. Provides that for tax years ending on or after December 31, 1998, persons other than residents who derive business income from this State and one or more other states shall compute their apportionment factor by weighting their property, payroll, and sales factors as provided by certain calculations. 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. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    97-10-16 H First reading
                                          Referred to Hse Rules Comm
    97-10-17 H
                                          Assigned to Revenue
    97-10-28 H
                                          Fiscal Note filed as Amnded
             Η
                    Amendment No.01
                                          REVENUE
                                                       Н
                                                                  Adopted
                    Amendment No.02
             H
                                          REVENUE
                                                       Η
                                                                  Adopted
             Н
                                          Do Pass Amend/Short Debate 009-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
                                          Fiscal Note req as Amended
                                            MOORE, ANDREA
             Н
                                          St Mndt Fscl Note Req Amnd
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    97-10-29 H
                    Amendment No.03
                                         CURRIE
             Н
                    Amendment referred to HRUL
             H Be approved consideration HRUL/003-002-000
             H Held 2nd Rdg-Short Debate
    97-10-30 H
                    Amendment No.04
                                         CURRIE
             Н
                     Amendment referred to HRUL
                    Rules refers to
             Н
                                           HREV
             H Be approved consideration HREV/009-000-000
             Н
                    Amendment No.05
                                         CURRIE
             H
                    Amendment referred to HRUL
             Н
                     Amendment No.03
                                          CURRIE
                                                                   Adopted
             Н
                    Amendment No.04
                                          CURRIE
                                                                   Adopted
             H Pld Cal Ord 3rd Rdg-Sht Dbt
             H Tabled Pursuant to Rule40(A) HFA #5
                                          3/5 vote required
             H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-000
    97-11-12 S Arrive Senate
             S Sen Sponsor PETERSON
             S Placed Calendr, First Reading
             S First reading
                                          Referred to Sen Rules Comm
    98-01-28 S
                                          St Mndt Fscl Note Fld Amnd
    98-04-28 S
                                          Assigned to Revenue
    98-05-06
                                          Recommended do pass 009-000-000
             S
               Placed Calndr, Second Reading
               Added as Chief Co-sponsor CLAYBORNE
               Added as Chief Co-sponsor BOWLES
    98-05-07
             S
                Second Reading
               Placed Calndr, Third Reading
                                          3rd Reading Pssg Ddlne Extd
    98-05-15 S
    98-05-22 S Filed with Secretary
             S
                    Amendment No.01
                                          PETERSON
             S
                                          -PHILIP
             S
                     Amendment referred to SRUL
               Added as Chief Co-sponsor LAUZEN-SA 01
               Added as Chief Co-sponsor LINK
             S
                     Amendment No.01
                                          PETERSON
             S
                                          -PHILIP
             S
                     Rules refers to
                                           SREV
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PETERSON

Amendment No.01

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98-05-22---Cont.
                                             -PHILIP
                                             Be adopted
                  Added as Chief Co-sponsor FITZGERALD
                  Recalled to Second Reading
                       Amendment No.01
                                             PETERSON
                                             -PHILIP
               S
                                               Adopted
                  Placed Calndr, Third Reading
                  Third Reading - Passed 057-000-000
               Н
                  Arrive House
               H Place Cal Order Concurrence 01
               H Motion Filed Concur
                       Motion referred to
                                              HRUL
               H Be approved consideration 01/HRUL
               H H Concurs in S Amend. 01/118-000-000
               H Passed both Houses
               H Added As A Joint Sponsor MOFFITT
               H Added As A Co-sponsor SCHOENBERG
      98-06-19 H Sent to the Governor
      98-07-09 H Governor approved
                    Effective Date 98-07-09
               Н
                    PUBLIC ACT 90-0613
HB-2364
             WINKEL - ERWIN - BRADY - WIRSING - POE AND MYERS.
  110 ILCS 310/1
                                    from Ch. 144, par. 41
                                    from Ch. 144, par. 652
  110 ILCS 520/2
  110 ILCS 520/5
                                    from Ch. 144, par. 655
  110 ILCS 660/5-15
  110 ILCS 660/5-25
  110 ILCS 665/10-15
  110 ILCS 665/10-25
  110 ILCS 670/15-15
  110 ILCS 670/15-25
  110 ILCS 675/20-15
  110 ILCS 675/20-25
  110 ILCS 680/25-15
  110 ILCS 680/25-25
  110 ILCS 685/30-15
  110 ILCS 685/30-25
  110 ILCS 690/35-15
  110 ILCS 690/35-25
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Amends various Acts relating to the governance of the public universities in Illinois. Provides that beginning on the effective date of the amendatory Act and until July 1, 2001 the governing board of each public university shall have a student member who is entitled to vote on all Board matters except those involving faculty tenure, faculty promotion, or an issue on which that student member has a direct conflict of interest. Provides that beginning July 1, 2001 all student members of the governing board of a public university shall be nonvoting members. Adds that a student member who is not entitled to vote on a measure shall not be considered a member for the purpose of determining whether a quorum is present at the time that measure is voted upon. Adds qualifications for selection, designation, and service as a voting or nonvoting student member of a governing Board. Provides that for a voting student member whose term begins on July 1, 1998 or on July 1 of either of the 2 succeeding calendar years, the Governor shall designate that member from a list of candidates submitted by the Student Trustee Screening Panel. Provides for the appointment of Panel members and makes other related changes. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause and restores the provisions deleted, except eliminates those provisions that created the Student Trustees Screening Panel for the selection of candidates to serve as the voting member of the governing board of institutions of higher learning. Provides instead for their selection by campus-wide student referendum, except that on governing boards with both voting and nonvoting student members, provides that the voting student member shall be designated by the Governor from among those students that are selected by campus wide referendum to serve as student members of the board. Effective immediately.

HB-2364—Cont. **2508**

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FISCAL NOTE, AMENDED (Bd. of Higher Ed.)
      HB 2364, as amended, should have no effect on state revenue or
      state expenditures.
      97-10-16 H First reading
                                             Referred to Hse Rules Comm
      97-10-17 H
                                             Assigned to Higher Education
      97-10-28 H
                       Amendment No.01
                                             HIGHER ED H
                                                                       Adopted
                                             Do Pass Amend/Short Debate 012-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
               Н
                                             Fiscal Note req as Amended CROSS
               H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      97-10-29 H
                                             Fiscal Note filed as Amnded
               H Held 2nd Rdg-Short Debate
               H Primary Sponsor Changed To WINKEL
               H Added As A Joint Sponsor ERWIN
               H Added As A Co-sponsor BRADY
               H Added As A Co-sponsor WIRSING
               H Added As A Co-sponsor POE
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      97-10-30 H Added As A Co-sponsor MYERS
                                             3/5 vote required
               Η
               H 3rd Rdg-Sht Dbt-Pass/Vote 115-002-000
                S Arrive Senate
                S Placed Calendr, First Reading
      97-11-12 S Sen Sponsor WEAVER,S
                S First reading
                                             Referred to Sen Rules Comm
                                             Assigned to Executive
      97-12-15 S
                                             Refer to Rules/Rul 3-9(b)
      98-01-15 S
                                             Assigned to Executive
                                             Recommended do pass 008-000-000
      98-01-29 S
                S Placed Calndr, Second Reading
      98-03-26 S Second Reading
                S Placed Calndr, Third Reading
      98-04-29 S Third Reading - Passed 055-001-000
                H Passed both Houses
      98-05-28 H Sent to the Governor
      98-07-24 H Governor approved
                    Effective Date 98-07-24
                Н
                    PUBLIC ACT 90-0630
                Η.
HB-2365
             HANNIG.
  New Act
  105 ILCS 5/1A-2
                                    from Ch. 122, par. 1A-2
  105 ILCS 5/2-3.27a new
  105 ILCS 5/2-3.123 new
  105 ILCS 5/10-20.12b
  105 ILCS 5/17-2.11b new
  105 ILCS 5/19-1
                                    from Ch. 122, par. 19-1
  105 ILCS 5/22-23
                                    from Ch. 122, par. 22-23
  105 ILCS 5/27-20.6 new
  105 ILCS 5/34-2.4b
                                    from Ch. 122, par. 34-2.4b
  105 ILCS 5/34-4.5
  105 ILCS 10/6
                                    from Ch. 122, par. 50-6
  105 ILCS 110/3
                                    from Ch. 122, par. 863
```

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. Adds 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

2509 HB-2365—Cont.

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; and Chicago attendance centers which apply for and are designated as a small school by the board of education. 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. Makes other changes. Effective July 1, 1998.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
New Act
                             from Ch. 122, par. 1A-2
105 ILCS 5/1A-2
105 ILCS 5/2-3.27a new
105 ILCS 5/2-3.123 new
105 ILCS 5/10-20.12b
105 ILCS 5/17-2.11b new
105 ILCS 5/19-1
                             from Ch. 122, par. 19-1
105 ILCS 5/22-23
                             from Ch. 122, par. 22-23
105 ILCS 5/27-20.6 new
105 ILCS 5/34-2.4b
                             from Ch. 122, par. 34-2.4b
105 ILCS 10/6
                             from Ch. 122, par. 50-6
105 ILCS 110/3
                             from Ch. 122, par. 863
```

Deletes everything after the enacting clause except the provision limiting the applicability of the Section of the School Code concerning chronic truants for a pupil not required to attend a public school (instead of for a pupil in a home school program). Effective July 1, 1998.

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FISCAL NOTE, AMENDED (State Board of Education)
    HB2365 has no impact on the State Board of Education.
    STATE MANDATES ACT FISCAL NOTE, AMENDED (State Bd. of Ed.)
    No change from SBE fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    97-10-16 H First reading
                                          Referred to Hse Rules Comm
    97-10-17 H
                                          Assigned to Elementary & Secondary
                                            Education
    97-10-29 H
                    Amendment No.01
                                          ELEM SCND ED H
                                                                   Adopted
             Н
                                                                    021-000-000
                                          Do Pass Amend/Short Debate 021-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
                                          Fiscal Note reg as Amended CROSS
             H
                                          St Mndt Fscl Note Req Amnd
             H Cal Ord 2nd Rdg-Shr Dbt
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
   97-11-10 H
                                          Fiscal Note filed as Amnded
                                          St Mndt Fscl Note Fld Amnd
             H Held 2nd Rdg-Short Debate
    98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
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HB-2366 DURKIN.

99-01-12 H Session Sine Die

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725 ILCS 5/114-5 from Ch. 38, par. 114-5
```

Amends the Code of Criminal Procedure of 1963. Permits the State to name 2 judges as prejudiced against the State for purpose of the substitution of the judge in a case in which the offense charged is a Class X felony or may be punished by death or life imprisonment (now the State may name only one judge as prejudiced). Effective immediately.

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97-10-17 H Filed With Clerk
97-10-28 H First reading Referred to Hse Rules Comm
97-11-13 H Assigned to Judiciary II - Criminal Law
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
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99-01-12 H Session Sine Die

HB-2367 CLAYTON - BIGGERT - LYONS,EILEEN - CROSS - LANG, FEIGEN-HOLTZ AND CURRIE.

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755 ILCS 5/1-2.23
755 ILCS 5/1-2.24
755 ILCS 5/11a-3.1 new
755 ILCS 5/11a-3.2 new
755 ILCS 5/11a-8
                                    from Ch. 110 1/2, par. 11a-8
755 ILCS 5/11a-8.1 new
755 ILCS 5/11a-10.2 new
755 ILCS 5/11a-17
                                    from Ch. 110 1/2, par. 11a-17
755 ILCS 5/11a-18
                                    from Ch. 110 1/2, par. 11a-18
755 ILCS 5/11a-18.2 new
755 ILCS 5/11a-18.3 new
755 ILCS 5/11a-23
                                    from Ch. 110 1/2, par. 12-2
755 ILCS 5/12-2
```

Amends the Probate Act of 1975. Provides for the designation by the current guardian of a disabled adult of a standby guardian to act on an interim basis as guardian upon the death of the current guardian and in other circumstances, for a period of 60 days, allowing time for a petition to be filed and another guardian to be appointed. Provides for the establishment of a short-term guardian of the person of a disabled adult, to be designated by the current guardian, to act as guardian for up to 60 days for health or other reasons. Establishes procedures and conditions for the appointment of these guardians.

HOUSE AMENDMENT NO. 1.

Provides that the court may not appoint as a standby guardian and a guardian may not designate as a short term guardian the Office of State Guardian or the public guardian without the written consent of either guardian or an authorized representative of either guardian. Provides that the court shall apply the same standards used in determining the suitability of a plenary or limited guardian in determining the suitability of a standby guardian. Provides that the petition for a standby guardian shall include the name and address of any person acting as an agent of the disabled person under the Illinois Power of Attorney Act.

JUDICIAL NOTE, AMENDED

No increase in the need for the number of judges in the State.

FISCAL NOTE, H-AM 1 (Guardianship & Advocacy Commission)

This legislation would have no impact on agency expenditures.

HOUSE AMENDMENT NO. 2.

Adds reference to: 755 ILCS 5/11-5.3 755 ILCS 5/11-5.4

755 ILCS 5/11-8.1 755 ILCS 5/11-13.1

Further amends the Probate Act of 1975. Authorizes a guardian of a minor to designate a standby guardian of the minor or appoint a short-term guardian of the minor if there is no surviving parent of the minor. Adds an immediate effective date.

SENATE AMENDMENT NO. 1.

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Adds reference to:
                              from Ch. 25, par. 27.1
705 ILCS 105/27.1
705 ILCS 105/27.1a
                              from Ch. 25, par. 27.1a
                              from Ch. 25, par. 27.2
705 ILCS 105/27.2
                              from Ch. 25, par. 27.2a
705 ILCS 105/27.2a
755 ILCS 5/I1-5
                              from Ch. 110 1/2, par. 11-5
                              from Ch. 110 1/2, par. 11-8
755 ILCS 5/11-8
755 ILCS 5/11-14.1
                              from Ch. 110 1/2, par. 11-14.1
755 ILCS 5/21-2
                              from Ch. 110 1/2, par. 21-2
                              from Ch. 110 1/2, par. 21-2.04
755 ILCS 5/21-2.04
755 ILCS 5/21-2.05
                              from Ch. 110 1/2, par. 21-2.05
755 ILCS 5/21-2.07
                              from Ch. 110 1/2, par. 21-2.07
755 ILCS 5/21-2.08
                              from Ch. 110 1/2, par. 21-2.08
755 ILCS 5/21-2.11
                              from Ch. 110 1/2, par. 21-2.11
755 ILCS 5/21-2.12
                              from Ch. 110 1/2, par. 21-2.12
755 ILCS 5/21-2.13
                              from Ch. 110 1/2, par. 21-2.13
755 ILCS 5/21-2.09 rep.
```

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755 ILCS 5/21-2.13a rep.
765 ILCS 305/3 from Ch. 30, par. 193
765 ILCS 305/4 from Ch. 30, par. 194
765 ILCS 315/1 from Ch. 30, par. 153
765 ILCS 1025/2 from Ch. 141, par. 102
```

Deletes everything. Reinserts language similar to the engrossed bill, amending the Probate Act of 1975, which provides for the designation by the current guardian of a disabled adult of a standby guardian to act on an interim basis as guardian upon the death of the current guardian and in other circumstances, for a period of 60 days, allowing time for a petition to be filed and another guardian to be appointed; provides for the establishment of a short-term guardian of the person of a disabled adult, to be designated by the current guardian, to act as guardian for up to 60 days for health or other reasons; and establishes procedures and conditions for the appointment of these guardians. Further amends the Probate Act of 1975. Changes investments standards for insured accounts, municipal bonds, notes secured by real estate, corporate obligations and refunding obligations, life insurance policies, stock, common trust funds, and open-end investment companies. Makes other changes. Amends the Statute Concerning Perpetuities to change the definition of "qualified perpetual trust". Amends the Trust Accumulation Act. In provisions listing situations to which this Act does not apply changes the last item from a disjunctive to a conjunctive. Amends the Uniform Disposition of Unclaimed Property Act. Provides that certain deposits of a minor's money shall not be presumed abandoned earlier than 5 years after the minor attains legal age. Effective September 1, 1998.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that the Uniform Disposition of Unclaimed Property Act bE further amended to add a provision that an account into which money of a minor is deposited pursuant to provisions of the Probate Act of r 1975 regarding deposit or investment of money of a ward shall indicate the birth date of the minor.

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97-10-21 H Filed With Clerk
97-10-28 H First reading
                                     Referred to Hse Rules Comm
97-11-13 H
                                      Assigned to Judiciary I - Civil Law
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-02-03 H
                                      Assigned to Judiciary I - Civil Law
98-02-19 H
                                      JUD-CIVIL LAW H
                Amendment No.01
                                                              Adopted
                                      Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Joint Sponsor LYONS, EILEEN
         H Added As A Co-sponsor CROSS
         H Added As A Co-sponsor BIGGERT
         H Added As A Co-sponsor LANG
98-02-24 H
                                      Judicial Note req as Amend
                                     Fiscal Note filed as Amnded
         H
         H Cal Ord 2nd Rdg-Shr Dbt
98-02-26 H
                Amendment No.02
                                     CURRIE
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-19 H
                Amendment No.02
                                     CURRIE
         H Be approved consideration HRUL/003-002-000
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-23 H Second Reading-Short Debate
                Amendment No.02
                                     CURRIE
         Н
                                                               Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Co-sponsor FEIGENHOLTZ
         H Added As A Co-sponsor CURRIE
98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-000
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
           Chief Sponsor PETERSON
         S
           First reading
                                      Referred to Sen Rules Comm
98-04-01 S
                                      Assigned to Judiciary
98-04-22 S
                                      Postponed
98-04-29 S
                                      Postponed
98-05-05 S
                Amendment No.01
                                      JUDICIARY
                                                               Adopted
                                      Recommided do pass as amend 006-000-000
         S Placed Calndr, Second Reading
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98-05-06 S Second Reading
               S Placed Calndr, Third Reading
      98-05-07 S Third Reading - Passed 057-000-000
               H Arrive House
               H Place Cal Order Concurrence 01
      98-05-12 H Motion Filed Concur
               Н
                       Motion referred to
                                               HRUL
               H Calendar Order of Concurren 01
      98-05-18 H
                       Rules refers to
                                               HJUA/01
               H Calendar Order of Concurren 01
      98-05-20 H
                                             App For Consider - Complnce
               H H Concurs in S Amend, 01/116-000-000
               H Passed both Houses
      98-06-18 H Sent to the Governor
      98-08-14 H Governor amendatory veto
               H Placed Cal. Amendatory Veto
      98-11-17 H Mtn fild accept amend veto #1/CLAYTON
               Н
                       Motion referred to
                                               HRUL
               Н
                                             App For Consider - Complace
               Н
                                             3/5 vote required
                H Accept Amnd Veto-House Pass 113-000-000
      98-11-19 S Placed Cal. Amendatory Veto
                S Mtn fild accept amend veto PETERSON
      98-12-02 S Accept Amnd Veto-Sen Pass 056-000-000
                H Bth House Accept Amend Veto
      98-12-11 H Return to Gov-Certification
      98-12-15 H Governor certifies changes
               Η
                    Effective Date 98-12-15
               Н
                    PUBLIC ACT 90-0796
HB-2368
             WINKEL.
  110 ILCS 310/1
                                    from Ch. 144, par. 41
  110 ILCS 520/2
                                    from Ch. 144, par. 652
  110 ILCS 520/5
                                    from Ch. 144, par. 655
  110 ILCS 660/5-15
  110 ILCS 660/5-25
  110 ILCS 665/I0-15
  110 ILCS 665/10-25
  110 ILCS 670/15-15
  110 ILCS 670/15-25
  110 ILCS 675/20-15
  110 ILCS 675/20-25
  110 ILCS 680/25-15
  110 ILCS 680/25-25
  110 ILCS 685/30-15
  110 ILCS 685/30-25
  110 ILCS 690/35-15
  110 ILCS 690/35-25
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Amends various Acts relating to the governance of the public universities in Illinois. Provides that beginning on the effective date of the amendatory Act and until July 1, 2001 the governing board of each public university shall have a student member who is entitled to vote on all Board matters except those involving faculty tenure, faculty promotion, or an issue on which that student member has a direct conflict of interest. Provides that beginning July 1, 2001 all student members of the governing board of a public university shall be nonvoting members. Adds that a student member who is not entitled to vote on a measure shall not be considered a member for the purpose of determining whether a quorum is present at the time that measure is voted upon. Adds qualifications for selection, designation, and service as a voting or nonvoting student member of a governing Board. Provides that on those governing boards that have both voting and nonvoting student members, the voting student member shall be designated by the Governor from among the students who are selected by campus wide student referendum. Effective immediately.

97-10-21 H Filed With Clerk 97-10-28 H First reading

97-11-13 H

Referred to Hse Rules Comm Assigned to Higher Education 98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL 99-01-12 H Session Sine Die

HB-2369 COULSON – BIGGERT – SCOTT – KOSEL – WOOD, SCULLY, SCHOEN-BERG AND RUTHERFORD.

New Act

Creates the International Commercial Arbitration Act. Provides that the Act applies to international commercial arbitration in the State of Illinois. Provides for the receipt of written communications, the waiver of the right to object, the extent of court intervention, functions of a court, arbitration agreements, the composition of an arbitral tribunal, the jurisdiction of an arbitral tribunal, the conduct of arbitral proceedings, and the making of an award and the termination of proceedings. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that an arbitration is international if the parties to an arbitration agreement have, at the time of the conclusion of execution of that agreement (instead of at the time of the conclusion of that agreement), their places of business in different countries. Provides that an arbitration is international if the place where the predominant part (instead of a substantial part) of the obligations of the commercial relationship is to be performed is situated outside the country or countries (instead of country) in which the parties have their places of business. Provides that provisions that prohibit certain decisions from being subject to appeal shall not preclude the parties from raising any ground for setting aside or refusing to recognize or enforce an arbitral award to the extent otherwise permitted under applicable federal law. Provides that provisions concerning an expert being appointed by an arbitral tribunal apply unless objected to by one or both parties (instead of unless otherwise agreed to by the parties). Makes other changes.

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JUDICIAL NOTE, AMENDED
No increase in the need for the number of judges in the State.
FISCAL NOTE, AMENDED (Administrative Office of III. Courts)
No fiscal impact on the Judicial Branch.
97-10-22 H Filed With Clerk
         H Added As A Joint Sponsor BIGGERT
97-10-28 H First reading
                                      Referred to Hse Rules Comm
97-11-13 H
                                      Assigned to Judiciary I - Civil Law
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-01-27 H Added As A Co-sponsor SCOTT
         H Added As A Co-sponsor SCULLY
98-02-03 H
                                      Assigned to Judiciary I - Civil Law
         H Added As A Co-sponsor KOSEL
         H Added As A Co-sponsor WOOD
98-02-19 H
                 Amendment No.01
                                      JUD-CIVIL LAW H
                                                               Adopted
                                      Do Pass Amend/Short Debate 011-000-000
         н
         H Placed Cal 2nd Rdg-Sht Dbt
98-02-24 H
                                      Judicial Note reg as Amend
                                      Fiscal Note filed as Amnded
         H Cal Ord 2nd Rdg-Shr Dbt
98-02-26 H Added As A Co-sponsor SCHOENBERG
98-03-19 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H Added As A Co-sponsor RUTHERFORD
         H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor PARKER
         S First reading
                                      Referred to Sen Rules Comm
         S Sponsor Removed PARKER
         S Alt Chief Sponsor Changed HAWKINSON
         S Added as Chief Co-sponsor PARKER
98-04-01 S
                                      Assigned to Judiciary
98-04-22
                                      Recommended do pass 008-000-000
         S Placed Calndr, Second Reading
98-04-28 S Second Reading
         S Placed Calndr, Third Reading
98-04-29 S Third Reading - Passed 059-000-000
         H Passed both Houses
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98-05-28 H Sent to the Governor

98-07-24 H Governor approved

H Effective Date 98-07-24

H PUBLIC ACT 90-0631

HB-2370

GASH – ROSKAM – PUGH – BIGGERT – CROSS, RONEN, WINTERS, BIGGINS, SCHAKOWSKY, WINKEL, TURNER, JOHN, WAIT, FEIGEN-HOLTZ, SCOTT, LOPEZ, DAVIS, MONIQUE, HOFFMAN, PHELPS, MULLIGAN, COULSON, SANTIAGO, NOLAND, SILVA, SKINNER, KUBIK, STEPHENS, LANG, GIGLIO, HARTKE, ERWIN, CHURCHILL, RODRIGUEZ, KENNER, FANTIN, CURRY, JULIE, MCGUIRE, STROGER, MCAULIFFE, LYONS, EILEEN, CLAYTON, BOLAND, HOLBROOK, SMITH, MICHAEL, DURKIN, O'BRIEN, COWLISHAW, BEAUBIEN AND BRADLEY.

New Act

Creates the Religious Freedom Restoration Act. Provides that State or local government may not substantially burden a person's exercise of religion, even if the burden results from a rule of general applicability, unless it demonstrates that application of the burden to the person (i) is in furtherance of a compelling governmental interest and (ii) is the least restrictive means of furthering that compelling governmental interest. Provides that if a person's exercise of religion has been burdened in violation of this Act, that person may assert that violation as a claim or defense in a judicial proceeding and may obtain appropriate relief against a government; authorizes an award of attorney's fees and costs to a prevailing party.

FISCAL NOTE (Administrative Office of Illinois Courts)

This bill will have no fiscal impact.

HOUSE AMENDMENT NO. 1.

Authorizes units of local government to enact ordinances that protect the free exercise of religion in a manner or to an extent equal to or greater than the protection provided in the Act. Provides that an ordinance is void and unenforceable if it (i) is in furtherance of a less than compelling governmental interest and (ii) is not the least restrictive means of furthering that governmental interest. Limits concurrent exercise of home rule powers. Makes other conforming changes.

FISCAL NOTE, AMENDED (Administrative Office of Ill. Courts)

No change from previous note.

SENATE AMENDMENT NO. 1.

Adds July 1, 1998 effective date.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends addition of a provision that the Act does not apply to any person who is incarcerated in a penal institution or who is in the custody of an employee of a penal institution.

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97-10-27 H Filed With Clerk
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97-10-28 H First reading

Referred to Hse Rules Comm

97-10-30 H Added As A Joint Sponsor ROSKAM

97-11-13 H Added As A Co-sponsor BIGGINS

Assigned to Judiciary I - Civil Law

97-11-14 H Added As A Co-sponsor RONEN

H Added As A Co-sponsor WINTERS

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

98-01-27 H Added As A Co-sponsor CROSS

98-01-28 H Added As A Co-sponsor SCHAKOWSKY

H Added As A Co-sponsor BIGGERT

H Added As A Co-sponsor WINTERS

H Added As A Co-sponsor WINKEL

H Added As A Co-sponsor TURNER, JOHN

H Added As A Co-sponsor WAIT

H Added As A Co-sponsor FEIGENHOLTZ

H Added As A Co-sponsor SCOTT

H Added As A Co-sponsor LOPEZ

H Added As A Co-sponsor DAVIS, MONIQUE

H Added As A Co-sponsor HOFFMAN

H Added As A Co-sponsor PHELPS

H Added As A Co-sponsor MULLIGAN

H Added As A Co-sponsor COULSON

H Added As A Co-sponsor SANTIAGO

H Added As A Co-sponsor NOLAND H Added As A Co-sponsor SILVA

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98-02-03 H Added As A Co-sponsor SKINNER
        H Added As A Co-sponsor KUBIK
        H Added As A Co-sponsor STEPHENS
        H Added As A Co-sponsor LANG
        H Added As A Co-sponsor GIGLIO
         H Added As A Co-sponsor HARTKE
         H Added As A Co-sponsor ERWIN
98-02-09 H Added As A Co-sponsor CHURCHILL
98-02-19 H Added As A Co-sponsor PUGH
        H Added As A Co-sponsor RONEN
        H Added As A Co-sponsor RODRIGUEZ
        H Added As A Co-sponsor KENNER
        H Added As A Co-sponsor FANTIN
        H Added As A Co-sponsor CURRY, JULIE
         H Added As A Co-sponsor MCGUIRE
        H Added As A Co-sponsor STROGER
        H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor LYONS, EILEEN
         H Added As A Co-sponsor CLAYTON
        H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor SMITH, MICHAEL
         H Added As A Co-sponsor DURKIN
98-02-25 H Added As A Co-sponsor O'BRIEN
         Н
                                     Assigned to Judiciary I - Civil Law
98-03-18 H
                                    Fiscal Note Filed
                                     Committee Judiciary I - Civil Law
98-03-19 H
                Amendment No.01
                                    JUD-CIVIL LAW H
                                                             Adopted
         Н
                                     Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Co-sponsor COWLISHAW
98-03-23 H Added As A Co-sponsor BEAUBIEN
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H
                                     Fiscal Note filed as Amnded
         H Held 2nd Rdg-Short Debate
         H Added As A Co-sponsor BRADLEY
98-03-30 H Pld Cal Ord 3rd Rdg-Sht Dbt
98-04-01 H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-001
98-04-02 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor PARKER
         S First reading
                                     Referred to Sen Rules Comm
98-04-20 S
           Added as Chief Co-sponsor BERMAN
           Added as Chief Co-sponsor CRONIN
98-04-21 S
           Added as Chief Co-sponsor HAWKINSON
         S Added as Chief Co-sponsor LINK
98-04-22 S
                                     Assigned to Executive
98-04-28 S
                Amendment No 01
                                     EXECUTIVE S
                                                             Adopted
                                     Recommnded do pass as amend 012-000-000
         S Placed Calndr, Second Reading
           Added As A Co-sponsor BOWLES
           Added As A Co-sponsor GEO-KARIS
           Added As A Co-sponsor SMITH
           Added As A Co-sponsor DUDYCZ
           Added As A Co-sponsor MYERS,J
         S Added As A Co-sponsor KARPIEL
           Added As A Co-sponsor SIEBEN
         S Added As A Co-sponsor PETERSON
         S Added As A Co-sponsor BUTLER
         S Added As A Co-sponsor JACOBS
98-04-29 S Second Reading
         S Placed Calndr, Third Reading
98-05-13 S Third Reading - Passed 056-000-000
         H Arrive House
        H Place Cal Order Concurrence 01
98-05-14 H Motion Filed Concur
         Н
                Motion referred to
                                      HRUL.
         H Calendar Order of Concurren 01
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98-05-18 H
                                       App For Consider - Complace
         H Calendar Order of Concurren 01
98-05-19 H H Concurs in S Amend. 01/117-000-000
         H Passed both Houses
98-06-17 H Sent to the Governor
98-08-14 H Governor amendatory veto
         H Placed Cal. Amendatory Veto
98-11-16 H Mtn fild ovrrde amend veto #1/GASH
         H Placed Cal. Amendatory Veto
98-11-17 H
                                      3/5 vote required
         H Override am/veto House-pass 110-003-001
98-11-19 S Placed Cal. Amendatory Veto
98-12-01 S Mtn fild ovrrde amend veto PARKER
98-12-02 S
                                      3/5 vote required
         S Override am/veto Sen-pass 055-000-002
         H Veto Overridden Both Houses
98-12-04 H Filed without signature
              Effective Date 98-12-02
              PUBLIC ACT 90-0806
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HB-2371 MORROW.

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, 1999. Provides that at that time, all duties, obligations, property, assets, and powers, including the power to issue bonds, 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 employees of the Authority on December 31, 1998 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. Provides that on and after January 1, 1999, the committee that advises the Authority on the toll highway system shall advise the Department instead. Requires the advisory committee to provide recommendations to the Department regarding the existing toll highways becoming freeways by January 1, 2010 or sooner. Effective immediately.

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97-10-27 H Filed With Clerk
97-10-28 H First reading Referred to Hse Rules Comm
97-11-13 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
99-01-12 H Session Sine Die
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HB-2372 CROSS.

Appropriates \$1,444,400, or so much thereof as may be necessary, from the General Revenue Fund to the Illinois Emergency Management Agency for a grant to the Village of Montgomery to match federal flood relief. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

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97-10-27 H Filed With Clerk
97-10-28 H First reading Referred to Hse Rules Comm
97-11-13 H Assigned to Appropriations-Public Safety
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-03-11 H Assigned to Appropriations-Public Safety
98-03-20 H Re-Refer Rules/Rul 19(a)
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HB-2373 LINDNER.

55 ILCS 5/5-9003 new

99-01-12 H Session Sine Die

Amends the Counties Codes. Provides that before taking or continuing any action concerning the development of a motor vehicle raceway or similar facility in Kendall County, the County Board shall first compile a written determination of the economic and environmental impact of the facility to be made available to interested parties upon request. Provides that the County Board shall request, review, and consider certain evidence for the determination. Provides that if the County Board recommends the development of a raceway, then the question of approval shall be submitted to the electors of Kendall County at a referendum.

HOUSE AMENDMENT NO. 1.

Applies the written determination and referendum provisions concerning a motor vehicle raceway to the Kendall County Board or other governmental entity (now Kendall County Board). Provides that the Kendall County Board or other governmental entity may (now shall) submit its recommendation of raceway approval to the electors.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      97-10-27 H Filed With Clerk
      97-10-28 H First reading
                                            Referred to Hse Rules Comm
                                            Assigned to Local Government
      97-11-13 H
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      98-02-03 H
                                            Assigned to Local Government
                                                                     Adopted
      98-02-25 H
                       Amendment No.01
                                            LOCAL GOVT H
                                            Do Pass Amend/Short Debate 011-004-000
               H
               H Placed Cal 2nd Rdg-Sht Dbt
      98-03-25 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      98-04-02 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HR-2374
             JONES, JOHN - HARTKE.
   65 ILCS 5/11-138-1
                                   from Ch. 24, par. 11-138-1
   65 ILCS 5/11-138-1.1 new
  605 ILCS 5/6-201.8-1 new
  605 ILCS 5/9-113.2 new
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Amends the Illinois Municipal Code to authorize a municipality or water company (now a water company) to locate or change the source of a water supply to a point not more than 60 (now 20) miles beyond the municipality's corporate limits. Provides that a municipality or water company changing or locating its water supply may construct, repair, or remove underground water pipes within any highway easement with the permission of the highway authority or commissioner of the township or road district. Amends the Illinois Highway Code. Provides that State highway authorities and highway commissioners may regulate the use of roads and their easements for constructing, repairing, and removing underground gas, water, and sewer pipes and underground utilities

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HOUSE AMENDMENT NO. 1.
Deletes reference to:
65/5/11-138-1.1 new
605/5/6-201.8-1 new
605/5/9-113.2 new
Adds reference to:
65/5/11-138-3
605/5/9-113
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Deletes everything. Amends the Illinois Municipal Code. Authorizes a municipality or other entity (now a water company) to locate or change the source of a public water supply as defined in the Environmental Protection Act. Amends the Illinois Highway Code. Provides that consent granted by the appropriate highway authority to a municipality or other entity for the location, placement, or construction of a public water supply under and alongside a highway or road shall relieve that municipality or entity from obtaining the approval of the owner of the fee over or under which the highway or road is located for as long as the highway or road used for highway or road purposes.

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97-10-28 H First reading
                                     Referred to Hse Rules Comm
97-11-13 H
                                     Assigned to Local Government
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-01-27 H Primary Sponsor Changed To JONES, JOHN
        H Added As A Joint Sponsor HARTKE
98-01-28 H
                                     Assigned to Local Government
98-03-20 H
                                     LOCAL GOVT H
                Amendment No.01
                                                              Adopted
                                     Do Pass Amend/Short Debate 016-000-000
        Н
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
98-04-02 H
                                     Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2375 2518

HB-2375 TURNER, ART - HARTKE - SAVIANO - DART - LYONS, JOSEPH.

65 ILCS 5/11-138-1

from Ch. 24, par. 11-138-1

Amends the Illinois Municipal Code. Authorizes a municipality or water company (now a water company) to locate or change the source of a water supply to a point not more than 80 (now 20) miles beyond the municipality's corporate limits.

HOUSE AMENDMENT NO. 1.

70 ILCS 1505/15c new

Deletes reference to: 65 ILCS 5/11-138-1 Adds reference to: 70 ILCS 1505/15 from Ch. 105, par. 333.15 70 ILCS 1505/15b new

Deletes everything. Amends the Chicago Park District Act. Provides that the Chicago Park District may improve, maintain, and equip lands or estates "when authorized by the Commissioners"; deletes a current limitation to "a park or playground". Deletes provisions concerning the acquisition of permanent buildings or structures and the improvement or remodeling of property on which the term of a permit or lease is not less than 10 years. Provides that the Chicago Park District may grant licenses, easements, and rights of way to municipalities, corporations, or persons for the construction, operation, and maintenance of facilities on, under, or across property of the district for water, sewer, telephone, electricity, gas, or other public services. Provides that the Chicago Park District may enter into leases for a period not to exceed 5 years for any equipment and machinery that may be required for corporate purposes.

FISCAL NOTE, AMENDED (Dpt. Commerce & Community Affairs)

No fiscal impact on local gov't. or DCCA. STATE MANDATES ACT FISCAL NOTE, H-AM 1 HB 2375 fails to create a State mandate. 97-10-28 H First reading Referred to Hse Rules Comm 97-11-13 H Assigned to Local Government 98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL 98-01-27 H Added As A Joint Sponsor HARTKE 98-02-03 H Assigned to Local Government 98-03-20 H Amendment No.01 LOCAL GOVT H Adopted Do Pass Amend/Short Debate 016-000-000 H Placed Cal 2nd Rdg-Sht Dbt Fiscal Note req as Amended BLACK H Η St Mndt Fscl Note Reg Amnd H Cal Ord 2nd Rdg-Shr Dbt H Primary Sponsor Changed To HARTKE 98-03-24 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate Fiscal Note filed as Amnded 98-03-27 H H Held 2nd Rdg-Short Debate 98-03-31 H St Mndt Fscl Note Fld Amnd H Pld Cal Ord 3rd Rdg-Sht Dbt 98-04-01 H Added As A Joint Sponsor SAVIANO H Primary Sponsor Changed To TURNER, ART H Joint Sponsor Changed to HARTKE H Added As A Co-sponsor DART Verified H 3rd Rdg-Sht Dbt-Pass/Vote 064-053-000 H Added As A Co-sponsor LYONS, JOSEPH 98-04-02 S Arrive Senate S Placed Calendr, First Reading 98-04-08 S Chief Sponsor O'MALLEY 98-04-21 S First reading Referred to Sen Rules Comm 98-04-29 S Assigned to Local Government & Elections 98-05-07 S Recommended do pass 007-000-000 S Placed Calndr, Second Reading 98-05-12 S Second Reading

S Placed Calndr, Third Reading 98-05-13 S Third Reading - Passed 057-000-000 H Passed both Houses 98-06-11 H Sent to the Governor

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98-08-07 H Governor approved
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H Effective Date 99-01-01

H PUBLIC ACT 90-0695

HB-2376 BLACK.

20 ILCS 655/5.3

from Ch. 67 1/2, par. 608

Amends the Illinois Enterprise Zone Act. Increases the maximum number of years an enterprise zone may be in effect from 20 to 30. Effective immediately.

97-10-28 H First reading

Referred to Hse Rules Comm

97-11-13 H

Assigned to State Govt Admin & Election

Refrm

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

HB-2377 PARKE – HOWARD – JONES,LOU – ZICKUS – LYONS,EILEEN AND DAVIS,MONIQUE.

225 ILCS 410/3C-9

from Ch. 111, par. 1703C-9

Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Provides that a nail technician or nail technology teacher registered or licensed outside of Illinois may not be granted a license in Illinois as a nail technician or nail technology teacher unless, in addition to meeting current requirements, he or she passes an examination authorized by the Department.

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97-10-28 H First reading Referred to Hse Rules Comm
H Added As A Joint Sponsor HOWARD
H Added As A Co-sponsor JONES,LOU
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97-11-13 H Assigned to Registration & Regulation

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-03-11 H Assigned to Registration & Regulation

98-03-20 H Do Pass/Short Debate Cal 024-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-23 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 112-000-003

H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor LYONS, EILEEN

H Added As A Co-sponsor DAVIS, MONIQUE

98-03-25 S Arrive Senate

S Placed Calendr, First Reading

98-03-26 S Chief Sponsor BURZYNSKI

98-03-31 S First reading Referred to Sen Rules Comm

S Added as Chief Co-sponsor KARPIEL

98-04-01 S Assigned to Licensed Activities

98-04-22 S Recommended do pass 008-000-000

S Placed Calndr, Second Reading 98-04-28 S Second Reading

S Placed Calndr, Third Reading

98-04-29 S Third Reading - Passed 057-000-000

H Passed both Houses

98-05-28 H Sent to the Governor

98-07-24 H Governor approved

H Effective Date 99-01-01

H PUBLIC ACT 90-0632

HB-2378 HARTKE.

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, off-highway 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

98-02-03 H

97-10-28 H First reading Referred to Hse Rules Comm 97-11-13 H Assigned to Revenue 98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL 99-01-12 H Session Sine Die HB-2379 HANNIG. 65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3 Amends the Tax Increment Allocation Act in the Illinois Municipal Code. Provides that woodlands shall not be included in blighted areas or conservation areas. 97-10-28 H First reading Referred to Hse Rules Comm 97-11-13 H Assigned to Revenue 98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL 99-01-12 H Session Sine Die HB-2380 HANNIG AND DAVIS, MONIQUE. 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 HB2380 would reduce total bond authorization by \$1. **BALANCED BUDGET NOTE** HB2380 does not affect any FY98 general funds appropriation. FISCAL NOTE (Bureau of the Budget) No increase or decrease in State expenditures or revenues. STATE MANDATES ACT FISCAL NOTE Fails to create a State mandate. 97-10-28 H First reading Referred to Hse Rules Comm 97-11-13 H Assigned to Approp-Gen Srvc & Govt Ovrsght 98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL 98-02-03 H Assigned to Approp-Gen Srvc & Govt Ovrsght 98-02-05 H State Debt Note Filed Н Committee Approp-Gen Srvc & Govt Ovrsght 98-03-20 H Do Pass/Short Debate Cal 014-000-000 H Placed Cal 2nd Rdg-Sht Dbt 98-03-23 H Fiscal Note Requested BLACK St Mandate Fis Nte Requestd BLACK Н Balanced Budget Note Regstd BLACK Н H Cal Ord 2nd Rdg-Shr Dbt 98-03-24 H Balanced Budget Note Filed H Cal Ord 2nd Rdg-Shr Dbt 98-03-25 H Fiscal Note Filed H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 98-03-26 H Added As A Co-sponsor DAVIS, MONIQUE 98-03-27 H St Mandate Fis Note Filed H Held 2nd Rdg-Short Debate 98-03-30 H Pld Cal Ord 3rd Rdg-Sht Dbt 98-04-02 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die HB-2381 HANNIG. 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 HB2381 would not affect the State's bonding authorization and has no direct impact on the level of State indebtedness. 97-10-28 H First reading Referred to Hse Rules Comm 97-11-13 H Assigned to Approp-Gen Srvc & Govt Ovrsght 98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

Assigned to Appropriations-Education

98-02-05 H State Debt Note Filed
H Committee Appropriations-Education
98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2382 MURPHY.

40 ILCS 5/5-236 from Ch. 108 1/2, par. 5-236 40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the Illinois Pension Code to allow controlled substance inspectors to transfer credits from the Chicago police pension fund to the State Employees' Retirement System. Effective immediately.

PENSION NOTE

Fiscal impact cannot be determined; is expected to be minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

97-10-28 H First reading Referred to Hse Rules Comm
97-11-13 H Assigned to Personnel & Pensions
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-03-05 H Pension Note Filed
Committee Rules
99-01-12 H Session Sine Die

HB-2383 KUBIK - O'BRIEN - BRUNSVOLD.

35 ILCS 200/Art. 10, Division 10, heading new

35 ILCS 200/10-230 new

35 ILCS 200/23-23 new

Amends the Property Tax Code. Provides that during the transition period established under the Public Utilities Act for the deregulation of the generation of electricity the assessed valuation of electric generating stations shall be frozen at the valuation for tax year 1995. Authorizes subsequent reduction of 5% per year. Limits total reduction to 80% of the 1995 valuation. Effective immediately.

FISCAL NOTE (Dpt. Revenue)

HB2383 does not create a fiscal impact to the State. Potential

loss to some local taxing districts could total \$13.4 million.

97-10-28 H First reading Referred to Hse Rules Comm
97-11-12 H Fiscal Note Filed
H Committee Rules

97-11-13 H Assigned to Revenue 98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

> H Added As A Joint Sponsor O'BRIEN H Added As A Co-sponsor BRUNSVOLD

99-01-12 H Session Sine Die

HB-2384 BOST.

5 ILCS 375/3 from Ch. 127, par. 523 5 ILCS 375/10 from Ch. 127, par. 530 40 ILCS 5/15-135.1 new

98-01-22 H Primary Sponsor Changed To KUBIK

Amends the State Employees Group Insurance Act of 1971 and the Illinois Pension Code. Allows certain participants in the State Universities Retirement System to elect to forgo certain changes in the retirement annuity formula made by Public Act 90-65 and thereby avoid the additional cost of group health insurance imposed under that Public Act. Also eliminates the additional insurance cost for certain survivors. Eliminates provisions relating to "new SURS retired employees". Also makes technical corrections. Effective immediately.

PENSION NOTE

Unfunded liabilities and annual costs may be reduced very

slightly; retiree premiums would increase.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

97-10-29 H Filed With Clerk

H First reading Referred to Hse Rules Comm
97-11-14 H Assigned to Personnel & Pensions

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

98-03-05 H Pension Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-2385 2522

CAPPARELLI - SAVIANO - BUGIELSKI - MCAULIFFE - BURKE, HB-2385 FRITCHEY, BRADLEY, LOPEZ, LYONS, JOSEPH, MAUTINO AND SAN-TIAGO.

235 ILCS 5/1-3.03 from Ch. 43, par. 95.03 235 ILCS 5/1-3.38 new 235 ILCS 5/8-1 from Ch. 43, par. 158

Amends the Liquor Control Act of 1934. Provides that alcoholic cider shall be taxed at the rate of 7 cents per gallon (now taxed as wine at the rate of 23 cents per gallon). Effective July 1, 1998.

FISCAL NOTE (Dpt. of Revenue)

For the 197,000 gallons of cider taxed annually, there would be

a loss in state revenue of approximately \$32,000.

NOTE(S) THAT MAY APPLY: Fiscal

97-10-29 H Filed With Clerk

H Added As A Joint Sponsor BUGIELSKI

H Added As A Co-sponsor SAVIANO

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor BURKE

H Added As A Co-sponsor FRITCHEY

H Added As A Co-sponsor BRADLEY

H Added As A Co-sponsor LOPEZ

H Added As A Co-sponsor LYONS, JOSEPH

H Added As A Co-sponsor MAUTINO H Added As A Co-sponsor SANTIAGO

H First reading Referred to Hse Rules Comm

97-11-14 H Assigned to Executive

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

98-01-28 H Assigned to Executive

98-02-02 H Primary Sponsor Changed To SAVIANO

H Joint Sponsor Changed to CAPPARELLI 98-02-04 H Do Pass/Short Debate Cal 012-000-000

H Placed Cal 2nd Rdg-Sht Dbt

Н Fiscal Note Filed

Amendment No.01 SAVIANO

Amendment referred to HRUL

H Cal Ord 2nd Rdg-Shr Dbt

98-02-18 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

98-02-26 H Primary Sponsor Changed To CAPPARELLI

H Joint Sponsor Changed to SAVIANO

98-03-18 H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-19 H Amendment No.01 **SAVIANO**

H Be approved consideration HRUL

H Cal Ord 3rd Rdg-Short Dbt Re-Refer Rules/Rul 19(a)

98-04-02 H

99-01-12 H Session Sine Die

Н

HB-2386 ACEVEDO.

720 ILCS 5/2-13 720 ILCS 5/12-6.2 730 ILCS 5/5-5-3.2 from Ch. 38, par. 2-13

from Ch. 38, par. 1005-5-3.2

Amends the Criminal Code of 1961. Includes in the definition of a "peace officer" a person participating in a community policing program for the purposes of the statutes relating to a peace officer's use of force in making an arrest, first degree murder, aggravated assault, aggravated battery, aggravated battery with a firearm, aggravated intimidation, and aggravated discharge of a firearm. Provides that for the purposes of these various criminal offenses, a person participating in community policing is executing official duties. Amends the Unified Code of Corrections. Provides that it is an aggravating factor in sentencing that the defendant committed the offense against a person because of that person's participation in a community policing program.

NOTE(S) THAT MAY APPLY: Correctional

97-10-29 H Filed With Clerk

H First reading Referred to Hse Rules Comm

Assigned to Judiciary II - Criminal Law

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

HB-2387 DAVIS,STEVE - ERWIN.

30 ILCS 105/5.449 new

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

97-10-29 H Filed With Clerk

H Added As A Joint Sponsor ERWIN

H First reading Referred to Hse Rules Comm

97-11-14 H Assigned to Judiciary II - Criminal Law

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

HB-2388 WOOLARD.

5 ILCS 375/3 from Ch. 127, par. 523 5 ILCS 375/10 from Ch. 127, par. 530 40 ILCS 5/15-135.1 new

Amends the State Employees Group Insurance Act of 1971 and the Illinois Pension Code. Allows certain participants in the State Universities Retirement System to elect to forgo certain changes in the retirement annuity formula made by Public Act 90-65 and thereby avoid the additional cost of group health insurance imposed under that

Public Act. Eliminates provisions relating to "new SURS retired employees". Also makes technical corrections. Effective immediately.

PENSION NOTE

Unfunded liabilities and annual costs may be reduced very

slightly; retiree premiums would increase.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

97-10-30 H Filed With Clerk

H First reading Referred to Hse Rules Comm

97-11-14 H Assigned to Personnel & Pensions

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

98-03-05 H Pension Note Filed

H Committee Rules

99-01-12 H Session Sine Die

HB-2389 WOOLARD.

40 ILCS 5/14-104.9

from Ch. 108 1/2, par. 14-104.9

Amends the State Employee Article of the Illinois Pension Code. Allows an employee to purchase service credit for up to 2 years of educational leave under specified circumstances. Requires payment of employee and employer contributions plus interest. Effective immediately.

PENSION NOTE

Fiscal impact cannot be determined; is expected to be minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

97-10-30 H Filed With Clerk

H First reading Referred to Hse Rules Comm

97-11-14 H Assigned to Personnel & Pensions

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

98-03-05 H Pension Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2390 RIGHTER.

New Act

Provides that the Director of the Department of Natural Resources, on behalf of the State of Illinois, is authorized to execute and deliver to Libman Equipment Partnership, for and in consideration of \$32,300.00 paid to the Department, a quitclaim deed to certain real property in Douglas County. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
      97-10-30 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      97-11-14 H
                                            Assigned to Executive
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      98-03-23 H Primary Sponsor Changed To RIGHTER
      99-01-12 H Session Sine Die
HB-2391
            JOHNSON, TIM - BUGIELSKI - CLAYTON - STEPHENS - BLACK.
  225 ILCS 446/30
  Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act
of 1993. Provides that the Act does not apply to a person, firm, or corporation engaged
solely and exclusively in tracing and compiling lineage or ancestry. Effective immedi-
ately.
      97-11-10 H Filed With Clerk
               H Added As A Joint Sponsor BUGIELSKI
      97-11-12 H Added As A Co-sponsor CLAYTON
               H First reading
                                            Referred to Hse Rules Comm
      97-11-13 H Added As A Co-sponsor STEPHENS
      97-11-14 H
                                            Assigned to Registration & Regulation
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      98-03-11 H
                                            Assigned to Registration & Regulation
      98-03-19 H Added As A Co-sponsor BLACK
      98-03-20 H
                                            Do Pass/Short Debate Cal 024-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
      98-03-23 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
      98-03-25 S Arrive Senate
                S Placed Calendr, First Reading
                S Chief Sponsor DONAHUE
                                             Referred to Sen Rules Comm
                S First reading
      98-04-28 S
                                             Assigned to Licensed Activities
      98-05-05 S
                                            Recommended do pass 008-000-000
                S Placed Calndr, Second Reading
      98-05-06 S Second Reading
                S Placed Calndr, Third Reading
      98-05-07 S Third Reading - Passed 056-000-000
                H Passed both Houses
      98-06-05 H Sent to the Governor
      98-07-24 H Governor approved
                    Effective Date 98-07-24
                    PUBLIC ACT 90-0633
HB-2392
             SAVIANO.
  New Act
  Creates the Surgical Assistants Practice Act. Sets forth the short title only.
      97-11-10 H Filed With Clerk
      97-11-12 H First reading
                                             Referred to Hse Rules Comm
                                             Assigned to Registration & Regulation
      97-11-14 H
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-2393
             KLINGLER - POE.
    40 ILCS 5/14-130
                                    from Ch. 108 1/2, par. 14-130
  Amends the State Employee Article of the Pension Code. Reduces the interest rate
charged to persons repaying a refund, for certain refunds repaid between July 1, 1998
and July 1, 1999. Effective immediately.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension
      97-11-10 H Filed With Clerk
      97-11-12 H First reading
                                             Referred to Hse Rules Comm
      97-11-14 H
                                             Assigned to Personnel & Pensions
      98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
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98-04-29 H Added As A Joint Sponsor POE

99-01-12 H Session Sine Die

2525 HB-2394

HB-2394 GRANBERG.

750 ILCS 5/609

from Ch. 40, par. 609

Amends provisions of the Illinois Marriage and Dissolution of Marriage Act concerning leave to remove children from Illinois. Replaces existing provisions concerning the burden of proof in actions for leave to remove children from Illinois. Provides that "if the party having custody of the child or children seeks to remove them from Illinois within a 250 mile geographical radius of their residence at the time of the last custody judgment, there shall be a rebuttable presumption that such removal is in the best interests of the minor child or children." Also provides that "the burden of proving that it is in the best interests of the child or children to remove them from Illinois outside of a 250 mile geographical radius of their residence at the time of the last custody judgment is on the party seeking removal." Makes other changes in provisions concerning leave to remove children from Illinois.

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97-11-10 H Filed With Clerk
97-11-12 H First reading Referred to Hse Rules Comm
97-11-14 H Assigned to Judiciary 1 - Civil Law
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
99-01-12 H Session Sine Die
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HB-2395 GASH, PHELPS AND LANG.

New Act

105 ILCS 5/2-3.123 new

Creates the Dissection Alternatives Act and amends the School Code. Provides that 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 sources of information about alternatives to dissection and guidelines for notifying students and parents about courses that include dissection. First applies to the 1998-1999 academic year. Effective immediately.

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97-11-10 H Filed With Clerk
97-11-12 H First reading Referred to Hse Rules Comm
97-11-14 H Assigned to Elementary & Secondary
Education
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-02-19 H Added As A Co-sponsor PHELPS
98-03-19 H Added As A Co-sponsor LANG
99-01-12 H Session Sine Die
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HB-2396 DANIELS – WINKEL – KOSEL – KLINGLER – JONES, JOHN, JOHN-SON, TOM, KUBIK, PANKAU, CHURCHILL, HASSERT, BIGGINS, KRAUSE, STEPHENS, MEYER, RUTHERFORD, MCAULIFFE, COULSON, BROWN, MITCHELL, LYONS, EILEEN, RIGHTER, COWLISHAW, HOEFT, LAWFER, BIGGERT, CROSS, WIRSING, POE, LINDNER, NO-LAND, TENHOUSE, BEAUBIEN, DURKIN, MYERS, WAIT, MULLIGAN, WOOD AND ERWIN.

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20 ILCS 3105/1A-3
                                    from Ch. 127, par. 783.3
 20 ILCS 3105/1A-5
                                    from Ch. 127, par. 783.5
20 ILCS 3105/1A-5.1
                                    from Ch. 127, par. 783.5-1
 30 ILCS 330/2
                                    from Ch. 127, par. 652
 30 ILCS 330/5
                                    from Ch. 127, par. 655
 35 ILCS 630/3
                                    from Ch. 120, par. 2003
35 ILCS 630/4
                                    from Ch. 120, par. 2004
105 ILCS 5/1A-2
                                    from Ch. 122, par. 1A-2
105 ILCS 5/1B-8
                                    from Ch. 122, par. IB-8
105 ILCS 5/1C-2
105 ILCS 5/2-3,51.5
105 ILCS 5/2-3.64
                                    from Ch. 122, par. 2-3.64
105 ILCS 5/2-3.117a new
105 ILCS 5/7-11
                                    from Ch. 122, par. 7-11
105 ILCS 5/10-20.9a
                                    from Ch. 122, par. 10-20.9a
105 ILCS 5/10-20.30 new
105 ILCS 5/10-22.6
                                    from Ch. 122, par. 10-22.6
105 ILCS 5/10-22.20
                                   from Ch. 122, par. 10-22.20
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105 ILCS 5/10-22.23	from Ch. 122, par. 10-22,23
105 ILCS 5/10-22.23a	from Ch. 122, par. 10-22.23a
105 ILCS 5/10-22.33B	_
105 ILCS 5/10-22.34c new	
105 ILCS 5/10-23.5	from Ch. 122, par. 10-23.5
105 ILCS 5/10-23.8	from Ch. 122, par. 10-23.8
105 ILCS 5/10-23.8a	from Ch. 122, par. 10-23.8a
105 ILCS 5/18-4.3	from Ch. 122, par. 18-4.3
105 ILCS 5/18-8	from Ch. 122, par. 18-8
105 ILCS 5/18-8.05 new	110111 Cli. 122; pui. 10 0
105 ILCS 5/18-8.2	from Ch. 122, par. 18-8.2
105 ILCS 5/18-8.4	from Ch. 122, par. 18-8.4
105 ILCS 5/21-1a	from Ch. 122, par. 21-1a
105 ILCS 5/21-1a	from Ch. 122, par. 21-1a
105 ILCS 5/21-2 105 ILCS 5/21-2.1	
	from Ch. 122, par. 21-2.1
105 ILCS 5/21-2a	from Ch. 122, par. 21-2a
105 ILCS 5/21-3	from Ch. 122, par. 21-3
105 ILCS 5/21-4	from Ch. 122, par. 21-4
105 ILCS 5/21-5	from Ch. 122, par. 21-5
105 ILCS 5/21-5a	from Ch. 122, par. 21-5a
105 ILCS 5/21-5b	
105 ILCS 5/21-5c new	
105 ILCS 5/21-5d new	
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
105 ILCS 5/24-12	from Ch. 122, par. 24-12
105 ILCS 5/27-23.6 new	-
105 ILCS 5/27 A-2	
105 ILCS 5/27 A-7	
105 ILCS 5/27 A-8	
105 ILCS 5/27A-9	
105 ILCS 5/27A-11	
105 ILCS 5/29-5	from Ch. 122, par. 29-5
105 ILCS 5/34-8.4	, F
105 ILCS 5/34-18	from Ch. 122, par. 34-18
105 ILCS 5/34-18.17 new	
105 ILCS 5/34-84	from Ch. 122, par. 34-84
105 ILCS 5/1C-3 rep.	1011 On 122, par 5 1-0-1
105 ILCS 5/1C-4 rep.	
115 ILCS 5/13	from Ch. 48, par. 1713
New Act	пош сп. то, раг. 1713
HOW ALL	

Amends the Capital Development Board Act to revise the Grant Index and eligibility standards for School Construction and Debt Service Grants. Amends the General Obligation Bond Act to increase the State's bonding authority by \$1,500,000,000 for school construction grants, the proceeds from the sale of those bonds to be deposited into the School Construction Fund. Amends the Telecommunications Excise Tax Act to increase the tax from 5% to 6.5%. Also amends the School Code. Creates the School Technology Revolving Loan Program to provide for technology-related investment loans to school districts on a revolving schedule of grade levels. Rewrites the State aid formula for the 1998-99 and subsequent school years and increases the foundation level grant formula for the 1997-98 school year. Revises the teacher certification system, providing for Initial, Standard, and Master level certificates. Revises the IGAP program and the promotion and retention policy for third, fifth, and eighth grade students. Provides for both passing and excellent scores on the Prairie State Achievement Examination and for an attendance certificate (rather than a high school diploma) for students who fail to earn a passing score. Increases the probationary period for teachers first employed by a school district on or after July 1, 1998 to 4 years. Authorizes districts to contract with third parties for noninstructional services. Provides for Professional Development and Early Childhood Education Block Grants for school districts. Amends and adds provisions relative to suspension and expulsion, employment of

non-certificated registered professional nurses, honorable dismissal of educational support personnel employees of any time during the school year or at the end of the school year on 30 days' notice, and multi-year superintendent and principal contracts. Provides for an additional year of supplementary State aid for new and certain annexing districts. Requires districts to establish a no pass-no play policy for pupils in grades 9 through 12. Makes numerous changes to the Charter Schools Law in the School Code. Amends the Illinois Educational Labor Relations Act to increase the advance notice of strike requirement to 10 days from 5 days. Creates the Comprehensive Property Tax Study Commission Law. Provides for a commission to study the issue of reliance on local property taxes to finance schools. Effective immediately.

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NOTE(S) THAT MAY APPLY: Debt; Fiscal; State Mandates
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97-11-12 H Filed With Clerk
        H Added As A Joint Sponsor WINKEL
        H Added As A Co-sponsor KOSEL
        H Added As A Co-sponsor KLINGLER
        H Added As A Co-sponsor JONES, JOHN
        H Added As A Co-sponsor JOHNSON, TOM
        H Added As A Co-sponsor KUBIK
        H Added As A Co-sponsor PANKAU
        H Added As A Co-sponsor CHURCHILL
        H Added As A Co-sponsor HASSERT
        H Added As A Co-sponsor BIGGINS
        H Added As A Co-sponsor KRAUSE
        H Added As A Co-sponsor STEPHENS
        H Added As A Co-sponsor MEYER
        H Added As A Co-sponsor RUTHERFORD
        H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor COULSON
        H Added As A Co-sponsor BROWN
        H Added As A Co-sponsor MITCHELL
        H Added As A Co-sponsor LYONS, EILEEN
        H Added As A Co-sponsor RIGHTER
        H Added As A Co-sponsor COWLISHAW
        H Added As A Co-sponsor HOEFT
        H Added As A Co-sponsor LAWFER
        H Added As A Co-sponsor BIGGERT
        H Added As A Co-sponsor CROSS
        H Added As A Co-sponsor WIRSING
        H Added As A Co-sponsor POE
        H Added As A Co-sponsor LINDNER
        H Added As A Co-sponsor NOLAND
        H Added As A Co-sponsor TENHOUSE
        H Added As A Co-sponsor BEAUBIEN
        H Added As A Co-sponsor DURKIN
        H Added As A Co-sponsor MYERS
        H Added As A Co-sponsor WAIT
        H First reading
                                   Referred to Hse Rules Comm
97-11-14 H
                                   Assigned to Elementary & Secondary
                                     Education
        H Added As A Co-sponsor MULLIGAN
        H Added As A Co-sponsor WOOD
98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
98-03-24 H Added As A Co-sponsor ERWIN
99-01-12 H Session Sine Die
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HB-2397 GASH.

605 ILCS 10/16.2 new

Amends the Toll Highway Act. Prohibits directors of the Illinois State Toll Highway Authority, their employees, and agents from receiving financial benefit from the letting of Authority contracts during their terms of service and for a period of one year following termination of their positions or employment with the Authority. Extends this prohibition to the immediate family or household members of the directors, employees, and agents of the Authority. Prohibits those persons from using material non-public information obtained as a result of their positions with the Authority or their family or household members' positions for their personal financial benefit and prohibits them from disclosing that information to others.

97-11-12 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

97-11-14 H

Assigned to Approp-Gen Srvc & Govt

Ovrsght

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die

HB-2398 HOFFMAN - DAVIS.STEVE - CURRY.JULIE - BOLAND - MOFFITT. NOVAK, HOLBROOK, SMITH, MICHAEL, REITZ, FEIGENHOLTZ, GASH, RONEN AND MCKEON.

55 ILCS 5/5-1096.1 new 55 ILCS 5/11-42-11.5 new

220 ILCS 5/8-101.1 new

220 ILCS 5/13-101

from Ch. 111 2/3, par. 13-101

Amends the Counties Code, the Illinois Municipal Code, and the Public Utilities Act in relation to fees imposed for late payment of cable television, telephone, and utility bills. Requires the bill to be post-marked at least 21 days before the due date. Limits delinguent fees to 1.5% of the amount past due.

97-11-12 H First reading

H Added As A Joint Sponsor DAVIS, STEVE

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor BOLAND

H Added As A Co-sponsor MOFFITT

H Added As A Co-sponsor NOVAK

H Added As A Co-sponsor HOLBROOK

H Added As A Co-sponsor SMITH, MICHAEL

H Added As A Co-sponsor REITZ

Referred to Hse Rules Comm 97-11-14 H Assigned to Consumer Protection

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

98-01-14 H Added As A Co-sponsor FEIGENHOLTZ

H Added As A Co-sponsor GASH

H Added As A Co-sponsor RONEN

H Added As A Co-sponsor MCKEON

99-01-12 H Session Sine Die

HB-2399 SMITH, MICHAEL - REITZ AND BLACK.

625 ILCS 5/2-119

from Ch. 95 1/2, par. 2-119

625 ILCS 5/6-118

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

97-11-13 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

97-11-14 H Assigned to Transportation & Motor Vehicles H Added As A Joint Sponsor REITZ

98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL

98-01-15 H Added As A Co-sponsor BLACK

99-01-12 H Session Sine Die

HB-2400 ACEVEDO - MCAULIFFE - CAPPARELLI - ZICKUS - LOPEZ, GASH, MCKEON, FRITCHEY, BRADLEY, LYONS, JOSEPH, BURKE, BUGIEL-SKI, LANG, CROTTY, BOLAND, SCOTT, NOVAK, FANTIN AND MOR-ROW.

720 ILCS 5/2-3,5 new

720 ILCS 5/9-1 720 ILCS 5/12-4 from Ch. 38, par. 9-1 from Ch. 38, par. 12-4

Amends the Criminal Code of 1961. Defines "community policing person". Provides that it is an aggravating factor for which the death penalty may be imposed that the murdered individual was a community policing person killed in the course of performing community policing functions or to prevent the community policing person from performing community policing functions or in retaliation for performing community policing functions and that the defendant knew or should have known that the murdered individual was a community policing person. Also establishes these factors to enhance battery to aggravated battery. Makes the enhanced offense a Class 2 felony (rather than a Class 3 felony) for which a sentence of imprisonment may be imposed of not less than 3 nor more than 14 years. Effective immediately.

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HOUSE AMENDMENT NO. 1.

Deletes reference to:
720 ILCS 5/2-3.5 new
720 ILCS 5/9-1
720 ILCS 12-4
Adds reference to:
720 ILCS 5/2-13
720 ILCS 5/2-13
720 ILCS 5/12-6.2
730 ILCS 5/12-6.2
730 ILCS 5/5-5-3.2
from Ch. 38, par. 2-13
from Ch. 38, par. 1005-5-3.2
```

Deletes everything. Amends the Criminal Code of 1961. Includes in the definition of a "peace officer" a person participating in a community policing program for the purposes of the statutes relating to a peace officer's use of force in making an arrest, first degree murder, aggravated assault, aggravated battery, aggravated battery with a firearm, aggravated intimidation, and aggravated discharge of a firearm. Provides that for the purposes of these various criminal offenses, a person participating in community policing is executing official duties. Amends the Unified Code of Corrections. Provides that it is an aggravating factor in sentencing that the defendant committed the offense against a person because of that person's participation in a community policing program.

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SENATE AMENDMENT NO. 1.
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Deletes reference to:
720 ILCS 5/2-13
Adds reference to:
720 ILCS 5/2-3.5 new
720 ILCS 5/9-1
                              from Ch. 38, par. 9-1
720 ILCS 5/12-2
                              from Ch. 38, par. 12-2
720 ILCS 5/12-4
                              from Ch. 38, par. 12-4
720 ILCS 5/12-4.2
                              from Ch. 38, par. 12-4.2
720 ILCS 5/24-1.2
                              from Ch. 38, par. 24-1.2
730 ILCS 5/5-8-1
                              from Ch. 38, par. 1005-8-1
```

Deletes everything after the enacting clause. Amends the Criminal Code of 1961. Defines "community policing volunteer". Provides that it is an aggravating factor in sentencing for first degree murder that the murder was committed by reason of any person's activity as a community policing volunteer or to prevent any person from engaging in activity as a community policing volunteer. Also provides that an assault or battery committed against a community policing volunteer is enhanced to aggravated assault or aggravated battery. Also provides that a battery committed against a community policing volunteer by the discharge of a firearm makes the offense aggravated battery with a firearm. Provides that intimidation against a community policing volunteer constitutes aggravated intimidation. Also includes in aggravated discharge of a firearm, discharging a firearm in the direction of a community policing volunteer. Amends the Unified Code of Corrections. Provides that it is an aggravating factor in sentencing that the defendant committed the offense by reason of a person's activity as a community policing volunteer or to prevent a person from engaging in activity as a community policing volunteer. Provides for natural life imprisonment for committing the offense of first degree murder by reason of a person's activity as a community policing volunteer or to prevent a person from engaging in activity as a community policing volunteer. NOTE(S) THAT MAY APPLY: Correctional

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97-11-13 H Filed With Clerk
H First reading Referred to Hse Rules Comm
97-11-14 H Assigned to Judiciary II - Criminal Law
H Added As A Joint Sponsor MCAULIFFE
H Added As A Co-sponsor ZICKUS
H Added As A Co-sponsor LOPEZ
H Added As A Co-sponsor CAPPARELLI
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98-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
      98-01-06 H Added As A Co-sponsor GASH
      98-01-14 H Added As A Co-sponsor MCKEON
               H Added As A Co-sponsor FRITCHEY
               H Added As A Co-sponsor BRADLEY
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor BURKE
               H Added As A Co-sponsor BUGIELSKI
      98-01-21 H
                                            Assigned to Judiciary II - Criminal Law
      98-02-03 H Added As A Co-sponsor LANG
      98-02-10 H
                      Amendment No.01
                                           JUD-CRIMINAL H
                                                                    Adopted
                                            Do Pass Amend/Short Debate 011-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
      98-02-18 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-02-19 H Rolld 2nd Rdng-Short Debate
               H Held 2nd Rdg-Short Debate
      98-02-25 H Added As A Co-sponsor CROTTY
               H Pld Cal Ord 3rd Rdg-Sht Dbt
               H 3rd Rdg-Sht Dbt-Pass/Vote 110-000-006
               H Added As A Co-sponsor BOLAND
               H Added As A Co-sponsor SCOTT
      98-02-26 S Arrive Senate
               S Placed Calendr, First Reading
               S Chief Sponsor DUDYCZ
               S First reading
                                            Referred to Sen Rules Comm
               S Added as Chief Co-sponsor FARLEY
      98-03-04 S
                                            Assigned to Judiciary
      98-03-26 S Added as Chief Co-sponsor OBAMA
      98-05-05 S
                       Amendment No.01
                                           JUDICIARY
                                                                    Adopted
                                            Recommnded do pass as amend 007-000-000
               S Placed Calndr, Second Reading
      98-05-12 S Second Reading
               S Placed Calndr, Third Reading
      98-05-13 S Third Reading - Passed 056-000-001
               H Arrive House
               H Place Cal Order Concurrence 01
      98-05-15 H Motion Filed Concur
                                             HRUL
               Н
                       Motion referred to
               H Calendar Order of Concurren 01
      98-05-18 H
                                            App For Consider - Complace
               H Calendar Order of Concurren 01
               H Added As A Co-sponsor NOVAK
               H Added As A Co-sponsor FANTIN
               H Added As A Co-sponsor MORROW
      98-05-19 H H Concurs in S Amend. 01/114-000-002
               H Passed both Houses
      98-06-17 H Sent to the Governor
      98-07-28 H Governor approved
               Η
                    Effective Date 99-01-01
                    PUBLIC ACT 90-0651
               Н
HB-2401
            CAPPARELLI.
   70 ILCS 2605/4
                                   from Ch. 42, par. 323
   70 ILCS 2605/4.13
                                   from Ch. 42, par. 323.13
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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.

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97-11-14 H Filed With Clerk
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H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2402 SCULLY.

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 acci-

2531 HB-2402-Cont.

dent 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

97-11-14 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

PARKE - SKINNER - JOHNSON.TOM - ROSKAM. HB-2403

35 ILCS 5/201

from Ch. 120, par. 2-201

35 ILCS 5/202.5 new

35 ILCS 5/901 from Ch. 120, par. 9-901

Amends the Illinois Income Tax Act to decrease the individual rate from 3% to 2.75% and to decrease the corporate rate from 4.8% to 4.4% beginning January 1, 1998. Effective January 1, 1998.

NOTE(S) THAT MAY APPLY: Fiscal

97-11-14 H Filed With Clerk

H Added As A Joint Sponsor SKINNER

H Added As A Co-sponsor JOHNSON, TOM

H Added As A Co-sponsor ROSKAM

98-01-06 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

ACEVEDO. HB-2404

New Act

Creates the Real Estate Broker Residential Home Builder Contract Act. Requires a contract to build a residential single-family home entered into between a real estate broker licensed under the Real Estate License Act of 1983 who engages in the building of residential single-family homes and another person to specify the skill level of the contractors and subcontractors who will build the home and to require every contractor and subcontractor to be a member of a labor organization or union.

97-11-14 H Filed With Clerk

98-01-06 H First reading

Referred to Hse Rules Comm.

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

ACEVEDO. HB-2405

New Act

Creates the Real Estate Broker Residential Home Builder Escrow Account Act. Provides that when a contract is entered into between a licensed real estate broker who engages in the business of building residential single-family homes and another person to build a residential single-family home and an escrow account is established, the minimum amount of the account shall be \$10,000. Provides that when the builder fails to meet any contract deadline, the other person is entitled to \$100 per day for each day past the deadline until the builder complies with the relevant contractual provision.

97-11-14 H Filed With Clerk

98-01-06 H First reading

99-01-12 H Session Sine Die

HB-2406 ROSKAM.

725 ILCS 5/116-3

Amends the Code of Criminal Procedure of 1963, Prohibits a court from ordering the collection of new or additional evidence for the purpose of conducting or facilitating forensic DNA testing. Limits testing to evidence collected before or at the time of the defendant's trial. Effective immediately.

97-11-14 H Filed With Clerk

98-01-06 H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Judiciary II - Criminal Law

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2407 HOWARD.

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

Amends the Illinois Income Tax Act. Deletes provision stating that "unreimbursed eligible remediation costs" does not include approved eligible remediation costs that are deducted under the provisions of the Internal Revenue Code or costs that are taken into account in calculating an environmental remediation credit granted against a tax imposed under the Internal Revenue Code. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 97-11-14 H Filed With Clerk

98-01-06 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2408 COWLISHAW - BROWN - ROSKAM - COULSON - JOHNSON, TOM.

35 ILCS 5/212 new

Amends the Illinois Income Tax Act. Provides that beginning with tax years ending on or after December 31, 1997, a taxpayer that has previously filed one return under this Act shall be entitled to a credit in the amount of one percent, a taxpayer that has filed 2 previous returns under this Act shall be entitled to a credit in the amount of 2%, a taxpayer that has filed 3 previous returns under this Act shall be entitled to a credit in the amount of 3%, a taxpayer that has filed 4 previous returns under this Act shall be entitled to a credit in the amount of 4%, and a taxpayer that has filed 5 or more previous returns under this Act shall be entitled to a credit of 5%. Exempts credit from the sunset provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

97-11-14 H Filed With Clerk

H Added As A Joint Sponsor BROWN

H Added As A Co-sponsor ROSKAM H Added As A Co-sponsor COULSON

H Added As A Co-sponsor JOHNSON, TOM

98-01-06 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2409 GASH.

20 ILCS 1605/7.12 new

20 ILCS 1605/13 from Ch. 120, par. 1163

20 ILCS 1605/13.1 new

Amends the Illinois Lottery Law. Requires the Department to report to the General Assembly regarding current enforcement of prohibitions against the sale of lottery tickets to minors. Provides that under certain conditions a prizewinner may assign all or part of his or her prize winnings to another person.

FISCAL NOTE (Dept. of Lottery)

There would be no fiscal impact to the Lottery if Section 7.12 of HB2409 were to become law. Section 13 and 13.1 of the proposed legislation would require the Lottery to hire as many as three or four additional attorneys or legal staff members.

States such as Arizona, New Jersey and Colorado have estimated as much as a \$150,000 - \$175,000 annual increase for personnel and subsequent overtime.

98-01-05 H Filed With Clerk

98-01-06 H First reading Referred to Hse Rules Comm

98-02-06 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2410 BROWN.

30 ILCS 105/5.449 new 30 ILCS 105/6z-45 new 35 ILCS 200/18-162 new

Amends the Property Tax Code. Provides that the county clerk shall abate the tax extended for educational purposes on property that (i) is owned by an individual 68 years of age or older and (ii) qualifies for the General Homestead Exemption under the Code. Provides that the taxes shall be abated on a prorata basis. Provides that the aggregate abatement shall be in an amount equal to the balance in the Senior Citizens Property Tax Reduction Fund or an amount to abate 100% of the taxes levied for educational purposes on eligible properties, whichever is less. Provides that the county clerk shall annually transfer an amount equal to the amount of the abatement in the school district to that school district. Requires the State Comptroller to annually determine the State revenue surplus for the preceding fiscal year by subtracting expenditures out of the

General Revenue Fund from receipts into that Fund during the preceding fiscal year. Provides that an amount equal to the revenue surplus for the preceding fiscal year shall be deposited into the Senior Citizens Property Tax Reduction Fund for the abatement. Provides that any surplus in the Fund after distribution to the county collectors shall be transferred to the General Revenue Fund. Amends the State Finance Act to create the Senior Citizens Property Tax Reduction Fund. Makes other changes. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford
   98-01-05 H Filed With Clerk
   98-01-06 H First reading
                                         Referred to Hse Rules Comm
   98-03-11 H
                                         Assigned to Revenue
   98-03-20 H
                                         Re-Refer Rules/Rul 19(a)
   98-04-30 H
                                         Motion filed EXTEND COMMITTEE
            H
                                         AND 3RD READING
            Н
                                         DEADLINE UNTIL
            Н
                                         MAY 22, 1998/CROSS
            Н
                                         Chair Rules
            H Appeal Ruling of Chair CROSS
            H Shall Chair Be Sustained
            H Mtn Pvl/Chr Ssn/000-000060-057-000
            Н
                                        Committee Rules
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99-01-12 H Session Sine Die

HB-2411 KOSEL – LYONS, EILEEN – ZICKUS – HANNIG – YOUNGE, KLINGLER, WINTERS, WIRSING, WAIT, COWLISHAW, BOST, POE, JONES, JOHN, PANKAU, MOORE, ANDREA, KRAUSE, MITCHELL, BRADY, WOOD, DURKIN, MULLIGAN, BIGGINS, TENHOUSE, MOFFITT, WINKEL, DEUCHLER, BLACK, STEPHENS, MEYER, GASH, MOORE, EUGENE, LANG, GIGLIO, WOJCIK, COULSON, PERSICO, MURPHY AND PHELPS.

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105 ILCS 5/18-8.05
105 ILCS 235/15-5
105 ILCS 235/15-10
105 ILCS 235/15-15
105 ILCS 235/15-20
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Amends the School Code. Revises the State aid formula applicable during the 1998-99 and subsequent school years. Deletes language requiring that if the aggregate amount of any hold-harmless payments that school districts are to receive in any such school year, as computed under the applicable formula for that school year, is greater than the aggregate amount appropriated for that purpose, the hold-harmless payments that school districts receive for that school year are to be prorated accordingly. Also amends the General State Aid Continuing Appropriation Law. Changes the Law's short title and includes hold-harmless payments required to be made to school districts under the State aid formula within the ambit of that Law's application. Effective immediately, except the amendment of the School Code takes effect July 1, 1998.

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FISCAL NOTE (State Board of Education)
   Potential cost to Illinois, above the FY98 level, is $20 M in
    1999-2000 and $40 M in 2000-2001.
   STATE MANDATES FISCAL NOTE (State Board of Education)
   No change from SBE fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal
   98-01-05 H Filed With Clerk
   98-01-06 H First reading
                                        Referred to Hse Rules Comm
   98-01-14 H Added As A Joint Sponsor LYONS, EILEEN
            H Added As A Co-sponsor ZICKUS
            H Added As A Co-sponsor HANNIG
            H Added As A Co-sponsor YOUNGE
            H Added As A Co-sponsor KLINGLER
            H Added As A Co-sponsor WINTERS
            H Added As A Co-sponsor WIRSING
            H Added As A Co-sponsor WAIT
            H Added As A Co-sponsor COWLISHAW
            H Added As A Co-sponsor BOST
            H Added As A Co-sponsor POE
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H Added As A Co-sponsor JONES, JOHN

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98-01-14--Cont.
        H Added As A Co-sponsor PANKAU
        H Added As A Co-sponsor KRAUSE
        H Added As A Co-sponsor MITCHELL
        H Added As A Co-sponsor BRADY
        H Added As A Co-sponsor WOOD
        H Added As A Co-sponsor DURKIN
        H Added As A Co-sponsor MULLIGAN
         H Added As A Co-sponsor BIGGINS
         H Added As A Co-sponsor TENHOUSE
         H Added As A Co-sponsor MOFFITT
        H Added As A Co-sponsor WINKEL
         H Added As A Co-sponsor DEUCHLER
        H Added As A Co-sponsor BLACK
         H Added As A Co-sponsor STEPHENS
         H Added As A Co-sponsor MOORE, ANDREA
98-01-22 H Added As A Co-sponsor MEYER
98-01-27 H Added As A Co-sponsor GASH
        H Added As A Co-sponsor MOORE, EUGENE
98-01-28 H Added As A Co-sponsor LANG
         H Added As A Co-sponsor GIGLIO
         H Added As A Co-sponsor WOJCIK
98-02-03 H
                                     Assigned to Elementary & Secondary
                                       Education
98-02-19 H Added As A Co-sponsor COULSON
         H Added As A Co-sponsor PERSICO
         H Added As A Co-sponsor MURPHY
98-02-25 H
                                     Do Pass/Short Debate Cal 019-000-000
        H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Co-sponsor PHELPS
98-03-09 H
                                     Fiscal Note Filed
                                     St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-18 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-19 H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-000
98-03-24 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor MAHAR
         S First reading
                                     Referred to Sen Rules Comm
98-04-20 S Added as Chief Co-sponsor PARKER
98-04-22 S Added as Chief Co-sponsor LAUZEN
                                     Assigned to Education
98-04-29 S
                Amendment No.01
                                     EDUCATION S
                                                             Lost
                                     Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
98-05-04 S
           Second Reading
         S Placed Calndr, Third Reading
98-05-06 S Filed with Secretary
                Amendment No.02
         S
                                    HALVORSON
                Amendment referred to SRUL
98-05-13 S Added as Chief Co-sponsor BERMAN
         S Added as Chief Co-sponsor WALSH,L
         S Third Reading - Passed 054-003-000
         S Tabled Pursuant to Rule5-4(A) SA 02
         S Third Reading - Passed 054-003-000
         H Passed both Houses
98-06-11 H Sent to the Governor
98-07-29 H Governor approved
             Effective Date 98-07-29
         Н
         Н
             PUBLIC ACT 90-0654
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HB-2412 DURKIN.

745 ILCS 50/2.14 new

745 ILCS 50/3

from Ch. 56 1/2, par. 2003

Amends the Good Samaritan Food Donor Act to exempt from civil liability donors of day old bread (but fit for human consumption) to charities.

2535 HB-2412—Cont.

98-01-05 H Filed With Clerk 98-01-06 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2413 DURKIN - KOSEL - ACEVEDO AND COULSON.

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 of certain offenses determined by the county board upon the release or discharge of the 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.

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98-01-05 H Filed With Clerk
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98-01-06 H First reading Referred to Hse Rules Comm

98-01-27 H Added As A Joint Sponsor KOSEL

98-03-11 H Assigned to Judiciary II - Criminal Law

98-03-13 H Added As A Co-sponsor COULSON

98-03-20 H Added As A Co-sponsor ACEVEDO Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2414 GASH - LANG.

105 ILCS 5/10-21.7-5 new

105 ILCS 5/34-84a.2 new

720 ILCS 5/31-9 new

Amends the School Code and the Criminal Code of 1961. Requires school principals and other appropriate administrative officers of public and nonpublic elementary and secondary schools to report to local law enforcement agencies felony and misdemeanor violations that occur in the schools or at school related activities supervised by school employees. Violations are petty offenses with \$500 fines imposed for each incident of criminal violations not reported.

FISCAL NOTE (State Board of Education)

No fiscal impact at the State level; local impact would depend

on number of violations reported.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

98-01-05 H Filed With Clerk

98-01-06 H First reading Referred to Hse Rules Comm

98-02-09 H Added As A Joint Sponsor LANG

98-02-17 H Fiscal Note Filed

H St Mandate Fis Note Filed

H Committee Rules

99-01-12 H Session Sine Die

HB-2415 NOVAK.

415 ILCS 5/22

from Ch. 111 1/2, par. 1022

Amends the Environmental Protection Act to make technical changes in the Section concerning the adoption of regulations.

FISCAL NOTE (Environmental Protection Agency)

HB 2415 would have no fiscal impact on EPA.

98-01-05 H Filed With Clerk

98-01-06 H First reading Referred to Hse Rules Comm

98-02-06 H Fiscal Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-2416 NOVAK.

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.

FISCAL NOTE (Environmental Protection Agency)

HB 2416 would have no fiscal impact on EPA.

98-01-05 H Filed With Clerk

2536

98-01-06 H First reading Referred to Hse Rules Comm 98-02-06 H Fiscal Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-2417 NOVAK.

415 ILCS 5/58

Amends the Environmental Protection Act to make a technical change in the intent Section of the site remediation program Title.

FISCAL NOTE (Environmental Protection Agency)

HB 2417 would have no fiscal impact on EPA.

98-01-05 H Filed With Clerk

98-01-06 H First reading Referred to Hse Rules Comm

98-02-06 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2418 NOVAK.

415 ILCS 55/1

from Ch. 111 1/2, par. 7451

Amends the Illinois Groundwater Protection Act. Adds a caption and makes a technical change to the short title Section.

FISCAL NOTE (Environmental Protection Agency)

HB 2418 would have no fiscal impact on EPA.

98-01-05 H Filed With Clerk

98-01-06 H First reading Referred to Hse Rules Comm

98-02-06 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2419 NOVAK.

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.

98-01-05 H Filed With Clerk

98-01-06 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2420 SLONE.

New Act

30 ILCS 115/2 30 ILCS 805/8.22 new from Ch. 85, par. 612

Creates the Urban Growth Planning Act to require more densely populated or rapidly growing counties to prepare Urban Growth Plans, under which the counties designate urban growth areas beyond which no urban land uses shall be allowed. Provides for local government cooperation and public participation in the designation of urban growth areas. Preempts home rule powers. Amends the State Mandates Act to require implementation without reimbursement. Amends the State Revenue Sharing Act to authorize the Department of Revenue to withhold distributions from the Local Government Distribution Fund to counties that fail to timely submit Urban Growth Plans. Effective immediately.

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

98-01-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm

H Primary Sponsor Changed To SLONE

99-01-12 H Session Sine Die

HB-2421 FRITCHEY.

755 ILCS 50/4.5 new

Amends the Uniform Anatomical Gift Act. Provides that no hospital, physician and surgeon, bank or storage facility, or other person shall determine the ultimate recipient of an anatomical gift based upon a potential recipient's physical or mental disability, except in cases where the physical or mental disability has been found by a physician and surgeon to be medically significant to the provision of the anatomical gift. Provides that the person with a physical or mental disability shall not be required to demonstrate

postoperative independent living abilities in order to have access to a transplant if there is evidence that the person will have sufficient, compensatory support and assistance. Provides that the court shall accord priority on its calendar and handle expeditiously any action brought to seek any remedy authorized by law for purposes of enforcing compliance with these provisions and that these provisions shall not be deemed to require the performance of medically inappropriate organ transplants.

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FISCAL NOTE (Dpt. Professional Regulation)
No measurable fiscal impact.
FISCAL NOTE (Secretary of State)
No fiscal impact on the Sec. of State Office.
98-01-06 H Filed With Clerk
         H First reading
                                        Referred to Hse Rules Comm
98-02-19 H
                                        Fiscal Note Filed
         Н
                                        Fiscal Note Filed
         Н
                                        Committee Rules
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99-01-12 H Session Sine Die

FRITCHEY - TURNER, JOHN - GASH - BROSNAHAN - LY-HB-2422 ONS, EILEEN, SILVA AND LANG.

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.

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NOTE(S) THAT MAY APPLY: Correctional
    98-01-06 H Filed With Clerk
                                         Referred to Hse Rules Comm
             H First reading
    98-01-07 H Added As A Joint Sponsor TURNER, JOHN
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H Added As A Co-sponsor GASH H Added As A Co-sponsor BROSNAHAN H Added As A Co-sponsor LYONS, EILEEN 98-01-14 H Added As A Co-sponsor SILVA

98-02-18 H Added As A Co-sponsor LANG

99-01-12 H Session Sine Die

WINTERS - SCOTT. HB-2423

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410 ILCS 535/25
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from Ch. 111 1/2, par. 73-25

Amends the Vital Records Act. Provides that a county board may authorize the local registrar or county clerk to charge an additional fee of up to 30% of the fee charged by the State Registrar. The additional fee shall be used for funding emergency child care in the county.

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98-01-06 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-01-14 H Added As A Joint Sponsor SCOTT
99-01-12 H Session Sine Die
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HB-2424 HOLBROOK - TURNER, JOHN - WINKEL - BLACK.

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35 ILCS 200/2-60
50 ILCS 110/2
                                  from Ch. 102, par. 4.11
60 ILCS 1/35-35
60 ILCS 1/60-5
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Amends the Property Tax Code and the Township Code to add that an appointee to a township office may establish political party affiliation by a record of participating in a party caucus. Provides that if a township board vacancy is not filled within 60 days (now 120), the electors at a special township meeting may select a replacement. Amends the Public Officer Simultaneous Tenure Act to remove township highway commissioners from its provisions. Effective immediately.

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STATE MANDATÉS ACT FISCAL NOTE
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HB2424 fails to create a State Mandate.

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FISCAL NOTE (Dpt. Commerce & Community Affairs) HB2424 will have no fiscal impact on DCCA.
```

HOME RULE NOTE

5 ILCS 465/1

5 ILCS 465/2

5 ILCS 465/2a new 5 ILCS 465/3

The bill has no impact on local government home rule powers.

SENATE AMENDMENT NO. 1.

Provides that an appointee to a township office may establish his or her political party affiliation by a record of participating in a political party's nomination or election caucus if the appointee has not voted in a party primary election or is not holding or has not held an office in a political party organization.

```
98-01-13 H Filed With Clerk
     98-01-20 H First reading
                                           Referred to Hse Rules Comm
     98-01-27 H Added As A Co-sponsor TURNER, JOHN
     98-02-03 H
                                           Assigned to Local Government
     98-02-19 H
                                           Fiscal Note Requested BLACK
                                           St Mandate Fis Nte Requestd BLACK
               Η
                                           Home Rule Note Requested BLACK
               Н
                                           Do Pass/Short Debate Cal 014-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
     98-02-25 H
                                           St Mandate Fis Note Filed
               Н
                                           Fiscal Note Filed
                                           Home Rule Note Filed
               Η
               H Cal Ord 2nd Rdg-Shr Dbt
               H Added As A Co-sponsor WINKEL
      98-03-18 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
               H Added As A Joint Sponsor TURNER, JOHN
      98-03-19 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
               H Added As A Co-sponsor BLACK
      98-03-24 S Arrive Senate
               S Placed Calendr, First Reading
      98-03-26 S Chief Sponsor MYERS,J
      98-03-31 S First reading
                                           Referred to Sen Rules Comm
                                           Assigned to Local Government & Elections
      98-04-01 S
                                           Held in committee
      98-04-21 S
      98-04-29 S Added as Chief Co-sponsor BOWLES
                                           LOCAL GOVERN S
      98-05-07 S
                      Amendment No.01
                                                                    Adopted
                                           Recomminded do pass as amend 010-000-000
               S Placed Calndr, Second Reading
      98-05-12 S Second Reading
               S Placed Calndr, Third Reading
      98-05-13 S Third Reading - Passed 054-001-000
               H Arrive House
               H Place Cal Order Concurrence 01
      98-05-14 H Motion Filed Concur
                      Motion referred to
                                             HRUL
               H Calendar Order of Concurren 01
      98-05-18 H
                                           App For Consider - Complnce
               H Calendar Order of Concurren 01
      98-05-19 H H Concurs in S Amend. 01/115-001-001
               H Passed both Houses
      98-06-17 H Sent to the Governor
      98-08-14 H Governor approved
                    Effective Date 98-08-14
               Η
                    PUBLIC ACT 90-0748
HB-2425
            DAVIS.STEVE - BOLAND - MEYER - MCCARTHY - FANTIN, REITZ,
            HOFFMAN, MCGUIRE, WOOLARD, GASH, NOVAK AND FRITCHEY.
```

Amends the Flag Display Act. Provides that the POW/MIA flag shall be flown at courthouses; State penal and reformatory, educational and charitable institutions; and school houses in the State of Illinois. Provides that the United States national flag and the POW/MIA flag shall be flown at each State building and facility.

from Ch. 1, par. 3301

from Ch. 1, par. 3302

from Ch. 1, par. 3303

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FISCAL NOTE (Dpt. Central Management Services)
    No fiscal impact is expected on DCMS.
    STATE MANDATES ACT FISCAL NOTE
    HB 2425 fails to create a State mandate.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    98-01-13 H Filed With Clerk
    98-01-20 H First reading
                                         Referred to Hse Rules Comm
    98-02-03 H Added As A Joint Sponsor BOLAND
    98-02-17 H
                                         Fiscal Note Filed
                                         Committee Rules
            н
    98-02-18 H
                                         Assigned to Veterans' Affairs
    98-02-25 H Added As A Co-sponsor MEYER
    98-02-26 H
                                         Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
             Н
                                         Fiscal Note Requested MEYER
             H
                                         St Mandate Fis Nte Requestd MEYER
             H Cal Ord 2nd Rdg-Shr Dbt
    98-03-19 H Added As A Co-sponsor MCCARTHY
    98-03-23 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
             H Added As A Co-sponsor FANTIN
             H Added As A Co-sponsor REITZ
             H Added As A Co-sponsor HOFFMAN
             H Added As A Co-sponsor MCGUIRE
             H Added As A Co-sponsor WOOLARD
    98-03-24 H Added As A Co-sponsor GASH
             H Added As A Co-sponsor NOVAK
    98-03-25 H
                                         St Mandate Fis Note Filed
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-03-26 H Added As A Co-sponsor FRITCHEY
             H 3rd Rdg-Sht Dbt-Pass/Vote 108-003-005
    98-03-31 S Arrive Senate
             S Placed Calendr, First Reading
    98-04-01 S Chief Sponsor WATSON
             S First reading
                                          Referred to Sen Rules Comm
    98-04-22 S
                                          Assigned to Executive
    98-04-28 S
                                          To Subcommittee
                                         Committee Executive
    98-05-08 S
                                         Refer to Rules/Rul 3-9(a)
    99-01-12 H Session Sine Die
          NOVAK.
```

HB-2426

220 ILCS 5/16-101

Amends the Public Utilities Act. Makes technical and stylistic changes in a Section relating to a utility's election to file biennial rate proceedings with the Illinois Commerce Commission.

```
98-01-13 H Filed With Clerk
98-01-20 H First reading
                                       Referred to Hse Rules Comm
99-01-I2 H Session Sine Die
```

HB-2427 NOVAK.

20 ILCS 687/6-6

Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997. Makes stylistic changes in a Section related to energy efficiency programs.

```
FISCAL NOTE (Dept. Natural Resources)
There will be no fiscal impact from this bill.
98-01-13 H Filed With Clerk
98-01-20 H First reading
                                        Referred to Hse Rules Comm
                                        Fiscal Note Filed
98-02-10 H
                                        Committee Rules
99-01-12 H Session Sine Die.
```

HB-2428 NOVAK.

220 ILCS 5/16-103

Amends the Public Utilities Act. Makes technical changes in a Section relating to service obligations of electric utilities.

98-01-13 H Filed With Clerk 98-01-20 H First reading 99-01-12 H Session Sine Die

Referred to Hse Rules Comm

HB-2429 NOVAK.

765 ILCS 745/8.3 new 765 ILCS 745/8.6 new

Amends the Mobile Home Landlord and Tenant Rights Act. Requires a mobile home park operator to notify park residents of a proposed sale or lease of the park, and gives the residents a right of first refusal in order to purchase or lease the park themselves. Provides that if a mobile home park owner intends to change the use of the land on which one or more mobile homes are located, the park owner must compensate the owners of those mobile homes.

98-01-13 H Filed With Clerk

98-01-20 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2430 JONES, JOHN - BLACK.

New Act

5 ILCS 80/4.19 new

30 ILCS 105/5.480 new

Creates the Illinois Petroleum Education and Marketing Act and the Illinois Petroleum Resources Board. Repeals the Board on July 1, 2002. Provides that the Board shall consist of 12 members appointed by the Governor. Sets out the powers and duties of the Board. Creates the Petroleum Resources Revolving Fund, a continuing fund not subject to fiscal year limitations. Allows the Board to levy an assessment equal to one-tenth of 1% of the gross revenues of oil and gas produced from each well in the State. Requires the assessment to be deducted from the proceeds of production by the first purchaser and remitted to the Department of Revenue. Sets out the procedures for requesting a refund. Allows the Board to invest funds collected through the assessments. Provides that this Act does not preempt or supersede other State or national programs. Amends the State Finance Act to add the Petroleum Resources Revolving Fund. Amends the Regulatory Agency Sunset Act to repeal the Illinois Petroleum Education and Marketing Act on January 1, 2008. Effective July 1, 1998.

SENATE AMENDMENT NO. 1.

Eliminates the power to approve and disapprove the investment of moneys in the Petroleum Resources Revolving Fund from the list of powers and duties of the Illinois Petroleum Resources Board.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-13 H Filed With Clerk 98-01-20 H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Environment & Energy 98-03-20 H Do Pass/Short Debate Cal 023-000-000 H Placed Cal 2nd Rdg-Sht Dbt 98-03-23 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt 98-03-25 H 3rd Rdg-Sht Dbt-Pass/Vote 104-011-000 H Added As A Joint Sponsor BLACK 98-03-26 S Arrive Senate S Placed Calendr, First Reading 98-04-01 S Chief Sponsor O'DANIEL S Added as Chief Co-sponsor LUECHTEFELD S First reading Referred to Sen Rules Comm 98-04-28 S Assigned to Environment & Energy 98-05-06 S ENVIR. & ENE. S Adopted Amendment No.01 Recommided do pass as amend 006-000-000 S S Placed Calndr, Second Reading 98-05-07 S Second Reading S Placed Calndr, Third Reading 98-05-13 S Third Reading - Passed 047-008-000 H Arrive House H Place Cal Order Concurrence 01 98-05-14 H Motion Filed Concur HRUL Η Motion referred to H Calendar Order of Concurren 01

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98-05-18 H
                                      App For Consider - Complnce
         H Calendar Order of Concurren 01
98-05-19 H H Concurs in S Amend, 01/117-000-000
         H Passed both Houses
98-06-04 H Sent to the Governor
98-07-10 H Governor approved
         Н
              Effective Date 98-07-10
              PUBLIC ACT 90-0614
```

HB-2431 CROSS.

105 ILCS 127/Act title 105 ILCS 127/1 105 ILCS 127/2

Н

Amends the School Reporting of Drug Violations Act. Changes title of the Act to the School Reporting of Felony and Drug Violations Act. Includes felony violations of the Criminal Code of 1961 in the reporting requirements (now only certain violations of the Cannabis Control Act and the Illinois Controlled Substances Act must be reported). Effective immediately.

```
98-01-13 H Filed With Clerk
98-01-20 H First reading
                                       Referred to Hse Rules Comm
99-01-12 H Session Sine Die
```

HB-2432 CAPPARELLI - BUGIELSKI - MCAULIFFE.

Appropriates \$3,000,000 to the Capital Development Board from the Capital Development Fund for a grant to the Chicago International Port District for all costs associated with the planning and construction of a marina and associated recreational facilities and necessary appurtentant infrastructure improvements. Effective immediately.

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NOTE(S) THAT MAY APPLY: Balanced Budget
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98-01-13 H Filed With Clerk
         H Added As A Joint Sponsor BUGIELSKI
         H Added As A Co-sponsor MCAULIFFE
98-01-20 H First reading
                                      Referred to Hse Rules Comm
98-03-11 H
                                      Assigned to Appropriations-Public Safety
98-03-20 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

MCCARTHY - SCULLY - SCHAKOWSKY - CROTTY - ACEVEDO, HB-2433 BROSNAHAN, DART, WINTERS, MCKEON, FEIGENHOLTZ AND CUR-RY,JULIE.

220 ILCS 5/16-111

Amends the Public Utilities Act. Provides that under the Electric Service Customer Choice and Rate Relief Law of 1997 residential retail rates shall be reduced effective February 1, rather than August 1, 1998. Effective immediately.

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NOTE(S) THAT MAY APPLY: Housing Afford
```

```
98-01-13 H Filed With Clerk
        H Added As A Joint Sponsor SCULLY
98-01-14 H Added As A Co-sponsor SCHAKOWSKY
         H Added As A Co-sponsor CROTTY
        H Added As A Co-sponsor BROSNAHAN
        H Added As A Co-sponsor DART
         H Added As A Co-sponsor WINTERS
         H Added As A Co-sponsor MCKEON
         H Added As A Co-sponsor FEIGENHOLTZ
98-01-20 H First reading
                                     Referred to Hse Rules Comm
98-01-28 H
                                     Assigned to Electric Utility Deregulation
98-02-03 H Added As A Co-sponsor ACEVEDO
98-02-04 H
                                     Motion Do Pass-Lost 002-008-000 HEUD
         Н
                                     Remains in CommiElectric Utility
                                      Deregulation
         H Added As A Co-sponsor CURRY, JULIE
98-03-20 H
                                    Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2434 **2542**

HB-2434 COWLISHAW.

105 ILCS 5/27-23.5 new

Amends the School Code. 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.

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98-01-13 H Filed With Clerk
98-01-20 H First reading
```

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2435 LAWFER - MOFFITT - LEITCH - KENNER - CROSS AND CLAYTON.

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 ex-

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.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 760 ILCS 100/9 Adds reference to: 760 ILCS 100/15b

Provides that, to the extent surplus income from the care fund is available, the definition of "care" includes the payment of overhead expenses and the maintenance of records of lot ownership, transfers, and burials. Removes the provision that excludes from the definition of "care" compensation of employees the preponderance of whose duties do not include the maintenance of the cemetery. Removes the provision that requires a cemetery authority to make application for a license within 30 days. Further amends the Cemetery Care Act. In provisions concerning a cemetery authority sale or transfer, provides that, when the Comptroller issues a new cemetery care license upon application of the newly controlled corporation or partnership, the license must be applied for within 30 days of the anticipated date of the sale or transfer. Adds an immediate effective date.

```
98-01-13 H Filed With Clerk
         H Added As A Joint Sponsor MOFFITT
98-01-14 H Added As A Co-sponsor LEITCH
98-01-20 H First reading
                                     Referred to Hse Rules Comm
98-02-03 H Added As A Co-sponsor KENNER
         H Added As A Co-sponsor CROSS
98-03-11 H
                                      Assigned to State Govt Admin & Election
98-03-18 H Added As A Co-sponsor CLAYTON
98-03-20 H
                Amendment No.01
                                      ST GV-ELC RFM H
                                                              Adopted
                                      Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor SIEBEN
```

Adopted

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98-03-26 S First reading
```

Referred to Sen Rules Comm

99-01-12 H Session Sine Die

HB-2436 HASSERT - DAVIS, MONIQUE.

820 ILCS 320/10

Amends the Public Safety Employee Benefits Act to provide that benefits are available to covered employees killed or injured in the line of duty on or after July 1, 1980 rather than November 14, 1997. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Adds reference to:
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820 ILCS 320/3 new

Defines the terms "catastrophic injury" and "gainful work activity".

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

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98-01-13 H Filed With Clerk
98-01-20 H First reading
                                     Referred to Hse Rules Comm
98-03-11 H
                                     Assigned to Labor & Commerce
98-03-20 H
                Amendment No.01
                                     LABOR-CMRC H
                                     Do Pass Amend/Short Debate 013-002-004
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H
                Amendment No.02
                                     HASSERT
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-24 H
                Amendment No.02
                                     HASSERT
         H Be approved consideration 003-002-000/HRUL
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H Added As A Joint Sponsor DAVIS, MONIQUE
98-04-02 H
                                     Re-Refer Rules/Rul 19(a)
```

HB-2437 BLACK.

625 ILCS 45/3-1

from Ch. 95 1/2, par. 313-1

Amends the Boat Registration and Safety Act to exempt non-powered, inflatable recreational boats from the requirement that watercraft be numbered by the Department of Natural Resources. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
```

99-01-12 H Session Sine Die

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98-01-14 H Filed With Clerk
```

98-01-20 H First reading 99-01-12 H Session Sine Die Referred to Hse Rules Comm

HANNIG - YOUNGE. HR-2438

Makes appropriations to the Board of Trustees of the State Universities Retirement System for fiscal year 1999. Effective July 1, 1998. 98-01-14 H Filed With Clerk

```
H Added As A Joint Sponsor YOUNGE
98-01-20 H First reading
                                    Referred to Hse Rules Comm
98-03-11 H
                                    Assigned to Appropriations-Education
98-03-20 H
                                    COMMITTEE DEADLINE
         Н
                                    EXTENDED UNTIL
                                    MARCH 27, 1998
         Η
         Н
                                    Committee Appropriations-Education
```

98-03-27 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-2439 MADIGAN,MJ - HANNIG - DAVIS,MONIQUE - CURRIE - SCHA-KOWSKY, SLONE AND MCGUIRE.

Changes FY98 appropriations to the Department on Aging, the Department of Children and Family Services, the Department of Public Health, and the Department of Human Services. Makes FY99 appropriations to those Departments in addition to amounts that otherwise may be appropriated. Effective immediately, except that FY99 appropriations take effect July 1, 1998.

```
98-01-14 H Chief Sponsor MADIGAN, MJ
```

H Added As A Joint Sponsor HANNIG

H Added As A Co-sponsor CURRIE

H Filed With Clerk

```
98-01-20 H First reading
                                    Referred to Hse Rules Comm
98-01-21 H Added As A Co-sponsor SCHAKOWSKY
        Н
                                     Assigned to Appropriations-Human Services
        H Added As A Co-sponsor SLONE
98-01-27 H Added As A Co-sponsor DAVIS, MONIQUE
        H Added As A Co-sponsor MCGUIRE
        Н
                                     Motion disch comm, advc 2nd
        Η
                                     AND PLACE ON THE
         Н
                                     APPROPRIATE ORDER
        Н
                                     OF BUSINESS-BLACK
         Н
                Motion referred to
                                      HRUL
         Н
                                     Committee Appropriations-Human Services
98-01-28 H
                                     Motn discharge comm lost HRUL/
                                       002-003-000
         Н
                                     Committee Appropriations-Human Services
98-03-20 H
                                     Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2440 HARTKE – NOVAK – O'BRIEN, KOSEL AND POE.

625 ILCS 5/12-215

from Ch. 95 1/2, par. 12-215

Amends the Illinois Vehicle Code to allow a propane delivery truck to use amber oscillating, rotating, or flashing lights.

```
98-01-14 H Filed With Clerk
H Added As A Joint Sponsor NOVAK
H Added As A Co-sponsor O'BRIEN
H Added As A Co-sponsor KOSEL
H Added As A Co-sponsor POE

98-01-20 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die
```

HB-2441 HARTKE.

Appropriates \$35,000 from the Road Fund to the Department of Transportation for all costs associated with raising the grade level on 2000 Street, North in Ste. Marie Township in Jasper County. Effective July 1, 1998.

```
98-01-14 H Filed With Clerk
98-01-20 H First reading Referred to Hse Rules Comm
98-03-11 H Assigned to Appropriations-Public Safety
98-03-20 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2442 SAVIANO – CAPPARELLI – MCAULIFFE – BUGIELSKI – MAUTINO AND LANG.

```
30 ILCS 105/8.25f
                                   from Ch. 127, par. 144.25f
35 ILCS 105/9
                                   from Ch. 120, par. 439.9
                                   from Ch. 120, par. 439.39
35 ILCS 110/9
35 ILCS 115/9
                                   from Ch. 120, par. 439.109
35 ILCS 120/3
                                   from Ch. 120, par. 442
70 ILCS 210/13
                                   from Ch. 85, par. 1233
70 ILCS 210/13.2
                                   from Ch. 85, par. 1233.2
70 ILCS 210/20
                                   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.

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NOTE(S) THAT MAY APPLY: Fiscal
```

98-01-14 H Filed With Clerk

H Added As A Joint Sponsor CAPPARELL1

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor BUGIELSKI

H Added As A Co-sponsor MAUTINO

98-01-20 H First reading Referred to Hse Rules Comm

98-02-04 H Added As A Co-sponsor LANG

99-01-12 H Session Sine Die

HB-2443 CAPPARELLI - SAVIANO - MCAULIFFE - BUGIELSKI -MOORE, EUGENE AND LYONS, JOSEPH.

40 ILCS 5/12-133.5 new

40 ILCS 5/12-166

from Ch. 108 1/2, par. 12-166

30 ILCS 805/8.22 new

Amends the Chicago Park District Article of the Pension Code. Provides an early retirement program for certain employees who withdraw from service on or after August 31, 1998 and no later than December 31, 1998. Allows the retiree to establish up to 5 years of additional service credit; requires an additional employee contribution. Also expands the investment authority of the Board. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PÉNSION NOTE

Participation rate is estimated at 30%, for an increase in accrued liability of \$4.6 M; to amortize over 10 years, an annual contribution is \$508,000. Annual investment return may be increased.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

40 ILCS 5/12-133.5 new

40 ILCS 5/12-166 from Ch. 108 1/2, par. 12-166

30 ILCS 805/8.22 new

Adds reference to:

40 ILCS 5/15-102

from Ch. 108 1/2, par. 15-102

Deletes everything. Amends the State Universities Article of the Pension Code to make a technical correction in a cross reference relating to definitions. Effective immediately.

PENSION NOTE, AMENDED

No change from previous pension note.

HOUSE AMENDMENT NO. 2.

Deletes reference to:

40 ILCS 5/15-102 from Ch. 108 1/2, par. 15-102

Adds reference to:

40 ILCS 5/12-133.5 new

40 ILCS 5/12-166 from Ch. 108 1/2, par. 12-166

30 ILCS 805/8.22 new

Deletes everything. Amends the Chicago Park District Article of the Pension Code. Provides an early retirement program for certain employees who withdraw from service on or after August 31, 1998 and no later than December 31, 1998. Allows the retiree to establish up to 5 years of additional service credit; requires an additional employee contribution. Also expands the investment authority of the Board. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

```
98-01-14 H Filed With Clerk
```

H Added As A Joint Sponsor SAVIANO

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor BUGIELSKI

98-01-20 H First reading Referred to Hse Rules Comm 98-02-25 H Assigned to Personnel & Pensions

98-03-03 H Pension Note Filed

Committee Personnel & Pensions

98-03-20 H Amendment No.01 PERS PENSION H Adopted

Do Pass Amend/Short Debate 008-005-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-23 H Added As A Co-sponsor LYONS, JOSEPH

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98-03-25 H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
98-03-26 H
                                     CAPPARELLI
                Amendment No.02
        Н
                Amendment referred to HRUL
        Н
                Rules refers to
                                      HPPN
        H Held 2nd Rdg-Short Debate
98-03-31 H Added As A Co-sponsor MOORE, EUGENE
        Η
                                     Pension Note filed as Amnd
        H Held 2nd Rdg-Short Debate
98-04-01 H
                Amendment No.02
                                     CAPPARELLI
         H Be approved consideration 013-000-000/HPPN
         Η
                Amendment No.02
                                    CAPPARELLI
                                                             Adopted
        H Pid Cal Ord 3rd Rdg-Sht Dbt
98-04-02 H 3rd Rdg-Sht Dbt-Pass/Vote 088-027-000
         S Arrive Senate
         S Placed Calendr.First Reading
98-04-23 S Chief Sponsor MAITLAND
         S First reading
                                     Referred to Sen Rules Comm
         S Added as Chief Co-sponsor MOLARO
99-01-12 H Session Sine Die
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HB-2444 CAPPARELLI – SAVIANO – BUGIELSKI – MOORE,EUGENE.

40 ILCS 5/12-133.1

from Ch. 108 1/2, par. 12-133.1

30 ILCS 805/8.22 new

Amends the Chicago Park District Article of the Illinois Pension Code. For persons with at least 30 years of service, removes the requirement that the person must attain age 60 before beginning to receive the automatic annual increase in retirement annuity. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Increased accrued liability is \$6.2 M and total annual cost is \$334,000, 0.30% of payroll.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 40 ILCS 5/12-133.1

30 ILCS 805/8.22 new

Adds reference to:

40 ILCS 5/15-102

from Ch. 108 1/2, par. 15-102

Deletes everything. Amends the State Universities Article of the Pension Code to make a technical correction in a cross reference relating to definitions.

PENSION IMPACT NOTE, H-AM 2

No change from previous note.

HOUSE AMENDMENT NO. 2.

Deletes reference to:

40 ILCS 5/15-102

from Ch. 108 1/2, par. 15-102

Adds reference to: 40 ILCS 5/12-133.1

30 ILCS 805/8.22 new

Deletes everything. Amends the Chicago Park District Article of the Illinois Pension Code. For persons with at least 30 years of service, removes the requirement that the person must attain age 60 before beginning to receive the automatic annual increase in retirement annuity. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

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98-01-14 H Filed With Clerk
         H Added As A Joint Sponsor SAVIANO
         H Added As A Co-sponsor BUGIELSKI
98-01-20 H First reading
                                     Referred to Hse Rules Comm
98-02-25 H
                                      Assigned to Personnel & Pensions
98-03-03 H
                                      Pension Note Filed
                                      Committee Personnel & Pensions
98-03-20 H
                Amendment No.01
                                      PERS PENSION H
                                                              Adopted
                                      Do Pass Amend/Short Debate 008-005-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
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98-03-26 H
                                          CAPPARELLI
                      Amendment No.02
                      Amendment referred to HRUL
              Н
              н
                      Rules refers to
                                            HPPN
              H Held 2nd Rdg-Short Debate
     98-03-31 H Added As A Co-sponsor MOORE, EUGENE
                                          Pension Note filed as Amnd
              H Held 2nd Rdg-Short Debate
     98-04-01 H
                      Amendment No.02
                                          CAPPARELLI
              H Be approved consideration 013-000-000/HPPN
                      Amendment No.02
                                          CAPPARELLI
                                                                   Adopted
              Н
              H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-04-02 H
                                          3RD READING
               Н
                                          DEADLINE EXTENDED
               H
                                          TO APRIL 30, 1998
               H Cal Ord 3rd Rdg-Short Dbt
      98-04-30 H
                                          3RD READING
               H
                                          DEADLINE EXTENDED
                                          TO MAY 22, 1998
               H
               H Cal Ord 3rd Rdg-Short Dbt
      98-05-22 H
                                          Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2445
            SAVIANO.
  105 ILCS 5/14-1.09
                                  from Ch. 122, par. 14-1.09
  225 ILCS 107/45
```

Amends the School Code to require the State Teacher Certification Board to establish a procedure for licensing clinical psychologists as school psychologists. Amends the Professional Counselor and Clinical Professional Counselor Licensing Act to provide for the licensure of school psychologists as clinical professional counselors. Effective January 1, 1999.

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NOTE(S) THAT MAY APPLY: Fiscal

98-01-14 H Filed With Clerk

98-01-20 H First reading Referred to Hse Rules Comm

98-02-11 H Assigned to Registration & Regulation

98-02-19 H Plcd Cal 2nd Rdg Std Dbt

98-03-19 H Second Reading-Stnd Debate

H Pld Cal Ord 3rd Rdg-Std Dbt

98-04-02 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
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HB-2446 BRADY – WINKEL – POE – LAWFER – WAIT, SILVA AND ACEVEDO.

from Ch. 38, par. 12-11

720 ILCS 5/12-11

Amends the Criminal Code of 1961. Provides that a person who enters the dwelling place in violation of an order of protection under the Illinois Domestic Violence Act of 1986 enters the dwelling place of another within the meaning of the home invasion statute.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Criminal Code of 1961. Provides that for purposes of the home invasion statute, "dwelling place of another" includes a dwelling place where the defendant maintains a tenancy interest but from which the defendant has been barred by court order.

NOTE(S) THAT MAY APPLY: Correctional

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98-01-14 H Filed With Clerk
98-01-20 H First reading Referred to Hse Rules Comm
98-02-03 H Assigned to Judiciary II - Criminal Law
98-02-17 H Added As A Joint Sponsor WINKEL
H Added As A Co-sponsor POE
H Added As A Co-sponsor LAWFER
H Added As A Co-sponsor WAIT
98-02-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Sht Dbt
98-02-26 H Added As A Co-sponsor SILVA
98-03-18 H Second Reading-Short Debate
H Pld Cal Ord 3rd Rdg-Sht Dbt
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98-03-19 H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-000 98-03-20 H Added As A Co-sponsor ACEVEDO 98-03-24 S Arrive Senate S Placed Calendr, First Readng S Chief Sponsor MAITLAND First reading Referred to Sen Rules Comm 98-04-16 S Added as Chief Co-sponsor PARKER 98-04-22 S Assigned to Judiciary
98-03-24 S Arrive Senate S Placed Calendr,First Readng Chief Sponsor MAITLAND S First reading Referred to Sen Rules Comm 98-04-16 S Added as Chief Co-sponsor PARKER
S Placed Calendr, First Readng S Chief Sponsor MAITLAND S First reading Referred to Sen Rules Comm 98-04-16 S Added as Chief Co-sponsor PARKER
S Chief Sponsor MAITLAND S First reading Referred to Sen Rules Comm 98-04-16 S Added as Chief Co-sponsor PARKER
S First reading Referred to Sen Rules Comm 98-04-16 S Added as Chief Co-sponsor PARKER
98-04-16 S Added as Chief Co-sponsor PARKER
98-04-29 S Postponed
98-05-05 S Amendment No.01 JUDICIARY S Adopted
S Recommnded do pass as amend 008-000-000
S Placed Calndr, Second Reading
S Added as Chief Co-sponsor GEO-KARIS
98-05-07 S Second Reading
S Placed Calndr, Third Reading
98-05-14 S Third Reading - Passed 058-000-000
H Arrive House
H Place Cal Order Concurrence 01
98-05-18 H Motion Filed Concur
H Motion referred to HRUL
H Calendar Order of Concurren 01
98-05-19 H App For Consider - Complace
H Calendar Order of Concurren 01
98-05-20 H H Concurs in S Amend. 01/115-000-000
H Passed both Houses
98-06-18 H Sent to the Governor
98-08-14 H Governor vetoed
H Placed Calendar Total Veto
98-11-18 H Total veto stands.

HB-2447 DEUCHLER – SCHAKOWSKY – MULLIGAN – CURRIE – GASH AND DAVIS,MONIQUE.

730 ILCS 5/3-2-2

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

Amends the Unified Code of Corrections. Provides that the Department of Corrections may establish a Women's and Children's Pre-release Community Supervision Program for the purpose of providing housing and services to eligible female inmates, as determined by the Department, and their newborn children.

HOUSE AMENDMENT NO. 1.

Provides that the Women's and Children's Pre-release Community Supervision Program shall also provide housing and services to the young children of eligible female inmates.

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NOTE(S) THAT MAY APPLY: Fiscal
    98-01-14 H Filed With Clerk
             H Added As A Joint Sponsor SCHAKOWSKY
             H Added As A Co-sponsor MULLIGAN
             H Added As A Co-sponsor CURRIE
             H Added As A Co-sponsor FLOWERS
    98-01-20 H First reading
                                         Referred to Hse Rules Comm
    98-02-18 H
                                         Assigned to Judiciary II - Criminal Law
    98-02-26 H
                    Amendment No.01
                                         JUD-CRIMINAL H
                                                                 Adopted
                                         Do Pass Amend/Short Debate 013-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
    98-03-09 H Sponsor Removed FLOWERS
    98-03-19 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-03-24 H Added As A Co-sponsor GASH
             H Added As A Co-sponsor DAVIS, MONIQUE
             H 3rd Rdg-Sht Dbt-Pass/Vote 070-035-006
    98-03-25 S Arrive Senate
             S Placed Calendr, First Reading
             S Chief Sponsor GEO-KARIS
                                         Referred to Sen Rules Comm
             S First reading
    98-04-22 S
                                         Assigned to Judiciary
    98-04-29 S
                                         Recommended do pass 010-000-000
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S Placed Calndr, Second Reading

98-04-30 S Second Reading

S Placed Calndr, Third Reading

98-05-04 S Third Reading - Passed 050-002-000

H Passed both Houses

98-06-02 H Sent to the Governor

98-07-30 H Governor approved

Effective Date 99-01-01 Н

Н PUBLIC ACT 90-0658

HB-2448 HOFFMAN.

105 ILCS 5/10-22.6

from Ch. 122, par. 10-22.6

Amends the School Code. Adds gender-neutral references to provisions of the School Code relating to student discipline.

98-01-14 H Filed With Clerk

98-01-20 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2449 HOFFMAN.

105 ILCS 5/10-22.6

from Ch. 122, par. 10-22.6

Amends the School Code. In the provisions relating to the suspension or expulsion of pupils, replaces an indefinite pronoun with the noun to which the pronoun refers.

98-01-14 H Filed With Clerk

98-01-20 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2450 SMITH, MICHAEL.

40 ILCS 5/15-136

from Ch. 108 1/2, par. 15-136

40 ILCS 5/15-154 from Ch. 108 1/2, par. 15-154

Amends the State Universities Article of the Illinois Pension Code. Provides that for a police officer or firefighter who retires on or after the effective date and receives a money-purchase annuity calculated under Rule 2, the additional normal contributions required to be paid by police officers and firefighters shall be included in the calculation of the annuity rather than refunded to the annuitant. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Fiscal impact is minor. SURS accrued liability would increase

by \$374,000 and normal costs by \$18,000 annually.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

98-01-14 H Filed With Clerk

98-01-20 H First reading

Referred to Hse Rules Comm

98-02-25 H

Pension Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2451 LAWFER, MOFFITT AND LEITCH.

765 ILCS 835/.01

from Ch. 21, par. 14.01

765 ILCS 835/4.5 new 765 ILCS 835/4.7 new

765 ILCS 835/4.9 new

Amends the Cemetery Protection Act. Provides that, for cemetery property maintained by privately operated cemeteries, a cemetery authority shall be responsible for the performance of the care and maintenance of the cemetery property it owns in keeping with a well maintained cemetery. Provides that a cemetery authority of a privately operated cemetery shall be responsible for repairing any damaged gravestone, memorial, monument, or marker on cemetery property whether the damage is caused by accident by a person employed by the cemetery authority, or the damage is a result of an illegal act of vandalism, with the exception of damage from natural causes. Provides that the State's Attorney of the county where the cemetery is located may prosecute a cemetery authority of a privately operated cemetery for failure to maintain a cemetery in keeping with a well maintained cemetery or to comply with the provisions requiring repair of damage and that a violation of either of those provisions by a cemetery authority is a Class 4 felony, with each day of continued violation being a separate offense. Effective immediately.

STATE MANDATES ACT FISCAL NOTE

Fails to create a State mandate.

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JUDICIAL NOTE
    HB2451 has no judicial impact.
NOTE(S) THAT MAY APPLY: Correctional
    98-01-14 H Filed With Clerk
             H Added As A Co-sponsor MOFFITT
             H Added As A Co-sponsor LEITCH
    98-01-20 H First reading
                                          Referred to Hse Rules Comm
    98-02-11 H
                                           Assigned to State Govt Admin & Election
                                             Refrm
    98-02-19 H
                                           St Mandate Fis Note Filed
                                          Committee State Govt Admin & Election
             Н
                                             Refrm
    98-02-24 H
                                          Judicial Note Filed
                                          Committee State Govt Admin & Election
             Н
                                             Refrm
    98-03-20 H
                                          Re-Refer Rules/Rul 19(a)
    99-01-12 H Session Sine Die
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HB-2452 BEAUBIEN.

35 ILCS 200/18-155

Amends 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 certification ordinance. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the amendatory provisions concerning the listing of the property certification apply beginning with the 1999 taxable year.

98-01-14 H Filed With Clerk

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98-01-20 H First reading
                                       Referred to Hse Rules Comm
98-03-11 H
                                       Assigned to Revenue
98-03-20 H
                 Amendment No.01
                                       REVENUE
                                                                Adopted
         Η
                                       Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 111-003-000
98-03-25 S Arrive Senate
         S Placed Calendr.First Reading
         S Chief Sponsor PETERSON
         S First reading
                                       Referred to Sen Rules Comm
98-04-01 S
                                       Assigned to Revenue
98-04-23 S
                                       Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
98-04-28 S Second Reading
         S Placed Calndr, Third Reading
98-04-29 S Third Reading - Passed 055-000-000
         H Passed both Houses
98-05-28 H Sent to the Governor
98-06-24 H Governor approved
              Effective Date 98-06-24
         Н
              PUBLIC ACT 90-0594
```

HB-2453 STEPHENS.

720 ILCS 570/102 720 ILCS 570/316 new from Ch. 56 1/2, par. 1102

Amends the Illinois Controlled Substances Act. Provides that an animal shelter or animal control facility may apply to the Department of Professional Regulation for registration for the purpose of being authorized to purchase, possess, and administer sodium pentobarbital to euthanize animals. Provides that registered animal shelters and animal control facilities may purchase, possess, and administer legend drugs to sedate

animals prior to euthanasia.
NOTE(S) THAT MAY APPLY: Fiscal

98-01-14 H Filed With Clerk 98-01-20 H First reading

99-01-12 H Session Sine Die

Referred to Hse Rules Comm

2551 HB-2454

HB-2454 YOUNGE, GILES, HOWARD AND PUGH.

105 ILCS 5/27A-9

Amends the Charter Schools Law in the School Code. Eliminates provisions added by P.A. 90-548 authorizing the State Board of Education, under specified conditions, to reverse a local school board's decision to deny, revoke, or not renew a charter. Also deletes provisions under which the State Board of Education would act as the authorized chartering entity for a charter school if the State Board, on appeal, were to reverse a local school board's decision to deny, revoke, or not renew a charter. Effective immediately.

FISCAL NOTE (State Board of Education)

Number of charter school applications reaching ISBE would be reduced thereby resulting in an unknown amount of cost savings.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

98-01-14 H Filed With Clerk

98-01-20 H Added As A Co-sponsor GILES

H Added As A Co-sponsor HOWARD

H Added As A Co-sponsor PUGH

H First reading Referred to Hse Rules Comm

98-02-17 H Fiscal Note Filed

H St Mandate Fis Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2455 YOUNGE AND MCGUIRE.

305 ILCS 5/9A-9.5 new

Amends the Illinois Public Aid Code. Provides that, if the education, training, and employment program for Temporary Assistance for Needy Families recipients is administered by an entity which also administers an Earnfare program, that entity may place Temporary Assistance for Needy Families participants in work positions that are also available to Earnfare program participants. Effective immediately.

98-01-14 H Filed With Clerk

98-01-20 H Added As A Co-sponsor MCGUIRE

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2456 LYONS JOSEPH - LANG - ACEVEDO - GRANBERG.

215 ILCS 5/356g from Ch. 73, par. 968g 215 ILCS 125/4-6.1 from Ch. 111 I/2, par. 1408.7 215 ILCS 130/3009 from Ch. 73, par. 1503-9 215 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. Provides that coverage under those Acts shall include coverage for a mastectomy and reconstructive breast surgery performed after a mastectomy. Effective immediately,

98-01-14 H Filed With Clerk

98-01-20 H First reading Referred to Hse Rules Comm

98-02-03 H Added As A Joint Sponsor LANG

H Added As A Co-sponsor ACEVEDO

98-03-04 H Added As A Co-sponsor GRANBERG

99-01-12 H Session Sine Die

HB-2457 FANTIN.

110 ILCS 947/36

Amends the Higher Education Student Assistance Act. Increases the number of semesters or quarters for which a person may be awarded an Illinois Incentive for Access Grant to 4 (from 2) semesters or 6 (from 3) quarters. Effective July 1, 1998.

FISCAL NOTE (III. Student Assistance Commission)

HB2457 will cost an estimated \$6.0 mil. in FY1999.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-14 H Filed With Clerk

98-01-20 H First reading Referred to Hse Rules Comm

98-02-18 H Fiscal Note Filed

Committee Rules

99-01-12 H Session Sine Die

HB-2458 GASH - SCHOENBERG - CROTTY - MOORE, ANDREA - WINKEL, FRITCHEY, CURRIE, SCHAKOWSKY, BOLAND, SKINNER, LANG, SMITH, MICHAEL, SCOTT, COULSON, RONEN, FEIGENHOLTZ, WOOD AND MCKEON.

10 ILCS 5/9-2

from Ch. 46, par. 9-2

Amends the Election Code. Provides that the funds of a political committee controlled by an office holder or by a candidate may be used only for certain specified expenses. Prohibits other specified expenditures. Provides that the State Board of Elections may investigate violations and may levy a fine against violators. Effective immediately.

FISCAL NOTE (State Board of Elections)

Though there are several variables, costs to the State Board

could total several thousand dollars per fiscal year.

98-01-14 H Filed With Clerk

98-01-20 H First reading

Referred to Hse Rules Comm

98-02-06 H

Fiscal Note Filed Committee Rules

98-02-09 H Added As A Joint Sponsor SCHOENBERG

98-02-11 H Added As A Co-sponsor CROTTY

H Added As A Co-sponsor MOORE, ANDREA

H Added As A Co-sponsor WINKEL H Added As A Co-sponsor FRITCHEY

98-02-17 H Added As A Co-sponsor CURRIE

H Added As A Co-sponsor SCHAKOWSKY

98-02-19 H Added As A Co-sponsor BOLAND

98-02-20 H Added As A Co-sponsor SKINNER

H Added As A Co-sponsor LANG

H Added As A Co-sponsor SMITH, MICHAEL

H Added As A Co-sponsor SCOTT

H Added As A Co-sponsor COULSON

H Added As A Co-sponsor RONEN

H Added As A Co-sponsor FEIGENHOLTZ

98-03-26 H Added As A Co-sponsor WOOD 98-04-01 H Added As A Co-sponsor MCKEON

99-01-12 H Session Sine Die

HB-2459 GASH - LANG.

215 ILCS 5/370c

from Ch. 73, par. 982c

215 ILCS 5/370c-I 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.

98-01-14 H Filed With Clerk

98-01-20 H First reading

Referred to Hse Rules Comm

98-02-09 H Added As A Joint Sponsor LANG

99-01-12 H Session Sine Die

HB-2460 STEPHENS.

70 ILCS 2905/3-1

from Ch. 42, par. 503-1

Amends the Metro-East Sanitary District Act of 1974 to provide that the district shall be governed by a board of 7 commissioners (now 5). Provides for the appointment of another commissioner by the appointing authority of the county with only 2 commissioners on the board, and provides that the Governor shall appoint one commissioner at large from the district. Provides that only 4 (now 3) of the commissioners on the board may be members of the same political party.

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

98-01-14 H Filed With Clerk

98-01-20 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

2553 HB-2461

HB-2461 KOSEL - CHURCHILL - COULSON - FLOWERS - WOOD.

755 ILCS 45/4-10

from Ch. 110 1/2, par. 804-10

Amends the Powers of Attorney for Health Care Law within the Power of Attorney Act. On the statutory short form power of attorney for health care, replaces language authorizing agent to make a disposition of all or any part of the principal's body for medical purposes with a specific authorization to make an anatomical gift of any organ, the principal's entire body, or specified organs.

98-01-14 H Filed With Clerk

H Added As A Joint Sponsor CHURCHILL

H Added As A Co-sponsor COULSON

H Added As A Co-sponsor FLOWERS

H Added As A Co-sponsor WOOD

98-01-20 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

GRANBERG.

105 ILCS 5/18-8.05

Amends the School Code. In the State aid formula applicable to the 1998-99 and subsequent school years, provides that for purposes of computing general State aid of a school district or the general State aid entitlement of a laboratory or alternative school, the average daily attendance of all pupils in grades 9 through 12 shall be multiplied by 1.25 and the average daily attendance of all pupils in grades 7 and 8 shall be multiplied by 1.05. Makes other related changes. Effective July 1, 1998.

FISCAL NOTE (State Board of Education) Approximately \$430 M additional funding would be required.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-14 H Filed With Clerk

98-01-20 H First reading

98-02-18 H

Η

Referred to Hse Rules Comm

Fiscal Note Filed

St Mandate Fis Note Filed Committee Rules

Η 99-01-12 H Session Sine Die

HB-2463

DANIELS - BOST - JONES, JOHN - RIGHTER - KOSEL, BIGGERT, BRADY, BROWN, CHURCHILL, COULSON, COWLISHAW, JOHN-SON, TOM, KRAUSE, LYONS, EILEEN, MULLIGAN, PARKE, PERSICO, ROSKAM, SKINNER, TENHOUSE, TURNER, JOHN, WINTERS, ZICKUS, MEYER, WOJCIK, KUBIK, BERGMAN, LEITCH, STEPHENS, RYDER, CROSS, MOFFITT, DURKIN, MYERS, BLACK, HASSERT, MCAULIFFE, BEAUBIEN, NOLAND, BIGGINS, CLAYTON, RUTHERFORD, PANKAU, LAWFER, WIRSING, SAVIANO, MITCHELL, KLINGLER, MOORE, ANDREA, LINDNER, POE AND WINKEL.

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 the 1998 tax year and thereafter, every individual taxpayer whose principal residence has an equalized assessed value as determined by the Department of Revenue of less than \$166,666 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. Exempts the additional credit from the sunset provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-14 H Chief Sponsor DANIELS

H Added As A Joint Sponsor BOST

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor RIGHTER

H Added As A Co-sponsor KOSEL

H Filed With Clerk

98-01-20 H Added As A Co-sponsor BIGGERT

H Added As A Co-sponsor BRADY

H Added As A Co-sponsor BROWN H Added As A Co-sponsor CHURCHILL

H Added As A Co-sponsor COULSON

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98-01-20-Cont.
              H Added As A Co-sponsor COWLISHAW
              H Added As A Co-sponsor JOHNSON, TOM
              H Added As A Co-sponsor KRAUSE
              H Added As A Co-sponsor LYONS, EILEEN
              H Added As A Co-sponsor MULLIGAN
              H Added As A Co-sponsor PARKE
              H Added As A Co-sponsor PERSICO
              H Added As A Co-sponsor ROSKAM
              H Added As A Co-sponsor SKINNER
              H Added As A Co-sponsor TENHOUSE
              H Added As A Co-sponsor TURNER, JOHN
              H Added As A Co-sponsor WINTERS
              H Added As A Co-sponsor ZICKUS
              H First reading
                                         Referred to Hse Rules Comm
     98-01-26 H Added As A Co-sponsor MEYER
     98-02-03 H
                                         Motion ASSIGN HB 246
                                         HOUSE REVENUE
              H
                                         -CHURCHILL
              H
                                         Motion failed
              H
                                         Committee Rules
              H Added As A Co-sponsor WOJCIK
              H Added As A Co-sponsor KUBIK
              H Added As A Co-sponsor BERGMAN
              H Added As A Co-sponsor LEITCH
              H Added As A Co-sponsor STEPHENS
              H Added As A Co-sponsor RYDER
              H Added As A Co-sponsor CROSS
              H Added As A Co-sponsor MOFFITT
              H Added As A Co-sponsor DURKIN
              H Added As A Co-sponsor MYERS
              H Added As A Co-sponsor BLACK
              H Added As A Co-sponsor HASSERT
              H Added As A Co-sponsor MCAULIFFE
              H Added As A Co-sponsor BEAUBIEN
              H Added As A Co-sponsor NOLAND
              H Added As A Co-sponsor BIGGINS
              H Added As A Co-sponsor CLAYTON
              H Added As A Co-sponsor RUTHERFORD
              H Added As A Co-sponsor PANKAU
     98-02-04 H Added As A Co-sponsor LAWFER
              H Added As A Co-sponsor WIRSING
              H Added As A Co-sponsor SAVIANO
              H Added As A Co-sponsor MITCHELL
              H Added As A Co-sponsor KLINGLER
              H Added As A Co-sponsor MOORE, ANDREA
              H Added As A Co-sponsor LINDNER
              H Added As A Co-sponsor POE
      98-02-24 H Added As A Co-sponsor WINKEL
      98-04-30 H
                                         Motion filed EXTEND COMMITTEE
                                         AND 3RD READING
              Н
                                         DEADLINE UNTIL
              Н
                                         MAY 22, 1998/CROSS
              Н
                                         Chair Rules
              H Appeal Ruling of Chair CROSS
              H Shall Chair Be Sustained
              H Mtn Pvl/Chr Ssn/000-000060-057-000
                                         Committee Rules
      99-01-12 H Session Sine Die
            HANNIG - GRANBERG - ACEVEDO - MCKEON.
HB-2464
  305 ILCS 5/5-5.4
                                 from Ch. 23, par. 5-5.4
  305 ILCS 5/12-4.11
                                 from Ch. 23, par. 12-4.11
  305 ILCS 5/14-8
                                 from Ch. 23, par. 14-8
```

Amends the Illinois Public Aid Code. Provides that the payment for a funeral shall be increased from \$650 to \$670 on January 1, 1998 and to \$690 on July 1, 1998, and that the payment for a cemetery burial shall increase from \$325 to \$335 on January 1, 1998

2555 HB-2464—Cont.

and to \$345 on July 1, 1998. Provides that the Department of Public Aid shall periodically increase the payment rate for skilled nursing and intermediate care services as well as for hospital services on the basis of appropriations approved from time to time by the General Assembly for those purposes. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal

98-01-14 H Filed With Clerk

98-01-20 H First reading Referred to Hse Rules Comm

98-01-22 H Added As A Joint Sponsor GRANBERG

98-02-03 H Assigned to Human Services

H Added As A Co-sponsor ACEVEDO

98-03-20 H Re-Refer Rules/Rul 19(a)

98-03-26 H Added As A Co-sponsor MCKEON

99-01-12 H Session Sine Die

HB-2465 JOHNSON,TOM.
```

745 ILCS 75/1 from Ch. 70, par. 201 745 ILCS 75/2 from Ch. 70, par. 202

Amends the Snow and Ice Removal Act. Provides that the immunity granted by the Act extends to owners, lessors, occupants, and other persons in charge of any property (rather than residential property only). Provides that the immunity extends to the removal of snow or ice from any part of the property (rather than sidewalks only).

```
98-01-14 H Filed With Clerk
98-01-20 H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
```

HB-2466 SCHAKOWSKY – GASH – FANTIN – MOFFITT – MCGUIRE, NOVAK, BRADLEY AND MOORE,EUGENE.

from Ch. 95 1/2, par. 11-203

625 ILCS 5/11-203

Amends the Illinois Vehicle Code. Requires the Secretary of State to suspend the driving privileges of a person convicted for willfully failing or refusing to comply with any lawful order or direction of any school crossing guard invested by law with authority to direct, control or regulate traffic. Provides that the person shall also be subject to a mandatory fine. Allows the Secretary to grant the person a restricted driving permit. Provides that the owner of a vehicle alleged to have disobeyed a crossing guard shall, upon demand by a prosecutor, provide a written statement or deposition identifying the operator of the vehicle if the operator was not the owner. Effective immediately.

FISCAL NOTE (Sec. of State)

Fiscal impact would be approximately \$85,000.

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

Adds reference to:

625 ILCS 5/11-203.1 new

Deletes everything. Amends the Illinois Vehicle Code. Provides that no person shall willfully fail or refuse to comply with any lawful order or direction of any uniformed adult school crossing guard invested by law with authority to direct, control, or regulate traffic. Provides for driver's license suspensions and fines in cases of violations. Requires the owner of a vehicle involved in a violation to identify the operator of the vehicle.

SENATE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/11-203.1 new

Deletes everything. Provides that a person who willfully fails or refuses to comply with a lawful order of a school crossing guard (previously, uniformed adult school crossing guard) invested by law with authority to direct, control, or regulate traffic shall be guilty of a petty offense and fined \$150 (previously, no penalty specified).

```
98-01-14 H Filed With Clerk
98-01-20 H First reading Referred to Hse Rules Comm
98-01-28 H Added As A Joint Sponsor GASH
H Added As A Co-sponsor FANTIN
98-02-03 H Assigned to Transportation & Motor Vehicles
98-02-19 H Fiscal Note Requested BLACK
H Do Pass/Short Debate Cal 019-000-000
H Placed Cal 2nd Rdg-Sht Dbt
H Added As A Co-sponsor MOFFITT
H Added As A Co-sponsor MCGUIRE
```

98-03-19	Н	•	Fiscal Note Filed	
	Н	Cal Ord 2nd Rdg-Shr Dbt		
98-03-23	H	Second Reading-Short Debate	e ·	
*	Η	Pld Cal Ord 3rd Rdg-Sht Dbt		
98-03-24	Η	Added As A Co-sponsor NO	VAK	
98-03-25	Н	Relld 2nd Rdng-Short Debate	:	
	Η	Held 2nd Rdg-Short Debate		
98-03-26		Amendment No.01	SCHAKOWSKY	
	Н	Amendment referred to	HRUL	
	Η	Be approved consideration 00	03-002-000/HRUL	
	Η	Added As A Co-sponsor BRA	ADLEY	
	Η	Amendment No.01	SCHAKOWSKY	Adopted
		Pld Cal Ord 3rd Rdg-Sht Dbt		
		3rd Rdg-Sht Dbt-Pass/Vote 1		
		Added As A Co-sponsor MO	ORE,EUGENE	
98-03 - 31	S	Arrive Senate		
	S	Placed Calendr, First Reading		
	S	Chief Sponsor WALSH,T		
98-04 - 01	S	First reading	Referred to Sen Rules Comi	m
98-04-28	S		Assigned to Transportation	
98-04-30	S	Added as Chief Co-sponsor F	PARKER	
98-05-05		-	Recommended do pass 009-	-000-000
	S	Placed Calndr, Second Readn	g	
98-05-07	S	Filed with Secretary		
	S	Amendment No.01	WALSH,T	
	S	Amendment referred to	SRUL	
98-05-13	S	Amendment No.01	WALSH,T	
	S	Rules refers to	STRN	
98-05-14	S	Amendment No.01	WALSH,T	
	S		Be adopted	
	S	Second Reading	-	
	S	Amendment No.01	WALSH,T	Adopted
	S	Placed Calndr, Third Reading		
98-05-15	S	Third Reading - Passed 057-0	000-000	
	Η	Arrive House		
	Н	Place Cal Order Concurrence	: 01	
98-05-19	Н	Motion Filed Concur		
	Η	Motion referred to	HRUL	
	Η		App For Consider - Comple	ice
		Calendar Order of Concurren		
98-05-20		H Concurs in S Amend. 01/0	98-018-000	
		Passed both Houses		
98-06-18	Η	Sent to the Governor		
98-08-14	Η	Governor approved		
	Η			
	Η	PUBLIC ACT 90-0749		
HB-2467 M	A	JTINO – HANNIG – BRUNS	SVOLD – O'BRIEN.	
40 ILCS 5/3-	-11	from Ch.	108 1/2, par. 3-111	
40 ILCS 5/3-			108 1/2, par. 3-112	
30 ILCS 805			-, <u>F</u>	
Amends the	Do	wnstate Police Article of the	he Pension Code to increa	se the min
		rviving spouse annuities from		
- John January Will			+ 100 to #1000 per III0	

Amends the Downstate Police Article of the Pension Code to increase the minimum retirement and surviving spouse annuities from \$400 to \$1000 per month. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Increased accrued liability at \$24.6 M; total annual cost,

\$1.2 M, 0.25% of payroll. Annual cost would increase commensurate with payroll.

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

98-01-15 H Filed With Clerk

H Added As A Joint Sponsor HANNIG H Added As A Co-sponsor BRUNSVOLD

H Added As A Co-sponsor O'BRIEN

98-01-20 H First reading Referred to Hse Rules Comm

98-03-03 H Pension Note Filed H Committee Rules

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99-01-12 H Session Sine Die
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HB-2468 JOHNSON,TOM – HOEFT – COWLISHAW – ZICKUS, KUBIK, BIG-GERT, PANKAU AND SCHOENBERG.

105 ILCS 5/27A-3 105 ILCS 5/27A-4 105 ILCS 5/27A-5 105 ILCS 5/27A-6 105 ILCS 5/27A-7 105 ILCS 5/27A-8 105 ILCS 5/27A-9 105 ILCS 5/27A-10 105 ILCS 5/27A-11 105 ILCS 5/27A-11

Amends the Charter Schools Law in the School Code. Provides that the school board of a school district that for any school year receives less than 15% of its aggregate revenue for that school year from general and supplemental State aid payments and grants and other financial assistance distributed to the district under Article 18 of the School Code may elect to establish a district-wide charter school system for the immediately succeeding school year. Provides that if such a district-wide charter school system is established for a school year, then each attendance center within the district constitutes and is to be operated as a charter school during that school year. Provides that the school board continues to serve as the governing body of the district-wide charter school system and its charter schools. Adds provisions relative to the manner of establishing a district-wide charter school system and the content and renewal of its charter (which the State Board of Education is to approve). Adds related provisions relative to the right of a school district in which a district-wide charter school system is established to continue to receive State aid, grants, and reimbursements and federal financial assistance on the same basis as other school districts. Also provides for the retention and exercise by a school district in which a district-wide charter school system is established of powers necessary for operation of the system and its charter schools, including the power to tax and incur long term debt on the same basis as other school districts of the same type.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-01-15 H Filed With Clerk
            H Added As A Joint Sponsor HOEFT
            H Added As A Co-sponsor COWLISHAW
   98-01-20 H First reading
                                        Referred to Hse Rules Comm
    98-01-21 H
                                        Assigned to Elementary & Secondary
                                          Education
    98-01-22 H Added As A Co-sponsor KUBIK
            H Added As A Co-sponsor BIGGERT
            H Added As A Co-sponsor PANKAU
    98-01-27 H Added As A Co-sponsor SCHOENBERG
    98-02-03 H Added As A Co-sponsor ZICKUS
            H Added As A Co-sponsor KUB1K
    98-03-20 H
                                        Re-Refer Rules/Rul 19(a)
    99-01-12 H Session Sine Die
```

HB-2469 FRITCHEY – ACEVEDO – MCAULIFFE – SAVIANO – FEIGENHOLTZ, KENNER, TURNER, ART, MCKEON, SILVA, LYONS, JOSEPH, BROSNA-HAN, GASH, BRADLEY AND HOWARD.

```
720 ILCS 5/24-1.2 from Ch. 38, par. 24-1.2
```

Amends the Criminal Code of 1961. Increases penalty for aggravated discharge of a firearm committed in a school, on the real property comprising a school, or within 1,000 feet of the real property comprising a school from a Class 1 felony to a Class X felony. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to:
720 ILCS 5/24-1.2
Adds reference to:
720 ILCS 5/14-1 from Ch. 38, par. 14-1
720 ILCS 5/14-2 from Ch. 38, par. 14-2
720 ILCS 5/14-3 from Ch. 38, par. 14-3
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720 ILCS 5/14-4 from Ch. 38, par. 14-4 720 ILCS 5/16F-3 725 ILCS 5/108B-1 from Ch. 38, par. 108B-1 730 ILCS 5/5-5-3

Deletes everything, Amends the Criminal Code of 1961. Includes in the defintion of "eavesdropping device" pagers and fax machines. Includes in the definition of "eavesdropper" a person who manufactured or possesses an eavesdropping device knowing that the device will be used to receive wireless or telephone service without the consent of the service subscriber or user. Includes in the definition of "conversation" telephonic, electronic, or radio communication in the form of signs, signals, writings, images, or sounds transmitted through a wireless or telephonic service. Provides that eavesdropping of a conversation including a peace officer, State's Attorney, Attorney General, Judges, or members of the General Assembly engaged in the performance of their official duties is a Class 1 felony. Provides that if the theft of a wireless service is committed and during the course of the theft the user utilizes the stolen service to commit or aid in the commission of a separate felony, the theft is a nonprobationable Class 1 felony. Exempts from eavesdropping the recording by law enforcement officers of conversations or communications that do not qualify as private oral communications. Provides that these communications shall be admissible in criminal, civil, and administrative proceedings. Amends the Electronic Criminal Surveillance Article of the Code of Criminal Procedure of 1963. Includes an "electronic communication" in the definition of "private oral communication". Provides that all wire, electronic, or oral communications that are made during the course of theft of a wireless service or any other unauthorized service of a telecommunications device are circumstances that do not justify an expectation of privacy. Defines "telecommunication device", "electronic communication", and "electronic stored communication". Amends the Unified Code of Corrections. Provides that a person convicted of theft of a wireless service when the user utilizes the service to commit a separate felony is not eligible for probation, periodic imprisonment, or conditional discharge.

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FISCAL NOTE (Dpt. of Corrections)
Impact: corrections population, 53 inc.
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Impact: corrections population, 53 inmates; fiscal, \$4,061,900.

CORRECTIONAL NOTE

No change from DOC fiscal note.

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

The corrections population and fiscal impact is minimal.

CORRECTIONAL NOTE, H-AM 1

No change from DOC fiscal note, amended.

JUDICIAL NOTE, H-AM 1 (Admin. Office of Ill. Courts)

No decrease or increase in need for number of judges in State.

FISCAL NOTE, H-AM 1 (Admin. Office of Ill. Courts)

No fiscal impact on the Judicial branch.

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HOUSE AMENDMENT NO. 2.
```

Adds reference to:

98-02-11 H

720 ILCS 5/24-1.2 from Ch. 38, par. 24-1.2

Amends the Criminal Code of 1961. Increases penalty for aggravated discharge of a firearm committed in a school or on the real property comprising a school, from a Class 1 felony to a Class X felony. Effective immediately.

FISCAL NOTE, H-AM 2 (Office of Ill. Courts)

No change from previous fiscal note.

NOTE(S) THAT MAY APPLY: Correctional

```
98-01-15 H Filed With Clerk
```

H Added As A Joint Sponsor TURNER, ART

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor MCKEON

H Joint Sponsor Changed to KENNER

98-01-20 H First reading Referred to Hse Rules Comm

98-02-25 H Added As A Co-sponsor SILVA

98-03-20 H Amendment No.01 JUD-CRIMINAL H Adopted 013-000-000

Assigned to Judiciary II - Criminal Law

H Do Pass Amend/Short Debate 014-000-000

H Placed Cal 2nd Rdg-Sht Dbt

```
98-03-23 H
                                           Fiscal Note Requested BLACK
              Н
                                           Correctional Note Requested BLACK
              Н
                                           Judicial Note Request BLACK
              H Cal Ord 2nd Rdg-Shr Dbt
              H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor BROSNAHAN
               H Added As A Co-sponsor MCAULIFFE
               H Added As A Co-sponsor SAVIANO
              H Added As A Co-sponsor FEIGENHOLTZ
               H. Added As A Co-sponsor KENNER
               H Added As A Co-sponsor TURNER, ART
               H Added As A Co-sponsor MCKEON
     98-03-24 H
                                           Fiscal Note Filed
               Η
                                           Correctional Note Filed
               H Cal Ord 2nd Rdg-Shr Dbt
               H Added As A Co-sponsor GASH
               H Added As A Co-sponsor BRADLEY
     98-03-25 H Added As A Co-sponsor HOWARD
               H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
     98-03-26 H
                                           Fiscal Note filed as Amnded
                                           Corrctnl note fld as amnded
               Н
               Н
                                           Judicial Note Req-Withdrawn
               H
                      Amendment No.02
                                           FRITCHEY
               Н
                      Amendment referred to HRUL
               Н
                      Rules refers to
                                            HJUB
               H Held 2nd Rdg-Short Debate
     98-03-31 H
                                           Judicial Note req as Amend
                                           Fiscal Note filed as Amnded
               Н
                      Amendment No.02
                                           FRITCHEY
               Н
               H Be approved consideration 012-000-000/HJUB
               Н
                      Amendment No.02
                                           FRITCHEY
                                                                   Adopted
               H Pld Cal Ord 3rd Rdg-Sht Dbt
     98-04-01 H
                                           Fiscal Note filed as Amnded
               H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-000
      98-04-02 S Arrive Senate
               S Placed Calendr, First Reading
      98-04-24 S Chief Sponsor CULLERTON
      98-04-28 S First reading
                                           Referred to Sen Rules Comm
      99-01-12 H Session Sine Die
HB-2470
            PHELPS - BLACK - REITZ - MAUTINO - CURRY, JULIE, NOLAND,
            YOUNGE, HOEFT AND WOOLARD.
   30 ILCS 105/6z-45
  105 ILCS 5/19-1
                                  from Ch. 122, par. 19-1
  105 ILCS 230/5-5
  105 ILCS 230/5-15
  105 ILCS 230/5-20
  105 ILCS 230/5-25
  105 ILCS 230/5-53 new
```

Amends the School Construction Law, the School Code, and the State Finance Act. Eliminates minimum enrollment requirements as a criteria for grant eligibility under the School Construction Law and reduces the EAV per ADA pupil percentile level at which districts no longer qualify for a grant to the 95th from the 99th percentile. Provides for the State Board of Education to award a reorganization incentive grant, payable from appropriations made out of the School Infrastructure Fund, to a school district that receives a school construction project grant from the Capital Development Board based upon the district's present or anticipated school construction needs attributable to its organization or formation as a community unit or combined school district or its annexation of all of the territory of another school district. Provides that the organization, formation, or annexation must be initiated by a petition filed after the amendatory Act's effective date and must take effect for all purposes not more than 2 years after the district receives its school construction project grant. Requires the State Board of Education to certify to a school district that has been issued a grant entitlement for a school construction project the amount of the project cost that the district will be re-

quired to finance with non-grant funds. Authorizes such a district, if it has no unused bonding capacity or if its remaining bonding capacity is less than the amount certified by the State Board of Education, to by referendum incur additional indebtedness by the issuance of school construction project bonds in an amount not exceeding the project cost that the district must finance with non-grant funds. Makes other related changes. Effective immediately.

```
STATE DEBT IMPACT NOTE
    HB2470 would not affect the bonding authorization of the State
    or the level of State indebtedness.
    FISCAL NOTE (State Board of Education)
    Amount of new money needed cannot be determined.
    STATE MANDATES FISCAL NOTE (State Board of Education)
    No change from SBE fiscal note.
    FISCAL NOTE (Capital Development Board)
    No fiscal impact on current program; more money will need to be
    appropriated to serve all additional eligible schools.
NOTÊ(S) THAT MAY APPLY: Fiscal
   98-01-15 H Filed With Clerk
             H Added As A Joint Sponsor BLACK
             H Added As A Co-sponsor REITZ
             H Added As A Co-sponsor MAUTINO
             H Added As A Co-sponsor CURRY, JULIE
             H Added As A Co-sponsor NOLAND
    98-01-20 H First reading
                                          Referred to Hse Rules Comm
    98-02-03 H Added As A Co-sponsor YOUNGE
             H Added As A Co-sponsor HOEFT
    98-02-05 H Added As A Co-sponsor WOOLARD
                                          State Debt Note Filed
    98-02-10 H
                                          Committee Rules
                                          Fiscal Note Filed
    98-02-18 H
                                          St Mandate Fis Note Filed
             Η
                                          Committee Rules
             Н
    98-03-19 H
                                          Fiscal Note Filed
             Н
                                          Committee Rules
    99-01-12 H Session Sine Die
```

HB-2471 SLONE - SMITH, MICHAEL - LEITCH - MOFFITT.

70 ILCS 1205/10-7

from Ch. 105, par. 10-7

Amends the Park District Code. Provides that any park district owning and holding real estate is authorized to give, sell, or lease that property to the State of Illinois.

HOME RULE NOTE

HB 2471 does not preempt home rule authority.

STATE MANDATES ACT FISCAL NOTE

HB 2471 fails to create a State mandate.

FISCAL NOTE (Dept. of Natural Resources)

Fiscal impact of any subsequent gifts cannot be estimated.

HOUSE AMENDMENT NO. 1.

Requires certain conveyances of park property to provide that ownership of the property reverts to the grantor if the grantee knowingly violates the required covenant by allowing all or any part of the property to be used for other than park or recreational purposes. Contains similar provisions with respect to leases. Specifies that for property not subject to the recreational use requirement because of alternative property obtained by the district, the alternative property must be obtained in the same or a related transaction. Also makes technical changes.

```
98-01-15 H Filed With Clerk
98-01-20 H First reading
                                      Referred to Hse Rules Comm
                                      Assigned to Executive
98-01-27 H Added As A Joint Sponsor SMITH, MICHAEL
         H Added As A Co-sponsor LEITCH
         Η
                                      Fiscal Note Requested BLACK
         Н
                                      St Mandate Fis Nte Requestd BLACK
         Н
                                      Home Rule Note Requested BLACK
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-01-28 H
                                      Home Rule Note Filed
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
```

98-02-03	Н		Fiscal Note Filed	
		Second Reading-Short Debate		
		Pld Cal Ord 3rd Rdg-Sht Dbt Added As A Co-sponsor MO	FEITT	
		Relld 2nd Rdng-Short Debate		
	Н	Held 2nd Rdg-Short Debate		
98-02-26			SLONE	
	H	Amendment referred to Held 2nd Rdg-Short Debate	HKUL	
98-03-19			SLONE	
		Be approved consideration H	RUL/003-002-000	
98-03-23		Held 2nd Rdg-Short Debate Amendment No.01	SLONE	Adopted
76-03-23		Pld Cal Ord 3rd Rdg-Sht Dbt	SLONE	Adopted
98-03-24	Н	3rd Rdg-Sht Dbt-Pass/Vote 1	15-000-000	
98-03-25	S	Arrive Senate		
98-03-26	5	Placed Calendr, First Reading Chief Sponsor SHADID		
98-03-27	S	Added as Chief Co-sponsor F	IAWKINSON	
98-03-31	S	First reading	Referred to Sen Rules Com	m
99-01-12	Н	Session Sine Die		
		OGER.		
70 ILCS 280			42, par. 415	
		nitary District Act of 1936.		
		oard of trustees may receive	e to \$6,000 (now \$3,000)	per year.
		TE (DCCA) have no fiscal impact.		
		Filed With Clerk		
		First reading	Referred to Hse Rules Com	m
98-02-18	H		Fiscal Note Filed Committee Rules	
99-01-12		Session Sine Die	Committee Rules	
		CK – BEAUBIEN.		
55 ILCS 5/5-				
65 ILCS 5/1				
		ounties Code and the Illino		
		cate an adult entertainment		t of the property
boundary of an	ly t	orest preserve district. Effe TE (DCCA)	ctive immediately.	
HB 2473	wi	Il not have a fiscal impact on u	nits of local gov't.	
STATE N	MΑ	NDATES ACT FISCAL NOT		
		Is to create a State mandate.		
HOUSE AMENDMENT NO. 1.				
Prohibits a county or municipality from locating an adult entertainment facility within 1,000 feet of the property boundary of any forest preserve (now forest preserve				
district).	æt	of the property boundary o	any torest preserve (nov	v forest preserve
	Н	Filed With Clerk		
7 0 1 10		Added As A Joint Sponsor B	EAUBIEN	
		First reading	Referred to Hse Rules Com	
98-01-21 98-01-27			Assigned to Local Governm	
96-01-27		Placed Cal 2nd Rdg-Sht Dbt	Do Pass/Short Debate Cal 0	113-000-000
98-01-28		Amendment No.01	BLACK	
	H			
	H	Be approved consideration H	RUL Fiscal Note Filed	
	Н		St Mandate Fis Note Filed	
	Н	Cal Ord 2nd Rdg-Shr Dbt		
98-02-03		Second Reading-Short Debat		Adonted
	H	Amendment No.01 Pld Cal Ord 3rd Rdg-Sht Dbt	BLACK	Adopted
98-02-04		3rd Rdg-Sht Dbt-Pass/Vote 1		
	S	Arrive Senate		
		Placed Calendr, First Reading		
		Chief Sponsor MYERS,J Added as Chief Co-sponsor O	GEO-KARIS	
		First reading	Referred to Sen Rules Com	m
		-		

98-04-01 S Assigned to Local Government & Elections
98-04-21 S Recommended do pass 007-001-000
S Placed Calndr, Second Reading
98-04-28 S Second Reading
S Placed Calndr, Third Reading
98-04-29 S Third Reading - Passed 057-001-000
H Passed both Houses
98-05-28 H Sent to the Governor
98-07-24 H Governor approved
H Effective Date 98-07-24

HB-2474 LEITCH.

Н

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.

PUBLIC ACT 90-0634

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98-01-20 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
98-02-03 H
                                       Assigned to Judiciary I - Civil Law
98-02-19 H
                                       Do Pass/Short Debate Cal 010-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-18 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-19 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-001
98-03-24 S Arrive Senate
         S Placed Calendr, First Reading
98-04-13 S Chief Sponsor O'MALLEY
98-04-21 S First reading
                                       Referred to Sen Rules Comm
98-04-22 S
                                       Assigned to Financial Institutions
98-04-28 S
                                       Held in committee
98-05-06 S
                                       Recommended do pass 007-000-000
         S Placed Calndr, Second Reading
98-05-07 S Second Reading
         S Placed Calndr, Third Reading
98-05-13 S Third Reading - Passed 054-000-002
         H Passed both Houses
98-06-11 H Sent to the Governor
98-08-07 H Governor approved
              Effective Date 98-08-07
         Н
              PUBLIC ACT 90-0696
```

HB-2475 JOHNSON, TOM - MAUTINO.

720 ILCS 550/5.1 from Ch. 56 1/2, par. 705.1 725 ILCS 5/110-6.1 from Ch. 38, par. 110-6.1

Amends the Cannabis Control Act. Changes from 2,500 grams to 2,000 grams, the threshold amount of cannabis that must be brought into the State for a person to be prosecuted for cannabis trafficking. Amends the Code of Criminal Procedure of 1963 to provide that the court may deny bail where the proof is evident or the presumption great that the defendant committed a Class X Cannabis Control Act violation.

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NOTE(S) THAT MAY APPLY: Correctional
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98-01-20 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-03 H Added As A Joint Sponsor MAUTINO

99-01-12 H Session Sine Die

HB-2476 JOHNSON,TOM.

70 ILCS 705/4

from Ch. 127 1/2, par. 24

Amends the Fire Protection District Act. Eliminates the provision that violation of certain prohibitions against financial interests in contracts by an employee is a Class 4 felony.

98-01-20 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-11 H Assigned to Judiciary II - Criminal Law

98-03-20 H

99-01-12 H Session Sine Die

Re-Refer Rules/Rul 19(a)

HB-2477 JOHNSON, TOM.

750 ILCS 5/202.5 new

Amends the Marriage and Dissolution of Marriage Act. Provides that, upon marriage, either party may assume the surname of the other party, and if a party chooses to do so, he or she shall be called and known by that name without being required to petition for a name change under the Code of Civil Procedure.

98-01-20 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2478 POE – JOHNSON,TOM – KLINGLER – BLACK – MITCHELL, MOORE,EUGENE, RYDER, KOSEL AND BOST.

305 ILCS 5/5-5d new

Amends the Medicaid Article of the Public Aid Code. Provides that if the Department of Public Aid pays a provider of medical services an amount that is less than the correct amount of reimbursement for those services under the Code, the provider may recover the amount of the underpayment from the Department, including by means of setoff against the amount of any overpayment made by the Department to the provider. A provider may recover an underpayment at any time without regard to when the underpayment occurred.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-01-20 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
   98-02-03 H Primary Sponsor Changed To POE
             H Added As A Joint Sponsor JOHNSON, TOM
   98-03-11 H
                                         Assigned to Human Services
   98-03-18 H Added As A Co-sponsor KLINGLER
   98-03-19 H
                                         Do Pass/Short Debate Cal 011-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
   98-03-20 H
                                         Fiscal Note Requested ZICKUS
                                         St Mandate Fis Nte Requestd ZICKUS
             H Cal Ord 2nd Rdg-Shr Dbt
   98-03-23 H
                                         Fiscal Note Request W/drawn
                                         St Mandate Fis Nte Reg-Wdrn
             H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
   98-03-25 H Relld 2nd Rdng-Short Debate
             H Held 2nd Rdg-Short Debate
   98-03-27 H Added As A Co-sponsor BLACK
             H Added As A Co-sponsor MITCHELL
             H Added As A Co-sponsor MOORE, EUGENE
             H Added As A Co-sponsor RYDER
             H Added As A Co-sponsor KOSEL
             H Added As A Co-sponsor BOST
             H Pld Cal Ord 3rd Rdg-Sht Dbt
             H 3rd Rdg-Sht Dbt-Pass/Vote 112-002-000
   98-03-31 S Arrive Senate
             S Placed Calendr, First Reading
   98-11-05 S Chief Sponsor MYERS,J
   98-11-17 S First reading
                                         Referred to Sen Rules Comm
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HB-2479 JOHNSON, TOM.

625 ILCS 5/12-606

from Ch. 95 1/2, par. 12-606

Amends the Illinois Vehicle Code to exempt a tow-truck operator who does not own or operate a garage from the requirement that a tow-truck operator have garagekeepers legal liability coverage in an amount of no less than \$25,000 in the case of theft, loss of, or damage to any vehicle stored.

98-01-20 H Filed With Clerk

99-01-12 H Session Sine Die

H First reading

99-01-12 H Session Sine Die

Referred to Hse Rules Comm

HB-2480 **2564**

HB-2480 JOHNSON, TOM - COWLISHAW.

520 ILCS 5/1.34 new

Amends the Wildlife Code to require the Department of Natural Resources to establish a program in every county contiguous to a county with a population of more than 3,000,000 for harvesting a certain percentage of Canada geese each year and using the harvested geese as a food source for local food banks.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-20 H Filed With Clerk

H Added As A Joint Sponsor COWLISHAW

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2481 JOHNSON,TOM.

40 ILCS 5/7-137.1

from Ch. 108 1/2, par. 7-137.1

40 ILCS 5/7-141.1

30 ILCS 805/8.22 new

Amends the IMRF Article of the Pension Code. Provides that an annuitant who is receiving early retirement incentives may hold an elected office and receive compensation for holding that office, so long as the annuitant does not participate in the Fund with respect to that office while receiving early retirement incentives. Removes the January 1, 1992 deadline for revoking an election to participate in the Fund with respect to an elected office. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

There would probably be no fiscal impact; participants aren't

likely to forfeit the annuity to serve as an elected official. NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

98-01-20 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-03-03 H

Pension Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2482 JOHNSON.TOM.

730 ILCS 5/5-5-3.2

from Ch. 38, par. 1005-5-3.2

Amends the Unified Code of Corrections. Provides that the court may impose an extended term sentence upon an offender who was convicted of predatory criminal sexual assault of a child.

NOTE(S) THAT MAY APPLY: Correctional

98-01-20 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2483 SCOTT.

740 ILCS 80/2

from Ch. 59, par. 2

Amends the Frauds Act. Provides that no action shall be brought to charge a person upon a conveyance of land unless the conveyance is in writing and signed by the party to be charged. Provides that this amendatory Act is declaratory of existing law and is intended to remove possible ambiguities, thereby confirming the existing meaning of the Frauds Act in effect before the effective date of this amendatory Act. Effective immediately.

98-01-20 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2484 JOHNSON.TOM.

5 ILCS 375/3 5 ILCS 375/6.12 new from Ch. 127, par. 523

Amends the State Employees Group Insurance Act of 1971. Provides that members of the State employee health plan may elect to not participate in the plan. Provides that persons who have previously opted out of the health plan may enroll in the plan at any time. Effective July 1, 1998.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-20 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2485 PHELPS - KOSEL - WOOLARD AND HOLBROOK.

105 ILCS 5/21-2

from Ch. 122, par. 21-2

Amends the School Code. In the provisions relating to grades of teaching certificates, makes grammatical changes.

FISCAL NOTE (State Board of Education)

No fiscal impact until substantive language is added.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

105 ILCS 5/21-2

Adds reference to: 105 ILCS 5/19-1

from Ch. 122, par. 19-1

Changes the title, deletes everything after the enacting clause, and adds provisions amending the School Code. Authorizes a school district, which previously availed itself of a statutory exception to an otherwise applicable debt limitation in order to issue bonds for the construction of additional facilities necessary for a quality educational program, to again seek referendum approval to issue bonds for that purpose. Also authorizes an elementary school district to issue bonds up to an amount not exceeding 18% of the district's EAV if specified statutory criteria are met, including requirements that the bonds be approved at a referendum held after July 1, 1998 and issued by July 1, 1999. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to:

105 ILCS 230/5-5

Adds provisions amending the School Construction Law. Includes in the definition of "approved school construction bonds" bonds that are issued on or after January 1, 1993 and before January 1, 1996, as authorized by a specified subsection of a Section of the School Code applicable when a school building was closed because of mine subsidence damage.

FISCAL NOTE, H-AMS 1 & 2 (State Board of Education)

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H-am #1 affects New Simpson Hill Dist. #32 in Johnson Cty.
Its debt limitation would be expanded locally to expand
Tunnel Hill Sch. to serve students in grades pre-K thru 8.
H-am #2 affects Benton Dist. #47 in Franklin Cty. That dist.
issued bonds in 1993 to address mine subsidence damage. There
are still over 250 students in an inappropriate elementary sch.
bldg. It seeks to apply for sch. construction bonds to finish
addressing the mine subsidence damage.
STATE MANDATES FISCAL NOTE, H-AMS 1 & 2 (SBE)
No change from SBE fiscal note.
FISCAL NOTE, H-AM 1 & 2 (State Board of Education)
No change from previous SBE fiscal note with H-ams 1 & 2.
98-01-20 H First reading
                                       Referred to Hse Rules Comm
98-03-11 H
                                        Assigned to Elementary & Secondary
                                          Education
98-03-13 H
                                       Fiscal Note Filed
                                       St Mandate Fis Note Filed
         Н
         Н
                                        Committee Elementary & Secondary
98-03-19 H
                                        Do Pass/Stdnrd Dbt/Vo011-010-000
         H Plcd Cal 2nd Rdg Std Dbt
98-03-23 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
98-03-24 H Rolld 2nd Rdng-Stnd Debate
                                       KOSEL.
         Н
                 Amendment No.01
                 Amendment referred to HRUL
         H Hld Cal Ord 2nd Rdg-Shr Dbt
98-03-25 H
                 Amendment No.01
                                       KOSEL
         Н
                 Rules refers to
                                         HELM
         Н
                 Amendment No.02
                                       HOLBROOK
                 Amendment referred to HRUL
         Н
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HELM

Rules refers to

H Hld Cal Ord 2nd Rdg-Shr Dbt

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98-03-26 H
                Amendment No.01
                                    KOSEL
        H Be approved consideration HELM
                Amendment No.02
        Η
                                    HOLBROOK
         H Be approved consideration 020-001-000/HELM
         Н
                Amendment No.01
                                    KOSEL
                                                             Adopted
        Η
                Amendment No.02
                                    HOLBROOK
                                                             Adopted
         Н
                                    Fiscal Note filed as Amnded
         Η
                                    St Mndt Fscl Note Fld Amnd
         H Pld Cal Ord 3rd Rdg-Std Dbt
         H Added As A Co-sponsor HOLBROOK
         H 3rd Rdg-Stnd Dbt-Pass/V116-000-000
         H Added As A Joint Sponsor KOSEL
         H Added As A Co-sponsor WOOLARD
98-03-31 S Arrive Senate
         S Chief Sponsor MAHAR
                                    Fiscal Note filed as Amnded
         S Placed Calendr, First Reading
98-04-01 S First reading
                                     Referred to Sen Rules Comm
98-04-16 S Added As A Co-sponsor BOWLES
98-04-22 S Added as Chief Co-sponsor CLAYBORNE
99-01-12 H Session Sine Die
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HB-2486 PHELPS

105 ILCS 5/2-3.124

Amends the School Code. In the provisions relating to liability coverage for certificated school employees, replaces references to the "State Board" with references to the "State Board of Education".

98-01-20 H First reading Referred to Hse Rules Comm 99-01-12 H Session Sine Die

HB-2487 PHELPS

105 ILCS 5/10-22.34c

Amends the School Code. Makes a grammatical change in the provisions relating to contracts for third party non-instructional services.

98-01-20 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2488 PHELPS.

105 ILCS 5/17-1.5

Amends the School Code. Makes a grammatical change in provisions establishing administrative cost limitations applicable to school districts with a population under 500,000.

98-01-20 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2489 HANNIG

For FY98: Provides for increase in appropriation to State Board of Education for reimbursement to Local Educational Agencies. Provides for increases in appropriations to the Department of Agriculture (i) from the Agricultural Premium Fund for deposit into the State Cooperative Extension Service Trust Fund and (ii) for grants to soil and water conservation districts for various expenses. Provides for appropriations for various purposes to the following: Illinois Student Assistance Commission; Office of the Lieutenant Governor; Department on Aging; Department of Public Health; Court of Claims, Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

98-01-20 H First reading Referred to Hse Rules Comm 98-01-28 H Assigned to Approp-Gen Srvc & Govt 98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2490 PARKE - JOHNSON, TOM - BOST - JONES, JOHN - RIGHTER.

35 ILCS 5/204 from Ch. 120, par. 2-204

Amends the Illinois Income Tax Act. Grants taxpayers, beginning with taxable years beginning on or after January 1, 1998, an additional basic amount standard exemption of \$1,000. Provides that the additional exemption is exempt from the sunset provisions. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-01-21 H Filed With Clerk
   98-01-27 H First reading
                                       Referred to Hse Rules Comm
   98-05-06 H
                                       Motion DISCHARGE RUL
            H
                                       COMMITTEE FROM
            Н
                                       FURTHER CONSIDER
            Н
                                       OF HB 2490 AND
            Н
                                       PLACE ON CALENDAR
            Н
                                       -CHURCHILL
            Н
                                       Motion failed
                                       Committee Rules
   98-05-07 H Added As A Joint Sponsor JOHNSON, TOM
            H Added As A Co-sponsor BOST
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor RIGHTER
            Η
                                       Motion DISCHARGE RUL
                                       AND PLACE ON
            Н
            Н
                                       CALENDAR FOR
            H
                                       CONSIDERATION -
            Н
                                       PARKE
            Н
                                       REP CURRIE OBJECTS
            Η
                                       CHAIR RULES -
            Н
                                       THE MOTION IS
            Н
                                       OUT OF ORDER
            H Appeal Ruling of Chair PARKE
            H Shall Chair Be Sustained
            H Mtn Pvl/Chr Ssn/000-000060-057-000
                                       Committee Rules
   99-01-12 H Session Sine Die
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HB-2491 MITCHELL.

750 ILCS 5/609

from Ch. 40, par. 609

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that the court may grant leave, before or after judgment, to any party having custody of any minor child to remove the child to a new residence within the State which is located outside a 100 mile geographical radius of the residence of the child at the time of the initial custody judgment if removal is in the best interests of the child. The burden of proving that removal is in the best interests of the child is on the party seeking removal. Removal of a minor child to a new residence within the State which is located within a 100 mile geographical radius of the residence of the child at the time of the initial custody judgment shall not require leave of court. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Illinois Marriage and Dissolution of Marriage Act. Provides procedures for the court to determine the best interests of a child with regard to relocation of that child more than 100 miles from the child's residence at the time of the last custody order or at the time of the entry of Judgment, whether inside or outside the State of Illinois. Provides that the custodial parent or primary residential parent shall give 30 days notice of a proposed change of residence beyond 100 miles, with opportunity for the non-custodial or non-residential parent to object within 21 days of notice. Effective immediately.

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98-01-21 H Filed With Clerk
98-01-27 H First reading
                                       Referred to Hse Rules Comm
98-03-I1 H
                                       Assigned to Judiciary I - Civil Law
                                                                 Adopted
98-03-19 H
                 Amendment No.01
                                       JUD-CIVIL LAW H
                                       Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 077-023-015
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor SIEBEN
         S First reading
                                       Referred to Sen Rules Comm
98-04-01 S
                                       Assigned to Judiciary
```

98-04-22	S	Held in committee
98-04-29	S	Postponed
98-05-05	S	To Subcommittee
	S	Committee Judiciary
98-05-08	S	Refer to Rules/Rul 3-9(a)
99-01-12	H Session Sine Die	

HB-2492 MOFFITT – WOOLARD – LAWFER – PHELPS – MYERS, JONES, JOHN, BOST, RIGHTER, KLINGLER, WINKEL, POE, WIRSING, MITCHELL, NOLAND, TENHOUSE, TURNER, JOHN, CROSS, BLACK AND LEITCH.

105 ILCS 230/5-25

Amends the School Construction Law. Eliminates a provision that establishes minimum enrollment requirement standards that a school district must meet to be eligible for a school construction project grant. Effective immediately.

for a school construction project grant. Effective immediately.
FISCAL NOTE (State Board of Education)
No direct fiscal impact; 129 more districts would be eligible
for the grants. Since funds are allocated based on need, dists.
with lesser needs will not be funded.
STATE MANDATES FISCAL NOTE (State Board of Education)
No change from SBE fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal

98-01-21 H Filed With Clerk H Added As A Joint Sponsor MYERS H Added As A Co-sponsor LAWFER H Added As A Co-sponsor BOST H Added As A Co-sponsor JONES, JOHN H Added As A Co-sponsor RIGHTER H Added As A Co-sponsor KLINGLER H Added As A Co-sponsor WINKEL H Added As A Co-sponsor POE H Added As A Co-sponsor WIRSING H Added As A Co-sponsor MITCHELL H Added As A Co-sponsor NOLAND 98-01-27 H First reading Referred to Hse Rules Comm H Added As A Co-sponsor TENHOUSE H Added As A Co-sponsor TURNER, JOHN H Added As A Co-sponsor CROSS H Added As A Co-sponsor BLACK H Added As A Co-sponsor LEITCH Assigned to Elementary & Secondary 98-02-03 H Education 98-02-10 H Added As A Co-sponsor WOOLARD H Added As A Co-sponsor BOST H Added As A Co-sponsor PHELPS Do Pass/Short Debate Cal 019-000-000 98-02-25 H H Placed Cal 2nd Rdg-Sht Dbt Amendment No.01 **BEAUBIEN** 98-02-26 H Amendment referred to HRUL Η H Cal Ord 2nd Rdg-Shr Dbt Fiscal Note Filed 98-03-09 H St Mandate Fis Note Filed H Cal Ord 2nd Rdg-Shr Dbt 98-03-18 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt Amendment No.01 **BEAUBIEN** 98-03-19 H Amendment referred to HELM Н Tabled Pursnt to Rule 40(a) 01 Н H 3rd Rdg-Sht Dbt-Pass/Vote 115-001-000

S Placed Calendr, First Reading
S Chief Sponsor SIEBEN
S First reading Referred to Sen Rules Comm
98-03-25 S Added as Chief Co-sponsor KEHOE
98-03-27 S Added as Chief Co-sponsor DEMUZIO
98-04-29 S Added As A Co-sponsor BOWLES
98-05-04 S Added as Chief Co-sponsor REA

H Added As A Co-sponsor JONES, JOHN

98-03-24 S Arrive Senate

99-01-12 H Session Sine Die

HB-2493 COWLISHAW - CURRIE - KOSEL - DAVIS.STEVE - LYONS.EILEEN. HOEFT, ERWIN, BIGGERT, HOLBROOK AND BOLAND.

105 ILCS 5/27-23.5 new

Amends the School Code. Requires each school district maintaining grades 9 and 10 to include in its curriculum and teach to the students of either such grade one unit of instruction on organ/tissue donor and transplantation programs. Requires the regional superintendent of schools to make available to those districts information and data that the districts may use in developing the required unit of instruction. Provides that each school board determines the minimum amount of instructional time that qualifies as the required unit of instruction. Effective July 1, 1998.

HOUSE AMENDMENT NO. 1.

Authorizes a school district to include in its curriculum and teach to students in grade 9 or 10 (instead of requiring it to include in its curriculum and teach to those students) a unit of instruction on organ/tissue donor and transplantation programs.

FISCAL NOTE, H-AM 1 (State Board of Education)

There will be little cost associated with this bill.

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

No change from SBE fiscal note, amended.

HOUSE AMENDMENT NO. 2.

Adds that a student is not required to take or participate in the instructional program if a parent or guardian files a written objection on constitutional grounds. Provides that a student's refusal to take or participate in the instruction on those grounds is not reason for the student's suspension, expulsion, or academic penalty.

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

S Placed Calndr, Third Reading 98-05-13 S Added as Chief Co-sponsor TROTTER S Third Reading - Passed 055-000-000

H Passed both Houses

98-01-22 H Filed With Clerk H Added As A Joint Sponsor CURRIE 98-01-27 H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Elementary & Secondary Education 98-03-18 H Added As A Co-sponsor KOSEL H Added As A Co-sponsor DAVIS, STEVE H Added As A Co-sponsor LYONS, EILEEN 98-03-19 H Amendment No.01 ELEM SCND ED H Adopted Do Pass Amend/Short Debate 019-000-000 H Placed Cal 2nd Rdg-Sht Dbt H Added As A Co-sponsor HOEFT 98-03-24 H Amendment No.02 **COWLISHAW** Amendment referred to HRUL H Be approved consideration HRUL H Cal Ord 2nd Rdg-Shr Dbt H Added As A Co-sponsor ERWIN 98-03-25 H Fiscal Note filed as Amnded St Mndt Fscl Note Fld Amnd Н H Second Reading-Short Debate Н Amendment No.02 **COWLISHAW** Adopted H Pld Cal Ord 3rd Rdg-Sht Dbt 98-03-26 H Added As A Co-sponsor BIGGERT H Added As A Co-sponsor HOLBROOK H Added As A Co-sponsor BOLAND H 3rd Rdg-Sht Dbt-Pass/Vote 111-004-001 98-03-31 S Arrive Senate S Placed Calendr, First Reading S Chief Sponsor DILLARD S First reading Referred to Sen Rules Comm 98-04-28 S Assigned to Education S Added as Chief Co-sponsor PHILIP 98-04-30 S Added as Chief Co-sponsor BERMAN 98-05-05 S Recommended do pass 009-000-000 S Placed Calndr, Second Reading 98-05-06 S Second Reading

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98-06-11 H Sent to the Governor
98-07-24 H Governor approved
         Н
              Effective Date 98-07-24
              PUBLIC ACT 90-0635
         Η
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HB-2494 CAPPARELLI.

Appropriates \$400,000 from the Road Fund to the Department of Transportation for all costs associated with widening Touhy Avenue between Harlem Avenue and Milwaukee Avenue and installing traffic control signals on Harlem Avenue south of Touhy Avenue in the Village of Niles in Cook County. Effective July 1, 1998.

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98-01-22 H Filed With Clerk
98-01-27 H First reading
                                       Referred to Hse Rules Comm
                                       Assigned to Appropriations-Public Safety
98-03-11 H
98-03-20 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2495 KUBIK - BRUNSVOLD - KLINGLER.

35 ILCS 5/304	from Ch. 120, par. 3-304
35 ILCS 5/804	from Ch. 120, par. 8-804
35 ILCS 5/1501	from Ch. 120, par. 15-1501

Amends the Illinois Income Tax Act. Provides that for tax years ending on or after December 31, 1998, 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. 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, 1998. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-01-23 H Filed With Clerk
            H Added As A Joint Sponsor BRUNSVOLD
   98-01-27 H First reading
                                       Referred to Hse Rules Comm
   98-02-25 H Added As A Co-sponsor KLINGLER
   98-05-18 H
                                       Motion DISCHARGE HOU
                                       RULES AND PLACE ON
            Н
                                       CALENDAR FOR
            Н
                                       CONSIDERATION
            H
            Н
                                       -CHURCHILL
                                       Motion failed
            Η
                                       Committee Rules
   99-01-12 H Session Sine Die
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HB-2496 FLOWERS.

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New Act
  5 ILCS 80/4.19 new
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Creates the Tattoo Artist License Act to provide for the regulation of tattoo artists and persons performing body piercing by the Department of Professional Regulation through licensure requirements. Amends the Regulatory Agency Sunset Act to sunset the Tattoo Artist License Act on January 1, 2009.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-01-23 H Filed With Clerk
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99-01-12 H Session Sine Die
           FLOWERS - KLINGLER - SCOTT - DART - GIGLIO AND COULSON.
HB-2497
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Referred to Hse Rules Comm

35 ILCS 5/213 new

98-01-27 H First reading

Amends the Illinois Income Tax Act. Creates an income tax credit for individuals in an amount equal to 25% of unreimbursed, medically necessary expenses incurred in

caring, in the individual's home, for an elderly parent who has been diagnosed by a licensed physician as being unable to live alone. Provides that the taxpayer shall provide the Department of Revenue, upon request, with certification from a licensed physician of the medical necessity for the live-in care of the elderly parent. Provides that in no event shall this credit reduce an individual's tax liability to less than zero. Provides that this credit is available for tax years ending on or after December 31, 1998. Sunsets the credit after 5 years.

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NOTE(S) THAT MAY APPLY: Fiscal

98-01-23 H Filed With Clerk

98-01-27 H First reading Referred to Hse Rules Comm

98-02-19 H Added As A Joint Sponsor KLINGLER

H Added As A Co-sponsor SCOTT

H Added As A Co-sponsor DART

98-03-13 H Added As A Co-sponsor COULSON

98-03-26 H Added As A Co-sponsor GIGLIO

99-01-12 H Session Sine Die
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HB-2498 FLOWERS.

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20 ILCS 415/8b.7-5 new
705 ILCS 505/8 from Ch. 37, par. 439.8
705 ILCS 505/11 from Ch. 37, par. 439.11
705 ILCS 505/22 from Ch. 37, par. 439.22
705 ILCS 505/24 from Ch. 37, par. 439.24
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Amends the Personnel Code. Establishes a preference in entrance examinations of 10 points for a qualified person who has been wrongfully accused of a crime for which the person was imprisoned in a State prison and a court of competent jurisdiction finds that the evidence that resulted in his or her conviction was erroneous or that new evidence indicates that the person did not commit the crime. Amends the Court of Claims Act. Provides that claims against the State for time unjustly served in State prisons shall be automatically heard and payment made within 120 days after the person who unjustly served time is discharged from prison. Provides that the claim may be made if a court finds that the evidence that resulted in the person's conviction was erroneous or that new evidence indicates that the person did not commit the crime for which he or she was convicted (now only the issuance of a pardon by the Governor on the grounds of innocence may be the basis of a claim). Increases the maximum statutory awards to a person released from prison because of these factors.

FISCAL NOTE (Dpt. Central Management Services)
HB2498 has minimal fiscal impact on DCMS.
CORRECTIONAL NOTE
There will be no corrections population or fiscal impact.
FISCAL NOTE, H-AM 2 (Court of Claims)
Two recent awards under this statute were \$140,350 each; there are 5 illegal incarceration claims pending. Ultimate costs for automatic consideration of wrongfully accused persons could run in excess of \$1,000,000. Increasing maximum awards would cost

between \$25,000 and \$60,000 for each case.

HOUSE AMENDMENT NO. 2.

Changes the preference in entrance examinations for persons who have been unjustly imprisoned from 10 points to 5 points. Also provides that the amount of the award for a person who has been unjustly imprisoned shall be at the discretion of the Court of Claims.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-01-23 H Filed With Clerk
   98-01-27 H First reading
                                          Referred to Hse Rules Comm
   98-02-17 H
                                         Fiscal Note Filed
                                          Committee Rules
   98-03-11 H
                                          Assigned to Labor & Commerce
   98-03-19 H
                                          Correctional Note Filed
             Н
                                          Committee Labor & Commerce
    98-03-20 H
                                          Motion Do Pass-Lost 010-003-003
                                          Do Pass/Stdnrd Dbt/Vo011-002-002
             Н
             H Plcd Cal 2nd Rdg Std Dbt
    98-03-24 H
                    Amendment No.01
                                          FLOWERS
             H
                     Amendment referred to HRUL
             H Cal 2nd Rdg Std Dbt
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98-03-25 H Amendment No.01 **FLOWERS** H Be approved consideration 003-002-000/HRUL H Second Reading-Stnd Debate H Hld Cal Ord 2nd Rdg-Shr Dbt 98-03-30 H Amendment No.02 **FLOWERS** Н Amendment referred to HRUL H Hld Cal Ord 2nd Rdg-Shr Dbt 98-03-31 H Fiscal Note filed as Amnded FLOWERS Amendment No.02 H Be approved consideration HRUL H Hld Cal Ord 2nd Rdg-Shr Dbt 98-04-01 H Amendment No.01 Withdrawn **FLOWERS** Н Amendment No.02 **FLOWERS** Adopted H Pld Cal Ord 3rd Rdg-Std Dbt 98-04-02 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-2499 DANIELS - BOST - PERSICO - KRAUSE - RUTHERFORD, TENHOUSE AND TURNER JOHN.

30 ILCS 415/2 from Ch. 127, par. 702 30 ILCS 415/7 from Ch. 127, par. 707

Amends the Transportation Bond Act. Increases the overall authorization by \$211,000,000. Provides that \$211,000,000 of Transportation Bonds, Series A, may be issued to cover any federal highway fund shortfall for federal fiscal year 1998. Provides that the General Assembly shall annually direct the transfer of monies from the General Revenue Fund to the Transportation Bond, Series A Retirement and Interest Fund, in an amount sufficient to pay the principal of and interest on the \$211,000,000 of Bonds authorized by this amendatory Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Debt; Fiscal

98-01-23 H Filed With Clerk

H Added As A Joint Sponsor BOST

H Added As A Co-sponsor PERSICO

H Added As A Co-sponsor KRAUSE

H Added As A Co-sponsor RUTHERFORD

98-01-27 H First reading Referred to Hse Rules Comm 98-02-02 H Added As A Co-sponsor TENHOUSE

98-02-04 H Added As A Co-sponsor TURNER, JOHN

99-01-12 H Session Sine Die

HB-2500 WOOD - MYERS - KRAUSE - BIGGERT - RIGHTER.

20 ILCS 2310/55.89 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.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-23 H Filed With Clerk

H Added As A Joint Sponsor MYERS

H Added As A Co-sponsor KRAUSE

H Added As A Co-sponsor BIGGERT

H Added As A Co-sponsor RIGHTER

98-01-27 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2501 MCAULIFFE - ZICKUS - WOOD - KRAUSE.

20 ILCS 1305/10-30 new 30 ILCS 105/5,480 new

Amends the Department of Human Services Act and the State Finance Act. Requires the Department to establish a program to pay for drugs prescribed exclusively for the treatment of cancer. Creates the Cancer Treatment Drug Fund as a special fund in the State treasury, from which payments shall be made. Effective January 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-23 H Filed With Clerk

H Added As A Joint Sponsor ZICKUS

H Added As A Co-sponsor WOOD

H Added As A Co-sponsor KRAUSE

98-01-27 H First reading

99-01-12 H Session Sine Die

HB-2502 KUBIK.

20 ILCS 505/35.10 new

20 ILCS 1305/Art. 15 heading new

20 ILCS 1305/15-5 new

Amends the Children and Family Services Act and the Department of Human Services Act. Requires that the Department of Human Services and the Department of Children and Family Services promulgate rules ensuring the rights of children residing in care facilities under their jurisdiction. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-23 H Filed With Clerk

98-01-27 H First reading

Referred to Hse Rules Comm

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2503 LINDNER - WAIT - MOORE, ANDREA - LYONS, EILEEN - RIGHTER, LAWFER, BOST AND KOSEL.

5 ILCS 140/2

from Ch. 116, par. 202

Amends the Freedom of Information Act. Includes in the definition of "public records" complaints, results of complaints, and Department of Children and Family Services staff findings of licensing violations at day care facilities, provided that personal and identifying information is not released. Effective immediately.

98-01-23 H Filed With Clerk

H Added As A Joint Sponsor WAIT

H Added As A Co-sponsor MOORE, ANDREA

98-01-26 H Added As A Co-sponsor LYONS, EILEEN

98-01-27 H First reading Referred to Hse Rules Comm

98-01-28 H Added As A Co-sponsor RIGHTER

98-02-10 H Added As A Co-sponsor LAWFER

H Added As A Co-sponsor BOST

H Added As A Co-sponsor KOSEL

98-03-11 H Assigned to State Govt Admin & Election

Refrm

98-03-20 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-25 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

98-03-30 H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-31 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000

98-04-01 S Arrive Senate

S Chief Sponsor KARPIEL

S Placed Calendr, First Reading

S Added as Chief Co-sponsor WALSH,L

S First reading Referred to Sen Rules Comm Assigned to Executive

S

98-04-15 S Added as Chief Co-sponsor PARKER

98-04-22 S Added As A Co-sponsor HALVORSON

98-04-23 S

Postponed

Recommended do pass 012-000-000 98-04-28 S

S Placed Calndr, Second Reading

98-05-04 S Added as Chief Co-sponsor BOMKE

S Added as Chief Co-sponsor MYERS,J

S Added As A Co-sponsor LUECHTEFELD

98-05-05 S Added As A Co-sponsor KEHOE

98-05-06 S Second Reading

S Placed Calndr, Third Reading

98-05-14 S Third Reading - Passed 057-000-000

H Passed both Houses

98-06-12 H Sent to the Governor

98-07-31 H Governor approved

Н Effective Date 98-07-31

Н PUBLIC ACT 90-0670 HB-2504 **2574**

HB-2504 KUBIK.

730 ILCS 5/5-5-3.2

from Ch. 38, par. 1005-5-3.2

Amends the Unified Code of Corrections. Provides that the court may as an aggravating factor in sentencing consider that the defendant committed an offense in the presence of a child under 18 years of age who is a family or household member of the defendant and the elements of the offense consisted of acts of domestic violence committed against a family or household member. Effective January 1, 1999.

NOTE(S) THAT MAY APPLY: Correctional

98-01-23 H Filed With Clerk

98-01-27 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2505 ZICKUS - WINTERS - MEYER - JOHNSON, TOM - BIGGERT.

15 ILCS 205/4e new

Amends the Attorney General Act. Provides that the Attorney General, with the cooperation of the Departments of State Police and Central Management Services, LEADS primary contact agencies, and I SEARCH Units, shall post on the Internet, at least monthly, pictures of children missing from Illinois at the State of Illinois World Wide Web site. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-23 H Filed With Clerk

H Added As A Joint Sponsor WINTERS

H Added As A Co-sponsor MEYER

H Added As A Co-sponsor JOHNSON, TOM

H Added As A Co-sponsor BIGGERT

98-01-27 H First reading

Referred to Hse Rules Comm

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2506 BOST - JONES JOHN - WOOD.

410 ILCS 65/7 new

Amends the Illinois Rural/Downstate Health Act. Requires the Center for Rural Health to study women's access to obstetrical care in rural areas of the State. Requires the Department of Public Health to make reports to the General Assembly. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-23 H Filed With Clerk

H Added As A Joint Sponsor JONES, JOHN

H Added As A Co-sponsor WOOD

98-01-27 H First reading

99-01-12 H Session Sine Die

HB-2507 BERGMAN - ZICKUS.

215 ILCS 5/356h

from Ch. 73, par. 968h

Amends the Illinois Insurance Code. Provides that policies of accident and health insurance shall provide coverage for minor children who are under the guardianship of the insured. Effective immediately.

98-01-23 H Filed With Clerk

H Added As A Joint Sponsor ZICKUS

98-01-27 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2508 PARKE – MEYER – MITCHELL – WINTERS – BERGMAN AND ZICKUS. 215 ILCS 5/155.22a

Amends the Illinois Insurance Code. Prohibits insurers from refusing to issue a policy of basic property insurance or homeowners insurance because an applicant or insured is a subject of abuse. Effective immediately.

98-01-23 H Filed With Clerk

H Added As A Joint Sponsor MYERS

H Added As A Co-sponsor MITCHELL

H Added As A Co-sponsor WINTERS

H Added As A Co-sponsor BERGMAN

H Added As A Co-sponsor ZICKUS

98-01-27 H Joint Sponsor Changed to MEYER

H First reading

Referred to Hse Rules Comm

98-03-11 H Assigned to Insurance 98-03-20 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

MEYER - HOEFT - ZICKUS - CLAYTON - MCAULIFFE.

625 ILCS 5/6-205 from Ch. 95 1/2, par. 6-205

625 ILCS 5/11-503.5 new

Amends the Illinois Vehicle Code. Provides that a person who intentionally drives his or her vehicle in such a manner as to endanger the bodily safety or property of another driver, bicyclist, or pedestrian commits road rage. Penalty is a Class A misdemeanor. If the violation results in great bodily harm or permanent disfigurement to another, the offense is aggravated road rage and the penalty is a Class 4 felony. Provides that the Secretary of State shall revoke the driver's license of a person convicted of road rage or aggravated road rage. Effective July 1, 1998.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/6-205 Adds reference to: 625 ILCS 5/6-204 625 ILCS 5/6-206 from Ch. 95 1/2, par. 6-204 from Ch. 95 1/2, par. 6-206 625 ILCS 5/11-503.6 new

Deletes everything. Amends the Illinois Vehicle Code. Reincorporates provisions of the bill with the following changes. Provides that the new offense of road rage requires malice by the driver. Creates the offense of aggressive driving. Establishes penalties. Provides that these offenses are reportable to the Secretary of State, when the court orders a disposition of supervision. Provides that the Secretary of State may revoke the driver's license of a driver who has been convicted of reckless driving, road rage, or aggressive driving. Effective July 1, 1998.

HOUSE AMENDMENT NO. 2.

Adds reference to:

625 ILCS 5/6-205 from Ch. 95 1/2, par. 6-205

Further amends the Illinois Vehicle Code. Requires the Secretary of State to immediately revoke the driver's license or permit of a driver who has been convicted of 2 charges of the offense of road rage committed within a period of 12 months. Also requires a person who has been convicted of aggravated road rage to be sentenced to a minimum mandatory term of imprisonment of 48 consecutive hours. Changes definition of road rage to intentionally with malice using any vehicle in such an unlawful manner as to endanger the bodily safety or property of another driver, bicyclist, or pedestrian. Changes the definition of aggressive driving to operating a vehicle carelessly or heedlessly without watchful attention, concern, caution, or regard for the rights or safety of others, or in a manner that endangers or is likely to endanger any property or any person, including the driver or passengers of the vehicle. Changes effective date of the bill from July 1, 1998 to January 1, 1999.

NOTE(S) THAT MAY APPLY: Correctional

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98-01-23 H Filed With Clerk
         H Added As A Joint Sponsor HOEFT
         H Added As A Co-sponsor ZICKUS
98-01-27 H First reading
                                     Referred to Hse Rules Comm
98-01-28 H
                                     Assigned to State Govt Admin & Election
                                       Refrm
98-02-19 H
                Amendment No.01
                                     ST GV-ELC RFM H
                                                             Adopted
                                     Do Pass Amend/Short Debate 011-000-000
        Н
        H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H
                Amendment No.02
                                     MEYER
         Η
                Amendment referred to HRUL
                Rules refers to
                                      HSGE
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H
                Amendment No.02
                                     MEYER
         H Be approved consideration 010-000-000/HSGE
         H Added As A Co-sponsor CLAYTON
         H Added As A Co-sponsor MCAULIFFE
                Amendment No.02
                                     MEYER
                                                             Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
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98-03-27 H 3rd Rdg-Sht Dbt-Pass/Vote 079-017-015
98-03-31 S Arrive Senate
S Placed Calendr,First Reading
S Chief Sponsor DILLARD
98-04-01 S First reading Referred to Sen Rules Comm
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99-01-12 H Session Sine Die

HB-2510 BROWN - JONES JOHN - SAVIANO.

35 ILCS 505/8

from Ch. 120, par. 424

Amends the Motor Fuel Tax Law. Requires the Illinois Commerce Commission to develop annual and 5-year project plans of rail crossing capital improvements that will be paid for from the Grade Crossing Protection Fund. Requires the Commission to submit the annual and 5-year project plans to the Governor, the President of the Senate, the Senate Minority Leader, the Speaker of the House of Representatives, and the Minority Leader of the House of Representatives on the first Wednesday in April of each year.

NOTE(S) THAT MAY APPLY: Fiscal

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98-01-23 H Filed With Clerk
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H Added As A Joint Sponsor JONES, JOHN

98-01-27 H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Transportation & Motor Vehicles

98-03-19 H Do Pass/Short Debate Cal 021-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-23 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-24 H Added As A Co-sponsor SAVIANO

H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000

98-03-25 S Arrive Senate

S Placed Calendr, First Reading

S Chief Sponsor KLEMM

98-03-26 S First reading Referred to Sen Rules Comm 98-04-01 S Assigned to Transportation

98-04-29 S Recommended do pass 007-000-000

S Placed Calndr, Second Reading

98-04-30 S Second Reading

S Placed Calndr, Third Reading

98-05-04 S Third Reading - Passed 054-000-000

H Passed both Houses

98-06-02 H Sent to the Governor

98-07-30 H Governor approved
H Effective Date 99

H Effective Date 99-01-01 H PUBLIC ACT 90-0659

HB-2511 ZICKUS.

New Act

Creates the Local Government Adopt-A-Public-Building Act. Authorizes a unit of local government to create a program allowing private citizens to adopt a public building to remove graffiti. Sets out requirements, responsibilities, conditions, and the safety training for a program. Authorizes the placement of a sign on the building to display the name of the adopting citizens.

98-01-23 H Filed With Clerk

98-01-27 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2512 MOFFITT.

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. Conditions eligibility for a grant on annual household income of less than \$15,000 for grant year 1998 and thereafter (now \$14,000). Effective January 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-23 H Filed With Clerk

98-01-27 H First reading

99-01-12 H Session Sine Die

Referred to Hse Rules Comm

2577 HB-2513

HB-2513 POE – ERWIN – KLINGLER – KOSEL – LYONS, EILEEN.

720 ILCS 5/12-3.2

from Ch. 38, par. 12-3.2

Amends the Criminal Code of 1961. Provides that for a first offense of domestic battery, the offender shall be sentenced to a mandatory minimum 48 consecutive hours of imprisonment. Provides that for a second or subsequent conviction of domestic battery, the offender shall be sentenced to a mandatory minimum 72 consecutive hours of imprisonment (now for a second conviction committed within 5 years of a previous conviction, the offender shall be mandatorily sentenced to a minimum 48 consecutive hours of imprisonment). Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

98-01-23 H Filed With Clerk

98-01-27 H First reading Referred to Hse Rules Comm

H Added As A Joint Sponsor ERWIN

H Added As A Co-sponsor KLINGLER H Added As A Co-sponsor KOSEL

H Added As A Co-sponsor LYONS, EILEEN

99-01-12 H Session Sine Die

HB-2514 DANIELS - RYDER - DURKIN.

Appropriates \$3 to the Board of Higher Education to study higher education issues. Effective July 1, 1998.

98-01-23 H Filed With Clerk

H Added As A Joint Sponsor RYDER

H Added As A Co-sponsor DURKIN

98-01-27 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2515 DANIELS - RYDER - DURKIN.

Appropriates \$2 to the Illinois Mathematics and Science Academy to study science issues. Effective July 1, 1998.

98-01-23 H Filed With Clerk

H Added As A Joint Sponsor RYDER

H Added As A Co-sponsor DURKIN

98-01-27 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2516 DANIELS - RYDER - DURKIN.

Appropriates \$2 to the Illinois Student Assistance Commission to study student assistance issues. Effective July 1, 1998.

98-01-23 H Filed With Clerk

H Added As A Joint Sponsor RYDER

H Added As A Co-sponsor DURKIN

98-01-27 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2517 DANIELS – RYDER – DURKIN.

Appropriates \$3 to the State Board of Education to study education issues. Effective July 1, 1998.

98-01-23 H Filed With Clerk

H Added As A Joint Sponsor RYDER

H Added As A Co-sponsor DURKIN

98-01-27 H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Appropriations-Education

98-03-20 H Do Pass/Short Debate Cal 012-001-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-23 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

98-04-02 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2518 DANIELS – RYDER – BIGGINS.

Appropriates \$2 to the Department of Labor to study labor issues. Effective July 1, 1998.

98-01-23 H Filed With Clerk

H Added As A Joint Sponsor RYDER

H Added As A Co-sponsor BIGGINS

98-01-27	Н	First reading	Referred to Hse Rules Comm
98-03-11			Assigned to Approp-Gen Srvc & Govt
			Ovrsght
98-03-20	Η		Do Pass/Short Debate Cal 014-000-000
	Η	Placed Cal 2nd Rdg-Sht Dbt	
98-03-23	Η	Second Reading-Short Debat	e
	Η	Pld Cal Ord 3rd Rdg-Sht Dbt	
98-04-02	Η	_	3RD READING
	Η	•	DEADLINE EXTENDED
	Н		TO APRIL 30, 1998
	Η	Cal Ord 3rd Rdg-Short Dbt	
98-04-30	Н		3RD READING
	Η		DEADLINE EXTENDED
	Η		TO MAY 22, 1998
	Η	Cal Ord 3rd Rdg-Short Dbt	
98-05-22	Η		Re-Refer Rules/Rul 19(a)
99-01-12	Н	Session Sine Die	

HB-2519 DANIELS – RYDER – BIGGINS.

Appropriates \$2 to the Illinois Arts Council to study art issues. Effective July 1, 1998.

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98-01-23 H Filed With Clerk
H Added As A Joint Sponsor RYDER
H Added As A Co-sponsor BIGGINS
98-01-27 H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-2520 DANIELS - RYDER - BIGGINS.

Appropriates \$2 to the Department of Commerce and Community Affairs to study commerce issues. Effective July 1, 1998.

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98-01-23 H Filed With Clerk
H Added As A Joint Sponsor RYDER
H Added As A Co-sponsor BIGGINS
98-01-27 H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-2521 DANIELS – RYDER – BIGGINS.

Appropriates \$2 to the Historic Preservation Agency to study preservation issues. Effective July 1, 1998.

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98-01-23 H Filed With Clerk
H Added As A Joint Sponsor RYDER
H Added As A Co-sponsor BIGGINS
98-01-27 H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-2522 DANIELS – RYDER – MULLIGAN.

Appropriates \$2 to the Department of Human Services to study human services issues. Effective July 1, 1998.

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98-01-23 H Filed With Clerk
H Added As A Joint Sponsor RYDER
H Added As A Co-sponsor MULLIGAN
98-01-27 H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-2523 DANIELS – RYDER – MULLIGAN.

Appropriates \$2 to the Department of Veterans' Affairs to study veterans' issues. Effective July 1, 1998.

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98-01-23 H Filed With Clerk
H Added As A Joint Sponsor RYDER
H Added As A Co-sponsor MULLIGAN
98-01-27 H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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IB-2524 DANIELS – RYDER – MULLIGAN.

Appropriates \$2 to the Department of Public Health for the purpose of studying public health issues. Effective July 1, 1998.

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98-01-23 H Filed With Člerk
H Added As A Joint Sponsor RYDER
H Added As A Co-sponsor MULLIGAN
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98-01-27 H First reading Referred to Hsc Rules Comm
99-01-12 H Session Sine Die
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HB-2525 DANIELS - RYDER - MULLIGAN.

Appropriates \$2 to the Department of Children and Family Services to study children's issues. Effective July 1, 1998.

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98-01-23 H Filed With Clerk
        H Added As A Joint Sponsor RYDER
        H Added As A Co-sponsor MULLIGAN
98-01-27 H First reading
                                     Referred to Hse Rules Comm
98-03-11 H
                                     Assigned to Appropriations-Human Services
98-03-20 H
                                     Do Pass/Short Debate Cal 009-000-000
        H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H Second Reading-Short Debate
        H Pld Cal Ord 3rd Rdg-Sht Dbt
98-04-02 H
                                     3RD READING
                                     DEADLINE EXTENDED
                                     TO APRIL 30, 1998
         H Cal Ord 3rd Rdg-Short Dbt
98-04-30 H
                                     3RD READING
                                     DEADLINE EXTENDED
                                     TO MAY 22, 1998
         Н
         H Cal Ord 3rd Rdg-Short Dbt
98-05-22 H
                                     Re-Refer Rules/Rul 19(a)
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HB-2526 DANIELS - RYDER - SKINNER.

99-01-12 H Session Sine Die

Appropriates the sum of \$2, or so much of that amount as may be necessary, to the Department of Nuclear Safety to study nuclear safety issues. Effective July 1, 1998.

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98-01-23 H Filed With Clerk
H Added As A Joint Sponsor RYDER
H Added As A Co-sponsor SKINNER

98-01-27 H First reading
98-03-11 H
Assigned to Appropriations-Public Safety
98-03-20 H
Re-Refer Rules/Rul 19(a)
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HB-2527 DANIELS - RYDER - SKINNER.

Appropriates \$2 to the Department of State Police for the study of police issues. Effective July 1, 1998.

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98-01-23 H Filed With Clerk
H Added As A Joint Sponsor RYDER
H Added As A Co-sponsor SKINNER
98-01-27 H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-2528 DANIELS – RYDER – SKINNER.

Appropriates \$2 to the Department of Military Affairs for the study of military issues. Effective July 1, 1998.

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98-01-23 H Filed With Clerk
H Added As A Joint Sponsor RYDER
H Added As A Co-sponsor SKINNER
98-01-27 H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-2529 DANIELS – RYDER – SKINNER.

Appropriates \$2 to the Department of Corrections for the purpose of studying correctional issues. Effective July 1, 1998.

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98-01-23 H Filed With Clerk
H Added As A Joint Sponsor RYDER
H Added As A Co-sponsor SKINNER

98-01-27 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die
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HB-2530 LINDNER.

55 ILCS 5/5-9003 new

Amends the Counties Codes. Provides that before taking or continuing any action concerning the development of a motor vehicle raceway or similar facility in Kendall

County, the County Board or other governmental entity shall first compile a written determination of the economic and environmental impact of the facility to be made available to interested parties upon request. Provides that the governmental entity shall request, review, and consider certain evidence for the determination. Provides that if the governmental entity recommends the development of a raceway, then the question of approval may be submitted to the electors at a referendum.

NOTE(S) THAT MAY APPLY: State Mandates

98-01-26 H Filed With Clerk

98-01-27 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2531 LINDNER.

25 ILCS 135/5.04

from Ch. 63, par. 29.4

Amends the Legislative Reference Bureau Act. Provides that any commercial or business entity that publishes for profit any portion of the Illinois Compiled Statutes that has been found to be unconstitutional in a reported decision of the Illinois Supreme Court, an Illinois appellate court, or a federal court must indicate that fact and give a citation to the decision in a footnote, caption, or other annotation. This requirement applies to electronic publication as well as publication in print. Effective immediately.

98-01-26 H Filed With Clerk

98-01-27 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

BOST - JONES, JOHN - BIGGERT. HB-2532

New Act

35 ILCS 5/211 new

35 ILCS 5/701

from Ch. 120, par. 7-701

35 ILCS 5/703

from Ch. 120, par. 7-703

Creates the Rural Manufacturing Incentives Act. Provides that an eligible company may apply for incentives, including tax credits, as part of an economic development project in a county in Illinois whose average unemployment rate is higher than the State's unemployment rate for the past 5 consecutive years through the Department of Commerce and Community Affairs. Authorizes the Department to enter into financing agreements with the eligible company it selects to undertake an economic development project. Provides that an approved company may require that each employee agree to pay a job assessment fee equal to 6% of the gross wages of each employee whose job was created as a result of the economic development project for the purpose of paying debt service. Provides that the Department shall work with the Illinois Development Finance Authority if the issuance of bonds is necessary for the implementation of the economic development project. Amends the Illinois Income Tax Act. Creates tax credits for approved companies in an amount equal to 100% of the debt service of the company plus any job development assessment fees. Provides that the credits are available for tax years ending on or after December 31, 1998. Provides that the credits shall be available for the period of the financing agreement, but in no case for more than 15 years, Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-26 H Filed With Clerk

H Added As A Joint Sponsor JONES, JOHN

H Added As A Co-sponsor BIGGERT

98-01-27 H First reading

Referred to Hse Rules Comm

99-0I-12 H Session Sine Die

HB-2533 BOST - RIGHTER - MYERS - LAWFER - JONES, JOHN AND NOVAK.

20 ILCS 605/47.3 new 30 ILCS 105/5,480 new

Amends the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Community Affairs, in its discretion, may establish a program of grants to be matched by economic development entities in the State to finance and promote local economic development. Authorizes the Department to make grants, subject to appropriations by the General Assembly, from the Economic Development Matching Grants Program Fund, a special fund created in the State treasury, to nonprofit organizations and local units of government whose primary objectives are to promote Illinois

2581 HB-2533—Cont.

communities as sites for industrial and business location and expansion. Provides that the applicant's proposed project must have a definable impact on business and industrial attraction, recruitment, or retention. Provides factors to be considered in choosing grant recipients. Provides that State grant dollars shall be evenly matched by the applicant. Provides that moneys appropriated to the program of grants shall be deposited into the Economic Development Matching Grants Program Fund and shall not lapse into the General Revenue Fund at the end of a fiscal year. Provides that these grants shall be in addition to any other grant programs currently in place and administered by the Department. Provides that the Department shall adopt rules to implement this program. Amends the State Finance Act to create the Economic Development Matching Grants Program Fund. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
      98-01-26 H Filed With Clerk
               H Added As A Joint Sponsor RIGHTER
               H Added As A Co-sponsor MYERS
      98-01-27 H First reading
                                            Referred to Hse Rules Comm
      98-02-18 H
                                            Assigned to State Govt Admin & Election
      98-02-25 H
                                            Do Pass/Stdnrd Dbt/Vo007-003-002
               H Plcd Cal 2nd Rdg Std Dbt
      98-02-26 H Added As A Co-sponsor LAWFER
               H Added As A Co-sponsor JONES, JOHN
      98-03-18 H Second Reading-Stnd Debate
               H Pld Cal Ord 3rd Rdg-Std Dbt
      98-03-19 H 3rd Rdg-Stnd Dbt-Pass/V116-000-000
      98-03-24 S Arrive Senate
               S Placed Calendr, First Reading
      98-03-25 H Added As A Co-sponsor NOVAK
      98-03-26 S Chief Sponsor LUECHTEFELD
      98-03-31 S First reading
                                            Referred to Sen Rules Comm
      98-04-01 S
                                            Assigned to Executive
      98-04-22 S Added as Chief Co-sponsor LAUZEN
      98-04-23 S
                                            Recommended do pass 012-000-000
               S Placed Calndr, Second Reading
      98-04-28 S Second Reading
               S Placed Calndr, Third Reading
      98-05-04 S Added as Chief Co-sponsor MYERS,J
               S Third Reading - Passed 053-001-000
               H Passed both Houses
      98-06-02 H Sent to the Governor
      98-07-30 H Governor approved
               Н
                    Effective Date 98-07-30
                    PUBLIC ACT 90-0660
HB-2534
            RIGHTER - BOST - LINDNER.
  720 ILCS 570/401
                                   from Ch. 56 1/2, par. 1401
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Amends the Illinois Controlled Substances Act. Makes the penalties for the unlawful manufacture, delivery, and possession of amphetamine or methamphetamine the same as the penalties for unlawful manufacture, delivery, and possession of equivalent amounts of cocaine. Amends the Unified Code of Corrections to provide that a person convicted of the manufacture or delivery of more than 5 grams of amphetamine or methamphetamine may not receive probation, periodic imprisonment, or conditional discharge.

from Ch. 56 1/2, par. 1402

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NOTE(S) THAT MAY APPLY: Correctional

98-01-26 H Filed With Clerk
H Added As A Joint Sponsor BOST
H Added As A Co-sponsor LINDNER

98-01-27 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die
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720 ILCS 570/402

730 ILCS 5/5-5-3

HB-2535 **2582**

HB-2535 BIGGERT.

730 ILCS 5/5-5-3

730 ILCS 5/5-6-1 from Ch. 38, par. 1005-6-1 730 ILCS 5/5-6-2 from Ch. 38, par. 1005-6-2 730 ILCS 5/5-7-1 from Ch. 38, par. 1005-7-1

Amends the Unified Code of Corrections. Provides that a defendant convicted of a felony committed on or after the effective date of this amendatory Act of 1998 shall be ineligible for a sentence of probation, periodic imprisonment, or conditional discharge.

NOTE(S) THAT MAY APPLY: Correctional

98-01-26 H Filed With Clerk

98-01-27 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2536 WINTERS – ZICKUS – MEYER – HOEFT – SAVIANO, BEAUBIEN, JOHNSON, TOM AND KUBIK.

705 ILCS 405/1-7

from Ch. 37, par. 801-7 from Ch. 37, par. 801-8

Amends the Juvenile Court Act of 1987. Provides that the public may have access to law enforcement records and juvenile court records of a minor who has been arrested, taken into custody, or adjudicated delinquent for an act that if committed by an adult would constitute a crime of violence.

98-01-26 H Filed With Clerk

H Added As A Joint Sponsor ZICKUS

H Added As A Co-sponsor MEYER

H Added As A Co-sponsor HOEFT

H Added As A Co-sponsor SAVIANO

H Added As A Co-sponsor BEAUBIEN

H Added As A Co-sponsor JOHNSON, TOM

H Added As A Co-sponsor KUBIK

98-01-27 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2537 BIGGERT.

730 ILCS 5/3-6-3 730 ILCS 5/5-4-1 from Ch. 38, par. 1003-6-3 from Ch. 38, par. 1005-4-1

Amends the Unified Code of Corrections. Provides that a person serving a sentence for an offense committed on or after the effective date of this amendatory Act, other than first degree murder or an offense in which the defendant was sentenced to death or natural life imprisonment, shall receive no more than 4.5 days of good conduct credit for each month of his or her sentence of imprisonment (now these defendants may receive one day of good conduct credit for each day of their sentences of imprisonment, plus additional days for meritorious service and for participation full-time in substance abuse programs, correctional industry assignments, or educational programs).

NOTE(S) THAT MAY APPLY: Correctional

98-01-26 H Filed With Clerk

98-01-27 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2538 KOSEL - WOOD - MEYER - JOHNSON, TOM.

730 ILCS 5/5-5-3.2

from Ch. 38, par. 1005-5-3.2

Amends the Unified Code of Corrections. Provides that the commission of an offense against a person under 18 years of age is an aggravating factor in sentencing.

NOTE(S) THAT MAY APPLY: Correctional

98-01-26 H Filed With Clerk

H Added As A Joint Sponsor WOOD

H Added As A Co-sponsor MEYER

H Added As A Co-sponsor JOHNSON, TOM

98-01-27 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2539 ZICKUS – BEAUBIEN – JOHNSON, TOM.

730 ILCS 5/5-5-3.2

from Ch. 38, par. 1005-5-3.2

Amends the Unified Code of Corrections. Provides that a person who while serving a mandatory supervised release term commits a felony crime of violence shall be sentenced to an extended term sentence.

NOTE(S) THAT MAY APPLY: Correctional

98-01-26 H Filed With Clerk

H Added As A Joint Sponsor BEAUBIEN

H Added As A Co-sponsor JOHNSON, TOM

98-01-27 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2540 HOEFT - MITCHELL - ZICKUS.

210 ILCS 30/3 320 ILCS 20/2 from Ch. 111 1/2, par. 4163

from Ch. 23, par. 6602

Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act and the Elder Abuse and Neglect Act. Replaces the definition of "abuse" in each Act with similar provisions in both Acts defining abuse to include physical abuse, sexual abuse, and emotional or psychological abuse, explaining each term, and giving signs and symptoms of each type of abuse. Replaces the definition of "neglect" in each Act with similar provisions in both Acts defining neglect to include abandonment, financial or material exploitation, and self-neglect, explaining each term, and giving signs and symptoms of each type of abuse.

98-01-26 H Filed With Clerk

H Added As A Joint Sponsor MITCHELL

H Added As A Co-sponsor ZICKUS

98-01-27 H First reading

Referred to Hse Rules Comm

99-01-I2 H Session Sine Die

HB-2541 ZICKUS - WOOD - CLAYTON AND COULSON.

320 ILCS 20/3.5 new

Amends the Elder Abuse and Neglect Act. Provides that the Department on Aging, in conjunction with the Department of Public Health and the Department of Human Services, shall undertake a public information and awareness campaign to educate people about the nature and circumstances of elder abuse and neglect.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-26 H Filed With Clerk

H Added As A Joint Sponsor WOOD

H Added As A Co-sponsor CLAYTON

98-01-27 H First reading Referred to Hse Rules Comm

98-03-13 H Added As A Co-sponsor COULSON

99-01-12 H Session Sine Die

HB-2542 MITCHELL - SAVIANO - LYONS, EILEEN - COULSON - KOSEL.

20 ILCS 2105/60.4 new

Amends the Civil Administrative Code of Illinois. Requires the Department of Professional Regulation to advise applicants under the Illinois Dental Practice Act, the Medical Practice Act of 1987, the Illinois Nursing Practice Act of 1987, and the Podiatric Medical Practice Act of their duty to report incidents of abuse and neglect of residents of long term care facilities.

FISCAL NOTE (Dept. Professional Reg.)

No measurable fiscal impact.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-26 H Filed With Clerk

H Added As A Joint Sponsor SAVIANO

98-01-27 H First reading Referred to Hse Rules Comm

H Added As A Co-sponsor LYONS, EILEEN

H Added As A Co-sponsor COULSON

H Added As A Co-sponsor KOSEL

98-03-20 H Fiscal Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-2543 MITCHELL – ZICKUS – SAVIANO – HOEFT – WOOD, MEYER AND LY-ONS, EILEEN.

20 ILCS 105/4.02

from Ch. 23, par. 6104.02

Amends the Illinois Act on the Aging. Requires a person that provides certain services to prevent unnecessary institutionalization to report or cause a report to be made to the Department of Public Health if the person has cause to believe an individual has been subjected to abuse or neglect. Provides that a person who fails to comply is guilty of a Class A misdemeanor.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal

98-01-26 H Filed With Clerk
H Added As A Joint Sponsor ZICKUS
H Added As A Co-sponsor SAVIANO
H Added As A Co-sponsor HOEFT
H Added As A Co-sponsor WOOD
H Added As A Co-sponsor MEYER

98-01-27 H First reading
H Added As A Co-sponsor LYONS, FILEEN

99-01-12 H Session Sine Die
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HB-2544 MITCHELL – LAWFER – JONES, JOHN – BOST – RIGHTER, WAIT, KO-SEL, KLINGLER, LYONS, EILEEN AND BIGGERT.

35 ILCS 200/15-172

Amends the Senior Citizens Assessment Freeze Homestead Exemption in the Property Tax Code to provide that, beginning in taxable year 1998, the exemption shall be available to persons 62 years of age or older (now 65 years of age or older).

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

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98-01-26 H Filed With Clerk
        H Added As A Joint Sponsor LAWFER
98-01-27 H First reading
                                    Referred to Hse Rules Comm
98-02-10 H Added As A Co-sponsor JONES, JOHN
        H Added As A Co-sponsor BOST
        H Added As A Co-sponsor RIGHTER
        H Added As A Co-sponsor WAIT
        H Added As A Co-sponsor KOSEL
        H Added As A Co-sponsor KLINGLER
        H Added As A Co-sponsor LYONS, EILEEN
98-02-20 H Added As A Co-sponsor BIGGERT
98-04-30 H
                                    Motion filed EXTEND COMMITTEE
                                    AND 3RD READING
        Н
        Η
                                    DEADLINE UNTIL
        H
                                    MAY 22, 1998/CROSS
        Н
                                    Chair Rules
        H Appeal Ruling of Chair CROSS
        H Shall Chair Be Sustained
        H Mtn Pvl/Chr Ssn/000-000060-057-000
                                    Committee Rules
99-01-12 H Session Sine Die
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HB-2545 JONES, JOHN – LAWFER – BOST – POE – LINDNER, KLINGLER, WAIT, KOSEL, MITCHELL AND BIGGERT.

35 ILCS 200/15-172

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Amends the Senior Citizens Assessment Freeze Homestead Exemption in the Property Tax Code. Provides that in taxable year 1998 and thereafter the qualifying individual shall have an income of \$40,000 or less (now \$35,000 or less). Provides that beginning January 1, 1999 the household income limitation for the exemption shall be subject to annual adjustments equal to the percentage of increase in the previous year for the Consumer Price Index for All Urban Consumers for all items published by the United States Department of Labor.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
   98-01-26 H Filed With Clerk
            H Added As A Joint Sponsor LAWFER
            H Added As A Co-sponsor BOST
   98-01-27 H Added As A Co-sponsor POE
            H First reading
                                       Referred to Hse Rules Comm
   98-02-03 H Added As A Co-sponsor LINDNER
   98-02-10 H Added As A Co-sponsor KLINGLER
            H Added As A Co-sponsor WAIT
            H Added As A Co-sponsor KOSEL
            H Added As A Co-sponsor MITCHELL
   98-02-25 H Added As A Co-sponsor BIGGERT
   98-04-30 H
                                       Motion filed EXTEND COMMITTEE
                                       AND 3RD READING
            Н
                                       DEADLINE UNTIL
            Η
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MAY 22, 1998/CROSS

98-04-30-Cont.

H

Chair Rules

H Appeal Ruling of Chair CROSS

H Shall Chair Be Sustained

H Mtn Pvl/Chr Ssn/000-000060-057-000

H Committee Rules

99-01-12 H Session Sine Die

HB-2546 LYONS, EILEEN - CLAYTON - MEYER.

625 ILCS 5/15-109.1

from Ch. 95 1/2, par. 15-109.1

Amends the Vehicle Code provisions requiring certain loads to be covered by a tarpaulin. Increases the penalty from \$250 to \$500 and establishes a 2nd or subsequent offense penalty of \$1,000. Effective immediately.

98-01-26 H Filed With Clerk

H Added As A Joint Sponsor CLAYTON

H Added As A Co-sponsor MEYER

98-01-27 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2547 BEAUBIEN – WINTERS – JOHNSON, TOM – BRADY – ZICKUS, KUBIK, KRAUSE, BERGMAN, HOEFT, BIGGERT, MEYER, PANKAU AND COULSON.

35 ILCS 5/204

from Ch. 120, par. 2-204

Amends the Illinois Income Tax Act. Grants taxpayers, beginning with taxable years beginning on or after January 1, 1998, an additional basic amount standard exemption of \$500. Provides that for individual taxpayers, beginning with taxable years beginning on or after January 1, 1998, the additional exemption for each dependent in excess of one allowable shall be \$1,500 (now \$1000). Provides that the additional exemptions are exempt from the sunset provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-26 H Filed With Clerk

H Added As A Joint Sponsor WINTERS

H Added As A Co-sponsor JOHNSON, TOM

H Added As A Co-sponsor BRADY

H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor KUBIK

H Added As A Co-sponsor KRAUSE

H Added As A Co-sponsor BERGMAN

H Added As A Co-sponsor HOEFT

H Added As A Co-sponsor MEYER

H Added As A Co-sponsor PANKAU

98-01-27 H First reading Referred to Hse Rules Comm 98-01-28 H Added As A Co-sponsor BIGGERT

98-03-13 H Added As A Co-sponsor COULSON

99-01-12 H Session Sine Die

HB-2548 JONES, JOHN – WINTERS – BROWN – LAWFER – ZICKUS, MYERS, WAIT, LYONS, EILEEN AND KOSEL.

20 ILCS 2505/39d new

20 ILCS 2520/4.5 new

Amends the Civil Administrative Code of Illinois to create the Department of Revenue Oversight Board. Provides that the Board shall have the powers and responsibilities (1) to approve strategic plans, including establishing objectives and long term plans; (2) to submit a non-binding recommendation for candidates for the position of Director of Revenue to the Governor; (3) to review Department audits and ensure Department compliance with audit recommendations; and (4) to annually report to the Governor and General Assembly describing the Department's progress on taxpayer service issues and fair tax collection and audit practices. Provides for membership of the Board appointed by the legislative leaders. The Director of Revenue is also a member. Provides that members shall serve without compensation, shall serve 2-year terms, and shall serve at the pleasure of the appointing authority. Amends the Taxpayers' Bill of Rights Act. Provides that the Department shall annually hold a public forum in Chicago, in a county adjacent to Cook County, in Springfield, and in an area south of Springfield on a Saturday or Sunday during the months of January through April and shall give tax-

payers an opportunity to meet with employees of the Department to discuss concerns and problems that the taxpayers are having with Illinois tax returns, including but not limited to the issues of audits, appeals, and collection procedures. Provides that the Department shall publish a notice of the time and place of the forum in a newspaper or newspapers of general circulation in the area in which the forum will be held. Effective immediately.

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98-01-26 H Filed With Clerk
H Added As A Joint Sponsor WINTERS
H Added As A Co-sponsor BROWN
H Added As A Co-sponsor LAWFER
H Added As A Co-sponsor ZICKUS
98-01-27 H First reading Referred to Hse Rules Comm
98-02-10 H Added As A Co-sponsor MYERS
H Added As A Co-sponsor WAIT
H Added As A Co-sponsor LYONS, EILEEN
H Added As A Co-sponsor KOSEL
99-01-12 H Session Sine Die
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HB-2549 WINTERS – JONES, JOHN – BROWN – LAWFER, LYONS, EILEEN, KO-SEL, WAIT, MYERS AND BOST.

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20 ILCS 2520/5
                                   from Ch. 120, par. 2305
20 ILCS 2520/5.5 new
20 ILCS 2520/5.6 new
35 ILCS 5/902
                                   from Ch. 120, par. 9-902
35 ILCS 5/904
                                   from Ch. 120, par. 9-904
35 ILCS 5/917
                                   from Ch. 120, par. 9-917
35 ILCS 5/917.5 new
35 ILCS 105/19
                                   from Ch. 120, par. 439.19
35 ILCS 105/20
                                   from Ch. 120, par. 439.20
35 ILCS 110/17
                                   from Ch. 120, par. 439.47
35 ILCS 110/18
                                   from Ch. 120, par. 439.48
35 ILCS 115/17
                                   from Ch. 120, par. 439.117
35 ILCS 115/18
                                   from Ch. 120, par. 439.118
35 ILCS 120/4
                                   from Ch. 120, par. 443
35 ILCS 120/5
                                   from Ch. 120, par. 444
35 ILCS 120/6a
                                   from Ch. 120, par. 445a
35 ILCS 120/6b
                                   from Ch. 120, par. 445b
35 ILCS 130/9a
                                   from Ch. 120, par. 453.9a
35 ILCS 130/9b
                                   from Ch. 120, par. 453.9b
35 ILCS 135/13
                                   from Ch. 120, par. 453.43
35 ILCS 135/13a
                                   from Ch. 120, par. 453.43a
35 ILCS 505/5
                                   from Ch. 120, par. 421
35 ILCS 505/5a
                                   from Ch. 120, par. 421a
35 ILCS 505/5b
                                   from Ch. 120, par. 421b
 35 ILCS 510/2
                                   from Ch. 120, par. 481b.2
 35 ILCS 520/16
                                   from Ch. 120, par. 2166
 35 ILCS 610/6
                                   from Ch. 120, par. 467.6
 35 ILCS 615/6
                                   from Ch. 120, par. 467.21
35 ILCS 620/6
                                   from Ch. 120, par. 473
 35 ILCS 625/6
                                    from Ch. 120, par. 1416
 35 ILCS 630/10
                                    from Ch. 120, par. 2010
 35 ILCS 735/3-3
                                    from Ch. 120, par. 2603-3
 35 ILCS 735/3-7
                                    from Ch. 120, par. 2603-7
225 ILCS 450/27
                                   from Ch. 111, par. 5533
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Amends the Taxpayers' Bill of Rights Act. Allows a taxpayer to sue the Department of Revenue if the Department negligently (now intentionally or recklessly) disregards tax laws or regulations in collecting taxes. Creates a certified public accountant-client or public accountant-client privilege for non-criminal proceedings before the Department. Provides that in the case of a taxpayer receiving a protestable notice, a bill, a claim denial, or a reduction of a refund regarding any tax, the taxpayer's position shall be presumed to be the correct position and the burden of proof shall be on the Department to prove otherwise. 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 Cigarette Tax Act, the Cigarette Use Tax Act, the Motor Fuel Tax Act, the Coin-Operated Amusement Device and Redemption Machine Tax Act, the Cannabis

and Controlled Substances Tax Act, the Messages Tax Act, the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Water Company Invested Capital Tax Act, the Telecommunications Excise Tax Act, and the Uniform Penalty and Interest Act to make corresponding changes. Amends the Illinois Income Tax Act to create a civil action against the Department for the knowing or negligent disclosure of confidential information. Provides penalties. Amends the Illinois Public Accounting Act to make changes regarding confidentiality. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to:

35 ILCS 145/6 from Ch. 120, par. 481b.36

Amends the Hotel Operators' Occupation Tax Act to provide that in any dispute between a taxpayer and the Department of Revenue under the Act the taxpayer's position shall be presumed to be the correct one and the burden of proof shall be on the Department to prove otherwise. Further amends the Illinois Public Accounting Act in the provisions concerning the confidential capacity of a public accountant. Provides that nothing in the Section shall be construed to limit, waive, or abrogate the scope or nature of a common law privilege of a public accountant.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-01-26 H Filed With Clerk
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H Added As A Joint Sponsor JONES, JOHN

H Added As A Co-sponsor BROWN

H Added As A Co-sponsor LAWFER

98-01-27 H First reading Referred to Hse Rules Comm

98-02-10 H Added As A Co-sponsor LYONS, EILEEN

H Added As A Co-sponsor KOSEL H Added As A Co-sponsor WAIT

H Added As A Co-sponsor MYERS

H Added As A Co-sponsor BOST

98-02-18 H Assigned to Revenue

98-03-20 H Amendment No.01 REVENUE H Adopted

Motion Do Pass Amended-Lost 004-005-001

HREV

H Remains in CommiRevenue H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2550 NOLAND - LAWFER.

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415 ILCS 120/10

415 ILCS 120/27 new

Amends the Alternate Fuels Act. Provides that the Environmental Protection Agency shall establish a program of matching grants to retailers of E85 blend fuel for the installation of tanks for E85 blend fuel. Provides that the grant shall be for the lesser of 50% of the cost of installation or \$20,000. Authorizes the Agency to make grants to not more than 20 retailers beginning with fiscal year 2000 and ending with fiscal year 2002. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-26 H Filed With Clerk

98-01-27 H First reading Referred to Hse Rules Comm

98-01-30 H Added As A Joint Sponsor LAWFER

99-01-12 H Session Sine Die

HB-2551 MYERS – BOST – JONES, JOHN – RIGHTER – LAWFER, POE, WAIT AND MITCHELL.

505 ILCS 45/8

from Ch. 5, par. 248

Amends the County Cooperative Extension Law. Provides that the State may make an annual appropriation from the General Revenue Fund (now the Agricultural Premium Fund) to provide matching funds for cooperative extension programs. Increases the amounts that may be appropriated to counties for Cooperative Extension Service programs. Effective July 1, 1999.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-01-26 H Filed With Clerk

H Added As A Joint Sponsor BOST

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor RIGHTER

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98-01-27 H First reading Referred to Hse Rules Comm

98-02-10 H Added As A Co-sponsor LAWFER

H Added As A Co-sponsor POE

H Added As A Co-sponsor WAIT

H Added As A Co-sponsor MITCHELL

99-01-12 H Session Sine Die
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HB-2552 KLINGLER - POE.

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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
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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, 1999. Effective immediately.

PENSION NOTE

Increased accrued liabilities by \$339 M; annual State contribution increase range \$8.2 M in FY1999 to \$319.0 M in FY2045.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

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98-01-26 H Filed With Clerk
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98-01-27 H First reading Referred to Hse Rules Comm

98-03-03 H Pension Note Filed H Committee Rules

98-09-30 H Added As A Joint Sponsor POE

99-01-12 H Session Sine Die

HB-2553 SCOTT.

70 ILCS 2405/19.1	from Ch. 42, par. 317a.1
70 ILCS 2405/23.5	from Ch. 42, par. 317e.5
70 ILCS 2405/25	from Ch. 42, par. 317g
70 ILCS 2805/27.1	from Ch. 42, par. 438.1

Amends the Sanitary District Act of 1917. Provides that territory that is not contiguous to a sanitary district but is separated from the sanitary district by only a forest preserve district may be annexed to the sanitary district. Provides that the territory within the forest preserve district shall not be annexed to the sanitary district and shall not be subject to rights-of-way for access or services between parts of the sanitary district without the consent of the governing body of the forest preserve district. Provides that a sanitary district may self insure its employees. Provides that if the board of trustees provides insurance to the sanitary district's employees it may obtain the insurance from, among other insurers, any for-profit or not-for-profit organization offering those services including, without limitation, hospitals, clinics, health maintenance organizations, and physicians' groups. Provides that the board of trustees may enact an ordinance prescribing the method for entering into contracts with for-profit and not-for-profit organizations or services providing health care services. Amends the Sanitary District Act of 1917 and the Sanitary District Act of 1936. Deletes a provision that the lien and foreclosure remedies of Article 9 of the Illinois Municipal Code shall apply upon the nonpayment of a special tax levied within the special service area. Makes other changes. Effective immediately.

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FISCAL NOTE (DCCA)
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HB2553 will have no fiscal impact on DCCA.

STATE MANDATES ACT FISCAL NOTE

Fails to create a State mandate.

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98-01-27 H Filed With Clerk
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H First reading Referred to Hse Rules Comm

98-02-25 H Fiscal Note Filed

H Committee Rules

98-03-11 H Assigned to Local Government

98-03-20 H Do Pass/Short Debate Cal 016-000-000

H Placed Cal 2nd Rdg-Sht Dbt

H St Mandate Fis Nte Requestd BLACK

H Cal Ord 2nd Rdg-Shr Dbt 98-03-23 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

98-03-27 H St Mandate Fis Note Filed

H Held 2nd Rdg-Short Debate

98-03-30 H Pld Cal Ord 3rd Rdg-Sht Dbt

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98-03-31 H 3rd Rdg-Sht Dbt-Pass/Vote 115-001-000
98-04-01 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor BUTLER
         S First reading
                                       Referred to Sen Rules Comm
98-04-28 S
                                       Assigned to Local Government & Elections
98-05-07 S
                                       Recommended do pass 008-000-000
         S Placed Calndr.Second Reading
98-05-12 S Second Reading
         S Placed Calndr, Third Reading
98-05-13 S Third Reading - Passed 056-000-000
         H Passed both Houses
98-06-11 H Sent to the Governor
98-08-07 H Governor approved
              Effective Date 98-08-07
              PUBLIC ACT 90-0697
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HB-2554 TENHOUSE - MYERS.

New Act

5 ILCS 220/2

from Ch. 127, par. 742

Creates the Mid-America Intermodal Authority Port District Act. Establishes the duties, rights, and powers of the port district. Allows the port district to enter into agreements or contracts with airports. Allows the port district to acquire property. Provides that the port district may apply for the right to establish a foreign trade zone. Allows the port district to issue revenue bonds. Allows the port district to levy taxes after approval by the voters. Provides for the appointment of the Mid-America Intermodal Authority Port District Board. Provides that the Board may adopt ordinances and resolutions proper or necessary to carry into effect the powers of the port district. Contains other provisions. Amends the Intergovernmental Cooperation Act to provide that the Mid-America Intermodal Authority Port District is a "public agency" for the purposes of the Act. Effective immediately.

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NOTE(S) THAT MAY APPLY: Correctional; Debt; Fiscal; State Mandates
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98-01-27 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
98-02-25 H
                                       Assigned to State Govt Admin & Election
98-03-20 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 109-006-000
         H Added As A Joint Sponsor MYERS
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor DONAHUE
         S First reading
                                       Referred to Sen Rules Comm
98-04-01 S
                                       Assigned to Executive
98-04-23 S
                                       Recommended do pass 011-000-000
         S Placed Calndr, Second Reading
98-04-28 S Second Reading
         S Placed Calndr, Third Reading
98-04-29 S Third Reading - Passed 058-000-000
         H Passed both Houses
98-05-28 H Sent to the Governor
98-07-24 H Governor approved
         Η
              Effective Date 98-07-24
         Η
              PUBLIC ACT 90-0636
```

HB-2555 MOFFITT – SAVIANO – BOST – HARTKE – WINTERS.

New Act

5 ILCS 80/4.19 new

30 ILCS 105/5.480 new

30 ILCS 105/5.481 new

Creates the Auctioneer Licensing Act to regulate auctioneers through licensing requirements. Preempts home rule units from regulating auctioneers in a manner less re-

strictive than the Act. Amends the Regulatory Agency Sunset Act to repeal the Auctioneer Licensing Act on January 1, 2009. Amends the State Finance Act to add the Auctioneer Licensing Fund and the Auctioneer Education, Research, and Recovery Fund. Effective January 1, 1999.

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HOUSE AMENDMENT NO. 1.
    Deletes reference to:
    5 ILCS 80/4.19 new
    30 ILCS 105/5.480 new
    30 ILCS 105/5.481 new
Deletes all substantive provisions. Provides a short title only.
NOTE(S) THAT MAY APPLY: Home Rule; State Mandates
   98-01-27 H Filed With Clerk
             H Added As A Joint Sponsor BOST
             H First reading
                                         Referred to Hse Rules Comm
   98-01-28 H Added As A Co-sponsor HARTKE
    98-02-03 H
                                         Assigned to Registration & Regulation
    98-03-19 H Joint Sponsor Changed to SAVIANO
                                         Do Pass/Short Debate Cal 024-000-000
    98-03-20 H
             H Placed Cal 2nd Rdg-Sht Dbt
   98-03-24 H
                    Amendment No.01
                                         MOFFITT
            Н
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shr Dbt
   98-03-25 H
                    Amendment No.01
                                         MOFFITT
                    Rules refers to
                                           HREG
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    98-03-26 H
                    Amendment No.01
                                         MOFFITT
             H Be approved consideration 024-000-000/HREG
                    Amendment No.01
                                         MOFFITT
                                                                  Adopted
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-04-02 H Added As A Co-sponsor WINTERS
             H 3rd Rdg-Sht Dbt-Pass/Vote 100-016-000
             S Arrive Senate
             S Placed Calendr, First Reading
             S Chief Sponsor SIEBEN
    98-04-21 S First reading
                                         Referred to Sen Rules Comm
    99-01-12 H Session Sine Die
          CROSS.
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HB-2556

55 ILCS 5/3-9006

from Ch. 34, par. 3-9006

Amends the Counties Code. Makes a reference gender neutral in the Section concerning the internal operations of the office of the State's Attorney. Effective immediately.

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98-01-27 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-2557 BEAUBIEN.

55 ILCS 5/5-12001

from Ch. 34, par. 5-12001

Amends the Counties Code, Provides that the county board or the board of county commissioners may make provisions for the gradual elimination of uses, buildings, and structures that are incompatible with the character of the districts in which they are made or located. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes the amendatory provision authorizing the gradual elimination of buildings and structures when they have reached the age fixed as their normal useful life.

HOUSE AMENDMENT NO. 2.

Deletes everything after the enacting clause. Amends the Counties Code. Provides that the county board or the board of county commissioners may make provisions for the gradual elimination of uses of unimproved lands or lot areas when the existing rights of possession are terminated or the current use is discontinued or for the gradual elimination of uses to which buildings and structures are devoted if adaptable to permitted uses or damaged in major part. Provides that the authority to eliminate uses, buildings, and structures shall not be exercised with respect to land used for agricultural purposes or with respect to a public utility. Effective immediately.

98-01-27	Н	Filed With Clerk		
	Η	First reading	Referred to Hse Rules Comr	n
98-02-11	Η		Assigned to Local Government	
98-02-25	Н	Amendment No.01	LOCAL GOVT H	Adopted
	H		Do Pass Amend/Short Debat	
	Η	Placed Cal 2nd Rdg-Sht Dbt		
98-03-20	Н	Amendment No.02	BEAUBIEN	
	Η	Amendment referred to	HRUL	
	Η	Cal Ord 2nd Rdg-Shr Dbt		
98-03-24	Н	Amendment No.02	BEAUBIEN	
	Η	Be approved consideration 00	03-002-000/HRUL	
		Second Reading-Short Debate		
	Η	Amendment No.02	BEAUBIEN	Adopted
	Η	Pld Cal Ord 3rd Rdg-Sht Dbt		-
98-03-25	Η	3rd Rdg-Sht Dbt-Pass/Vote 1	14-001-000	
98-03-26	S	Arrive Senate		
	S	Placed Calendr, First Reading		
		Chief Sponsor GEO-KARIS		
98-03-31	S	First reading	Referred to Sen Rules Comn	n
98-04-01	S		Assigned to Local Government	ent & Elections
98-04-21	S		Recommended do pass 009-	
	S	Placed Calndr, Second Reading	3	
98-04-29	S	Second Reading		
	S	Placed Calndr, Third Reading		
98-05-04		Third Reading - Passed 051-0	00-000	
		Passed both Houses		
		Sent to the Governor		
98-07-30		Governor approved		
	Η	Effective Date 98-07-30		
	Η	PUBLIC ACT 90-0661		

HB-2558 WINTERS – RIGHTER – LAWFER – BOST – WAIT, MOORE,EUGENE AND SCOTT.

720 ILCS 5/12-21.7 new

99-01-12 H Session Sine Die

Amends the Criminal Code of 1961. Provides that it is a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense for a person to send a message to a minor by telephone, e-mail, the Internet, or online service, that is harmful material, with the intent of arousing, appealing to, or gratifying the lust or passions or sexual desires of the person or of the minor with the intent of seducing a minor.

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NOTE(S) THAT MAY APPLY: Correctional
    98-01-27 H Filed With Clerk
             H Added As A Joint Sponsor RIGHTER
             H First reading
                                          Referred to Hse Rules Comm
    98-02-10 H Added As A Co-sponsor LAWFER
             H Added As A Co-sponsor BOST
             H Added As A Co-sponsor WAIT
    98-02-25 H
                                          Assigned to Judiciary II - Criminal Law
   98-03-20 H
                                          Do Pass/Short Debate Cal 015-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
   98-03-25 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
   98-03-26 H 3rd Rdg-Sht Dbt-Pass/Vote 112-000-000
   98-03-27 H Added As A Co-sponsor MOORE, EUGENE
             H Added As A Co-sponsor SCOTT
   98-03-31 S Arrive Senate
             S Placed Calendr, First Reading
   98-04-01 S Chief Sponsor FITZGERALD
             S First reading
                                         Referred to Sen Rules Comm
   98-04-22 S
                                          Assigned to Judiciary
   98-05-05 S
                                         To Subcommittee
             S
                                         Committee Judiciary
   98-05-08 S
                                         Refer to Rules/Rul 3-9(a)
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HB-2559 **2592**

HB-2559 RIGHTER - MITCHELL.

720 ILCS 5/11-20.1

from Ch. 38, par. 11-20.1

Amends the Criminal Code of 1961. Provides that solicitation by way of computer of a child known or reasonably known to be under 18 or of an institutionalized severely or profoundly mentally retarded person to appear in a depiction by computer in certain sexual acts constitutes child pornography.

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NOTE(S) THAT MAY APPLY: Correctional
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98-01-27 H Filed With Clerk

H Added As A Joint Sponsor MITCHELL

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2560 HOEFT - MAUTINO - COWLISHAW.

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10 ILCS 5/2A-1.2
                                    from Ch. 46, par. 2A-1.2
 10 ILCS 5/2A-50 rep.
105 ILCS 5/6-1
                                    from Ch. 122, par. 6-1
105 ILCS 5/6-2
                                    from Ch. 122, par. 6-2
105 ILCS 5/6-3
                                    from Ch. 122, par. 6-3
                                    from Ch. 122, par. 6-17
105 ILCS 5/6-17
105 ILCS 5/6-18
                                    from Ch. 122, par. 6-18
105 ILCS 5/6-19
                                    from Ch. 122, par. 6-19
105 ILCS 5/6-20
                                    from Ch. 122, par. 6-20
                                    from Ch. 122, par. 6-21
105 ILCS 5/6-21
105 ILCS 5/7-01
                                    from Ch. 122, par. 7-01
105 ILCS 5/7-04
                                    from Ch. 122, par. 7-04
105 ILCS 5/7-05 new
105 ILCS 5/7-7
                                    from Ch. 122, par. 7-7
105 ILCS 5/6-4 rep.
105 ILCS 5/6-5 rep.
105 ILCS 5/6-10 rep.
105 ILCS 5/6-11 rep.
105 ILCS 5/6-12 rep.
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Amends the Election Code and the School Code. Abolishes the regional board of school trustees in educational service regions of fewer than 2,000,000 inhabitants effective upon the first Monday in December, 2003. Provides that no person shall be elected to fill the office of member of a regional board of school trustees at any election held on or after the amendatory Act's immediate effective date. Extends until the first Monday in December, 2003 the term of each person serving as a member of the regional board of school trustees on the amendatory Act's effective date whose term is to expire before that first Monday. Provides that if a hearing on a petition for a change in school district boundaries has already been commenced before but has not yet been completed by a regional board of school trustees on the date the board is to be abolished, the terms of the members of that board are again extended and the board is not abolished until a final administrative decision is reached by the regional board of school trustees or it loses jurisdiction of the case, whichever first occurs. Provides that the regional superintendent of schools of an educational service region that has fewer than 2,000,000 inhabitants and in which the regional board of school trustees is abolished shall succeed to all rights, powers, duties, and responsibilities exercised by the regional board of school trustees before its abolition, including all rights, powers, duties, and responsibilities exercised by the former regional board of school trustees in school boundary change proceedings. Provides that the decision in a school boundary change proceeding made by a regional superintendent of schools (as successor to an abolished regional board of school trustees) is an administrative decision for purposes of judicial review under the Administrative Review Law, Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 105 ILCS 5/3-2.5

. Changes the title and adds provisions further amending the School Code. Changes the salary schedule for regional superintendents of schools effective the first Monday of August, 1999. Provides for an adjustment to those annual salaries on July 1 of each year thereafter.

FISCAL NOTE, AMENDED (State Board of Education)

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Fiscal impact from abolishing Reg. Boards of Sch. Trustees will
    be minimal. Regional Sup't. and Assistant Reg. Sup't. salary
    provisions will require $571,899 beginning FY1999.
    STATE MANDATES FISCAL NOTE, AMENDED (State Board of Education)
    No change from SBE fiscal note.
HOUSE AMENDMENT NO. 2.
    Deletes reference to:
    10 ILCS 5/2A-50 rep.
    105 ILCS 5/6-20
    105 ILCS 5/6-21
    105 ILCS 5/6-4 rep.
    105 ILCS 5/6-5 rep.
    105 ILCS 5/6-10 rep.
    105 ILCS 5/6-11 rep.
    105 ILCS 5/6-12 rep.
    Adds reference to:
    10 ILCS 5/2A-50
                                 from Ch. 46, par. 2A-50
    105 ILCS 5/6-4
                                 from Ch. 122, par. 6-4
    105 ILCS 5/6-10
                                 from Ch. 122, par. 6-10
    105 ILCS 5/6-11
                                 from Ch. 122, par. 6-11
```

Replaces the provisions abolishing the regional board of school trustees in educational service regions of fewer than 2,000,000 inhabitants with provisions authorizing the county board of a single county educational service region or the county boards of a multicounty educational service region to abolish, by resolution adopted by vote of a majority of the members of the county board or county boards, the regional board of school trustees for the educational service region and transfer its powers and duties to the regional superintendent of schools. Requires a county board to publicly announce that it will consider and vote upon such a resolution at least 30 days before voting upon the resolution. If the required resolution or resolutions are adopted, extends terms of incumbent members of the regional board of school trustees to the date on which the term of the most recently elected member expires, and abolishes the regional board of school trustees on that date. Makes other related changes.

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SENATE AMENDMENT NO. 1.
   Deletes reference to:
   10 ILCS 5/2A-1.2
   10 ILCS 5/2A-50
   105 ILCS 5/3-2.5
    105 ILCS 5/6-1
    105 ILCS 5/6-2
    105 ILCS 5/6-3
   105 ILCS 5/6-4
    105 ILCS 5/6-10
    105 ILCS 5/6-11
    105 ILCS 5/6-17
    105 ILCS 5/6-18
    105 ILCS 5/6-19
    105 ILCS 6/7-01
    105 ILCS 5/7-04
    105 ILCS 5/7-05 new
    105 ILCS 5/7-7
Deletes all substantive language. Effective immediately.
NOTE(S) THAT MAY APPLY: Fiscal
   98-01-27 H First reading
                                         Referred to Hse Rules Comm
   98-02-25 H
                                         Assigned to Elementary & Secondary
                                            Education
   98-03-18 H Added As A Joint Sponsor COWLISHAW
   98-03-19 H
                    Amendment No.01
                                         ELEM SCND ED H
                                                                   Adopted
                                         Do Pass Amend/Short Debate 014-003-000
             Н
             H Placed Cal 2nd Rdg-Sht Dbt
   98-03-20 H
                                         Fiscal Note filed as Amnded
             Η
                                         St Mndt Fscl Note Fld Amnd
             H Cal Ord 2nd Rdg-Shr Dbt
   98-03-24 H
                                         HOEFT
                    Amendment No.02
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shr Dbt
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98-03-25 H
                   Amendment No.02
                                         HOEFT
                   Rules refers to
                                          HELM
            H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
                                         HOEFT
  98-03-26 H
                   Amendment No.02
            H Be approved consideration 021-000-000/HELM
                   Amendment No.02
            Н
                                         HOEFT
                                                                  Adopted
            H Pld Cal Ord 3rd Rdg-Sht Dbt
            H Joint Sponsor Changed to MAUTINO
  98-03-27 H 3rd Rdg-Sht Dbt-Pass/Vote 084-025-003
  98-03-31 S Arrive Senate
            S Placed Calendr, First Reading
  98-04-27 S Chief Sponsor CRONIN
            S Added as Chief Co-sponsor PHILIP
  98-04-28 S First reading
                                         Referred to Sen Rules Comm
                                         Assigned to Education
            S
            S Added As A Co-sponsor JACOBS
  98-04-29
            S Sponsor Removed CRONIN
            S
             Alt Chief Sponsor Changed FAWELL
  98-04-30 S Added As A Co-sponsor O'DANIEL
  98-05-05 S
                   Amendment No.01
                                         EDUCATION
                                                        S
                                                                  Adopted
                                         Recommided do pass as amend 009-000-000
              Placed Calndr, Second Reading
            S
              Filed with Secretary
                   Amendment No.02
            S
                                         O'MALLEY
            S
                                         -CRONIN
            S
                   Amendment referred to SRUL
  98-05-06
                   Amendment No.02
            S
                                         O'MALLEY
            S
                                         -CRONIN
                   Rules refers to
            S
                                          SESE
  98-05-07
            S
                   Amendment No.02
                                         O'MALLEY
            S
                                         -CRONIN
            S
                                         RE-REFER FROM SESE
            S
                                         TO SRUL.
  98-05-13
            S
              Second Reading
              Placed Calndr, Third Reading
            S
   98-06-22 S
                                         Refer to Rules/Rul 3-9(b)
            S
              Tabled Pursuant to Rule5-4(A) SA 02
            S
                                         Committee Rules
   98-11-17
            S Filed with Secretary
                   Amendment No.03
                                         FAWELL
            S
            S
                   Amendment referred to
                                         SRUL
            S
                                         Committee Rules
   98-11-18
            S
                                         Approved for Consideration SRUL
                                         FAWELL
            S
                   Amendment No.03
            S
                   Rules refers to
                                          SEXC
   98-12-02
            S
                   Amendment No.03
                                         FAWELL
            S
                                         Held in committee
            S
              Calendar Order of 3rd Rdng 98-11-19
   99-01-04
            S
                                         Refer to Rules/Rul 3-9(b)
            S
              Tabled Pursuant to Rule5-4(A) SA 03
                                         Committee Rules
   99-01-12 H Session Sine Die
         LANG.
40 ILCS 5/18-125
                                from Ch. 108 1/2, par. 18-125
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HB-2561

40 ILCS 5/18-133 from Ch. 108 1/2, par. 18-133

Amends the Judges Article of the Pension Code. Reduces the amount of the early retirement penalty for certain judges who retire before attaining age 60. Also provides that a judge who receives an increase in salary after making an election to stop contributing to the System may have the increase included in the calculation of his or her pension by making contributions on just the amount of the increase. Effective immediately.

PENSION NOTE

Reduced early retirement reduction would increase accrued liability by \$372,000; total annual cost by \$39,800 (0.04% of payroll) the first year. Estimated member contribution decrease

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in the first year of $700,000.
    PENSION NOTE, AMENDED
    No change from previous note.
NOTE(S) THAT MAY APPLY: Fiscal; Pension
    98-01-27 H First reading
                                          Referred to Hse Rules Comm
    98-03-03 H
```

Pension Note Filed Committee Rules 98-03-24 H Pension Note filed as Amnd

Committee Rules

99-01-12 H Session Sine Die

HB-2562 MADIGAN,MJ - BRUNSVOLD.

510 ILCS 77/12 new

Amends the Livestock Management Facilities Act. Prohibits the commencement of operation of new livestock management or waste handling facilities of 1,000 or more animal units (and the commencement of operation of the expanded portions of expanded facilities) during 1998. Effective immediately.

98-01-27 H First reading Referred to Hse Rules Comm

98-02-10 H Primary Sponsor Changed To MADIGAN, MJ

H Added As A Joint Sponsor BRUNSVOLD 98-03-11 H Assigned to Livestock Management

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2563 HARTKE - RONEN - GRANBERG.

625 ILCS 5/18b-105 from Ch. 95 1/2, par. 18b-105

Amends the Illinois Vehicle Code. Provides that the hours of service of drivers provisions of the Federal Motor Carrier Safety Regulations for all agricultural movements, between the period of February 1 through November 30 (instead of February 15 through June 30) each year, shall not apply to certain intrastate carriers, drivers, or vehicles. Effective immediately.

98-01-27 H First reading Referred to Hse Rules Comm

98-02-17 H Added As A Joint Sponsor RONEN

98-03-04 H Added As A Co-sponsor GRANBERG

99-01-12 H Session Sine Die

HB-2564 DART - FLOWERS.

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.

FISCAL NOTE (Dpt. of Professional Regulation)

There will be no measurable fiscal impact.

JUDICIAL NOTE

No impact on the Judiciary

STATE MANDATES FISCAL NOTE

HB 2564 fails to create a State mandate.

HOME RULE NOTE

HB2564 contains no language preempting home rule authority.

98-01-27 H First reading Referred to Hse Rules Comm 98-02-18 H Fiscal Note Filed Committee Rules

98-03-11 H Assigned to Judiciary I - Civil Law 98-03-19 H Do Pass/Stdnrd Dbt/Vo006-004-001 H Plcd Cal 2nd Rdg Std Dbt

98-03-20 H St Mandate Fis Nte Requestd CROSS Н Home Rule Note Requested CROSS Judicial Note Request CROSS

H Cal 2nd Rdg Std Dbt

98-03-25 H Second Reading-Stnd Debate
H Hld Cal Ord 2nd Rdg-Shr Dbt

98-03-26 H Judicial Note Filed
H St Mandate Fis Note Filed
H Hld Cal Ord 2nd Rdg-Shr Dbt

98-03-31 H Home Rule Note Filed
H Pld Cal Ord 3rd Rdg-Std Dbt

98-04-01 H Added As A Joint Sponsor FLOWERS

98-04-02 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2565 ERWIN – WIRSING – FANTIN – WINKEL – DAVIS, MONIQUE.

110 ILCS 205/6

from Ch. 144, par. 186

Amends the Board of Higher Education Act. Supplies a caption for a Section relating to the Board's master plan for higher education.

FISCAL NOTE (Board of Higher Education)

HB2565 will have no effect on state expenditures or revenues.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 110 ILCS 205/6 Adds reference to: 110 ILCS 205/9.27 new

Changes the title and replaces everything after the enacting clause. Amends the Board of Higher Education Act. Creates the graduation incentive grant program to be implemented and administered by the Board of Higher Education. Provides that from appropriations made to the Board for purposes of the program, the Board shall award grant incentives to public universities that offer their undergraduate students contracts under which the university commits itself to provide the courses, programs, and support services necessary to enable the contracting students to graduate within 4 years. Establishes eligibility criteria for grant applications. Requires the Board of Higher Education to annually submit to the Governor and General Assembly a budgetary recommendation for the grant program. Effective July 1, 1998.

HOUSE AMENDMENT NO. 2.

Adds reference to: 110 ILCS 205/9.26 new

Adds provisions further amending the Board of Higher Education Act. Creates the textbook rental incentive grant program to be implemented and administered by the Board of Higher Education. Provides that from appropriations made to the Board for purposes of the program, the Board shall award grant incentives to public universities and community colleges that offer, as part of their undergraduate fee structure, a textbook rental program. Establishes eligibility criteria for grant applications. Requires the Board of Higher Education to annually submit to the Governor and General Assembly a budgetary recommendation for the grant program.

HOUSE AMENDMENT NO. 3.

Adds reference to: 110 ILCS 305/7f

from Ch. 144, par. 28f

Adds provisions amending the University of Illinois Act. In the provisions relating to partial tuition waivers, provides that an employee of an Illinois college or university (whose children may qualify for a partial tuition waiver if the employee and children meet certain requirements) includes persons employed by the Department of Natural Resources under the authority of the Board of Natural Resources and Conservation in the: (i) Waste Management and Research Center, (ii) Illinois State Geological Survey,

(iii) Illinois Natural History Survey, or (iv) Illinois State Water Survey.

FISCAL NOTE, AMENDED (Board of Higher Education)
Annual expenditures of state funds pursuant to H-ams 1 and 2
would be contingent upon approved appropriations. Based on
FY1998 average tuition rates, first-year costs under H-am3
would be approximately \$14,000 for every 10 waivers granted.
STATE MANDATES FISCAL NOTE, H-am 1-3 (Bd. of Higher Ed.)
The bill neither expands or creates any mandate on a local unit
of gov't.

SENATE AMENDMENT NO. 1.

Deletes reference to: 110 ILCS 205/9.26 new

Deletes provisions that create the text book rental incentive grant program.

SENATE AMENDMENT NO. 2.

Deletes Reference to:

110 ILCS 305/7f

Deletes the proposal to extend the benefits of the partial tuition waiver program at the University of Illinois to certain persons employed by the Department of Natural Resources.

		First reading	Referred to Hse I		
98-02-25			Assigned to High		on
98-02-26	H		Fiscal Note Filed Committee High		n
98-03-20		Amendment No.01	_	ei Educatio. H	Adopted
90-03-20	Ĥ	Amendment No.02		H	Adopted
	Ĥ	Amendment No.03	HIGHER ED	Н	Adopted
	Н		Do Pass Amend/	Short Deba	te 013-001-000
		Placed Cal 2nd Rdg-Sht Dbt			WWD OTNICE
	Н		Fiscal Note req a		
	Н	Cal Ord 2nd Rdg-Shr Dbt	St Mndt Fscl No	ie Req Aiii	iu
98-03-23		Car Old Zild Rdg-Sili Dot	Fiscal Note filed	as Amnded	1
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Cal Ord 2nd Rdg-Shr Dbt			
98-03-24	Н	Second Reading-Short Debat	e		
	Н	Held 2nd Rdg-Short Debate			
		Added As A Co. sponsor W			
		Added As A Co-sponsor FAI Added As A Co-sponsor WII			
98-03-26		Added As A Co-sponsor will	St Mndt Fscl No	te Fld Amn	ď
70 05 2 0		Pld Cal Ord 3rd Rdg-Sht Dbt			-
		3rd Rdg-Sht Dbt-Pass/Vote 1			
98-03-31		Arrive Senate			
		Placed Calendr, First Reading			
98-04-01		Chief Sponsor DONAHUE	Dafamad to Com	Dulas Came	
98-04-22		First reading	Referred to Sen ! Assigned to Edu		П .
98-04-22			Postponed	Cation	
98-05-05		Amendment No.01	EDUCATION	S	Adopted
	Š	Amendment No.02	EDUCATION	S	Adopted
	S			pass as am	end 007-001-001
		Placed Calndr, Second Readn	g		
98-05-06		Second Reading			
08.05.07		Placed Calndr, Third Reading Added as Chief Co-sponsor I			
70-03-01		Third Reading - Passed 055-			
		Arrive House			
	Н	Place Cal Order Concurrence	01,02		
98-05-13		Motion Filed Concur			
	H		HRUL		
98-05-18		Calendar Order of Concurrer		or Comple	.00
90-03-10		Calendar Order of Concurrer	App For Conside	er - Compin	ice
98-05-20		Added As A Co-sponsor DA			
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		H Concurs in S Amend. 01,0			
	Н	Passed both Houses			
		Sent to the Governor			
98-08-14		Governor approved			
	Н				
	H				
2566 E	RW	VIN.			

HB-2566 ERWIN.

110 ILCS 205/9.11

from Ch. 144, par. 189.11

Amends the Board of Higher Education Act. Adds a caption to a Section relating to the annual capital plan for the public universities of Illinois.

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FISCAL NOTE (Board of Higher Education)
      HB2566 will have no effect on state expenditures or revenues.
      98-01-27 H First reading
                                            Referred to Hse Rules Comm
      98-02-26 H
                                            Fiscal Note Filed
               Н
                                            Remains in CommiRules
      99-01-12 H Session Sine Die
HB-2567
            O'BRIEN.
   70 ILCS 605/2-1
                                    from Ch. 42, par. 2-1
  Amends the Illinois Drainage Code by making a technical change in the Section con-
cerning land drained in the course of natural drainage.
      FISCAL NOTE (EPA)
      HB 2567 would have no fiscal impact on EPA.
      98-01-27 H First reading
                                             Referred to Hse Rules Comm
      98-02-06 H
                                            Fiscal Note Filed
                                            Committee Rules
      99-01-12 H Session Sine Die
             NOVAK - O'BRIEN - MCGUIRE - JOHNSON, TOM - GASH, CUR-
HB-2568
             RY, JULIE, GRANBERG, FANTIN, HOLBROOK, BRADLEY, LOPEZ
             AND BOLAND.
  720 ILCS 5/11-23 new
  Amends the Criminal Code of 1961. Provides that it is a Class 4 felony to disclose
the name, address, telephone number, or e-mail address of a person under 18 years of
age on an adult obscenity or child pornography Internet site. Effective immediately.
      FISCAL NOTE (Dpt. of Corrections)
      The corrections population impact and fiscal impact is minimal.
      CORRECTIONAL NOTE
      No change from DOC fiscal note.
      FISCAL NOTE (Admin. Office of Illinois Courts)
      No fiscal impact on the Judicial Branch.
      JUDICIAL NOTE
      There would be a minimal increase in judicial workloads; no
      increase in the need for the number of judges in the State.
      HOME RULE NOTE
      Contains no language preempting home rule authority.
      STATE MANDATES FISCAL NOTE
      Fails to create a State mandate.
  NOTE(S) THAT MAY APPLY: Correctional
      98-01-27 H Filed With Clerk
                H Added As A Joint Sponsor O'BRIEN
                H Added As A Co-sponsor MCGUIRE
                H Added As A Co-sponsor JOHNSON, TOM
                H First reading
                                             Referred to Hse Rules Comm
      98-02-04 H Added As A Co-sponsor CURRY, JULIE
      98-02-25 H
                                             Assigned to Judiciary II - Criminal Law
      98-03-04 H Added As A Co-sponsor GRANBERG
      98-03-20 H
                                             Do Pass/Short Debate Cal 015-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
      98-03-23 H
                                             Fiscal Note Requested BLACK
                Η
                                             St Mandate Fis Nte Requestd BLACK
                                             Correctional Note Requested BLACK
                H
                                             Home Rule Note Requested BLACK
                Н
                Η
                                             Judicial Note Request BLACK
                H Cal Ord 2nd Rdg-Shr Dbt
       98-03-24 H
                                             Fiscal Note Filed
                                             Correctional Note Filed
                H Cal Ord 2nd Rdg-Shr Dbt
                H Added As A Co-sponsor GASH
                H Added As A Co-sponsor FANTIN
      98-03-25 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       98-03-26 H Added As A Co-sponsor HOLBROOK
                Н
                                             Fiscal Note Filed
                                             Judicial Note Filed
                Н
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St Mandate Fis Nte Req-Wdrn

Home Rule Note Req-Wthdwn

Н

Н

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98-03-26-Cont.
         H Added As A Co-sponsor BRADLEY
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Co-sponsor LOPEZ
         H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
         H Added As A Co-sponsor BOLAND
98-03-31 S Arrive Senate
         S Placed Calendr, First Reading
         S
                                      Home Rule Note Filed
         S
                                      St Mandate Fis Note Filed
         S Placed Calendr, First Reading
98-04-01 S Chief Sponsor WALSH,L
         S Added As A Co-sponsor WELCH
         S First reading
                                      Referred to Sen Rules Comm
99-01-12 H Session Sine Die
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HB-2569 CROTTY - MCCARTHY.

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.

CORRECTIONAL NOTE

No fiscal or prison population impact.

NOTE(S) THAT MAY APPLY: Correctional

98-01-27 H Filed With Clerk

H Added As A Joint Sponsor MCCARTHY

98-02-10 H Referred to Hse Rules Comm
Correctional Note Filed
Committee Rules

99-01-12 H Session Sine Die

HB-2570 HOFFMAN – DAVIS,STEVE – HOLBROOK – DURKIN – TURNER,JOHN AND ACEVEDO.

720 ILCS 5/18-5

Amends the Criminal Code of 1961. Provides that the offense of aggravated robbery is committed by a person committing a robbery while indicating to the victim that he or she is presently armed with any dangerous weapon (now limited to a firearm). Defines dangerous weapon. Effective immediately.

CORRECTIONAL NOTE

Corrections population, 79 inmates; fiscal impact, \$13,695,400.

JUDICIAL NOTE

No decrease or increase in need for number of judges in State.

FISCAL NOTE (Dpt. of Corrections)

No change from correctional note.

FISCAL NOTE (Office of Ill. Courts)

The bill would not have a fiscal impact on the Judicial Branch.

NOTE(S) THAT MAY APPLY: Correctional

98-01-27 H Filed With Clerk

H Added As A Joint Sponsor DAVIS, STEVE

H Added As A Co-sponsor HOLBROOK

H Added As A Co-sponsor DURKIN

H Added As A Co-sponsor TURNER, JOHN

H First reading Referred to Hse Rules Comm 98-02-19 H Assigned to Judiciary II - Criminal Law

98-02-26 H Fiscal Note Requested BLACK
H Correctional Note Requested BLACK

H Judicial Note Request BLACK
H Committee Judiciary II - Criminal Law
H Do Pass/Short Debate Cal 015-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-18	Н		Correctional Note Filed
	Н	Cal Ord 2nd Rdg-Shr Dbt	
98-03-19	Н	_	Judicial Note Filed
	Η	Cal Ord 2nd Rdg-Shr Dbt	
98-03-20	Η	Added As A Co-sponsor AC	EVEDO
98-03-23	Н	Second Reading-Short Debat	e
	Η	Held 2nd Rdg-Short Debate	
98-03-26	Н		Fiscal Note Filed
98-03-27	Η	3rd Rdg-Sht Dbt-Pass/Vote 1	12-000-003
98-03-31	S	Arrive Senate	
	S	Placed Calendr, First Reading	
98-04-01	S		Fiscal Note Filed
	S	Chief Sponsor BOWLES	
	S	First reading	Referred to Sen Rules Comm
98-04-28	S		Assigned to Judiciary
98-05-05	S		To Subcommittee
	S		Committee Judiciary
98-05-08	S		Refer to Rules/Rul 3-9(a)
99-01-12	Η	Session Sine Die	

HB-2571 WOJCIK.

20 ILCS 105/8.07 new

Amends the Illinois Act on the Aging. Establishes a task force within the Department on Aging to study the feasibility of re-mapping planning and service areas. Provides that the Director of the Department shall appoint one representative from each area agency on aging to serve as a member of the task force. Provides that the Director may also appoint not more than 17 other members. Provides that the task force shall report its findings and make recommendations to the General Assembly no later than January 1, 2000. Provides that the Section creating the task force is repealed on July 1, 2000. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
98-01-27 H Filed With Clerk
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H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2572 GRANBERG – O'BRIEN – CURRY, JULIE – WOOLARD.

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.

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FISCAL NOTE (State Board of Education)
A total of 129 currently ineligible districts would become eligible. Funding rank order is determined by relative need so districts with lesser needs would likely not be funded if funding is inadequate to meet demand.

STATE MANDATES FISCAL NOTE (State Board of Education) No change from SBE fiscal note.
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FISCAL NOTE (Capital Dev. Bd.)
It is impossible to determine the potential fiscal impact on

the state from these 129 school districts.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-01-27 H Filed With Clerk H Added As A Joint Sponsor O'BRIEN

H First reading Referred to Hse Rules Comm 98-02-04 H Added As A Co-sponsor CURRY,JULIE

98-02-09 H Added As A Co-sponsor WOOLARD

98-02-17 H Fiscal Note Filed
H St Mandate Fis Note Filed

98-03-19 H Committee Rules
H Committee Rules
Committee Rules

99-01-12 H Session Sine Die

HB-2573 REITZ - DART - CROTTY - GASH - MYERS, O'BRIEN, SMITH,MICHAEL, MOFFITT, BOST, BOLAND, CURRY,JULIE, JONES,JOHN, WOOLARD, NOVAK, MCCARTHY, BROSNAHAN, FRIT-

CHEY, LYONS, JOSEPH AND BRADLEY.

730 ILCS 5/3-7-2

from Ch. 38, par. 1003-7-2

Amends the Unified Code of Corrections. Provides that beginning January 1, 1999, a prisoner in a Department of Corrections facility shall not be permitted contact visits if he or she is classified as a Class C grade inmate as defined by the Department or if the prisoner is housed in a segregated part of the facility for disciplinary reasons. Provides that a prisoner in a Department facility shall not be permitted contact visits for one year after being found in possession of illegal drugs or failing or refusing a test for the presence of illegal drugs in his or her body while incarcerated.

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FISCAL NOTE, (Dpt. of Corrections)
The corrections population impact will be none, but the fiscal
impact is $1,000,000 to $6,000,000 in construction costs.
CORRECTIONAL NOTE
No change from DOC fiscal note.
FISCAL NOTE (Admin. Office of Illinois Courts)
No fiscal impact on the Judicial Branch.
JUDICIAL NOTE
No impact on the need for the number of judges in the State.
STATE MANDATES ACT FISCAL NOTE
Fails to create a State mandate.
HOME RULE NOTE
Fails to preempt home rule authority.
98-01-27 H Filed With Clerk
         H Added As A Joint Sponsor DART
         H First reading
                                      Referred to Hse Rules Comm
98-02-18 H
                                      Assigned to Judiciary II - Criminal Law
98-02-26 H Added As A Co-sponsor CROTTY
98-03-20 H
                                      Do Pass/Stdnrd Dbt/Vo008-000-006
         H Plcd Cal 2nd Rdg Std Dbt
98-03-23 H
                                      Fiscal Note req as Amended BLACK
                                      St Mndt Fscl Note Reg Amnd
         Н
                                      Corretnl note req as amnded BLACK
         Н
                                      Home Rule Note Rwq as amend
                                      Judicial Note filed as Amnd
         H Cal 2nd Rdg Std Dbt
         H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor SMITH, MICHAEL
         H Added As A Co-sponsor MOFFITT
         H Added As A Co-sponsor BOST
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor CURRY, JULIE
98-03-24 H
                                      Fiscal Note Filed
         Η
                                      Correctional Note Filed
         H Cal 2nd Rdg Std Dbt
         H Added As A Co-sponsor GASH
         H Added As A Co-sponsor JONES, JOHN
         H Added As A Co-sponsor WOOLARD
98-03-25 H Added As A Co-sponsor NOVAK
         H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shr Dbt
98-03-26 H
                                      Fiscal Note Filed
                                      Judicial Note Filed
         H Hld Cal Ord 2nd Rdg-Shr Dbt
98-03-27 H
                                      St Mandate Fis Note Filed
                                      Home Rule Note Filed
         H Pld Cal Ord 3rd Rdg-Std Dbt
         H Added As A Co-sponsor MYERS
         H Added As A Co-sponsor MCCARTHY
         H Added As A Co-sponsor BROSNAHAN
         H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor LYONS, JOSEPH
         H Added As A Co-sponsor BRADLEY
98-03-31 H
                                      Fiscal Note Request W/drawn
         Н
                                      St Mandate Fis Nte Req-Wdrn
         Η
                                      Corrct Note Regst-Withdrawn BLACK
         Н
                                      Home Rule Note Req-Wthdwn
                                      Judicial Note Req-Withdrawn
         H
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H Cal Ord 3rd Rdg-Stnd Dbt

98-04-02 H

Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2574 BERGMAN - WINTERS.

105 ILCS 5/2-3.25g

from Ch. 122, par. 2-3.25g

105 ILCS 5/14-0.05 new

Amends the School Code. Allows waivers from rules and regulations pertaining to special education to be requested (instead of prohibiting the request). Repeals all rules and regulations adopted and promulgated by the State Board of Education to administer or implement certain provisions of the School Code concerning children with disabilities and requires the State Board of Education to adopt and promulgate new administrative rules and regulations. Requires the rules and regulations to be streamlined and not impose requirements or mandates on local school districts with respect to special education for children with disabilities beyond federal requirements.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-27 H Filed With Clerk

H Added As A Co-sponsor WINTERS

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

MEYER - KUBIK - JOHNSON, TOM. HB-2575

105 ILCS 5/17-1

from Ch. 122, par. 17-1

Amends the School Code. Requires the annual budget of school districts with a population under 500,000 to be prepared before the first quarter of each fiscal year, and requires the annual budget to show estimated cash receipts and expenditures by each quarter of the fiscal year. Effective immediately.

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

98-01-27 H Filed With Clerk

H Added As A Joint Sponsor KUBIK

H Added As A Co-sponsor JOHNSON, TOM

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2576 ROSKAM.

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

98-01-27 H Filed With Clerk H First reading Referred to Hse Rules Comm 98-04-30 H Motion filed EXTEND COMMITTEE Н AND 3RD READING Н DEADLINE UNTIL H MAY 22, 1998/CROSS Н Chair Rules H Appeal Ruling of Chair CROSS

H Shall Chair Be Sustained

H Mtn Pvl/Chr Ssn/000-000060-057-000

Committee Rules

99-01-12 H Session Sine Die

Н

HB-2577 O'BRIEN.

765 ILCS 745/27 new

Amends the Mobile Home Landlord and Tenant Rights Act. Creates the office of Mobile Home Park Ombudsman, appointed by the Governor, Directs the Ombudsman to act as a liaison between the State and mobile home park owners and tenants and to receive and investigate complaints related to mobile home park owners. Authorizes the Ombudsman to refer possible violations of the Act to the Attorney General for enforce-

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FISCAL NOTE (DCCA)
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HB2577 will have no fiscal impact.

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NOTE(S) THAT MAY APPLY: Fiscal

98-01-27 H Filed With Clerk
H First reading

98-02-18 H
Fiscal Note Filed
Committee Rules

99-01-12 H Session Sine Die
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HB-2578 HOEFT.

105 ILCS 5/2-3.124

Amends the School Code. Includes certificated employees of a regional office of education among the employees for which the State Board of Education is to provide or arrange to have provided specified liability insurance coverage without cost to the person accepting the coverage. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
98-01-27 H Filed With Clerk
H First reading
99-01-12 H Session Sine Die
Referred to Hse Rules Comm
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HB-2579 O'BRIEN.

105 ILCS 5/18-8.05

Amends the School Code. Makes changes of grammar in the school aid formula that applies to the 1998-99 and subsequent school years.

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98-01-27 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-2580 MOFFITT - HARTKE - TURNER, JOHN - SMITH, MICHAEL - WINKEL.

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60 ILCS 1/30-50

60 ILCS 1/105-30 rep.

605 ILCS 5/6-201.17 from Ch. 121, par. 6-201.17

605 ILCS 5/6-803.1 from Ch. 121, par. 6-803.1

605 ILCS 5/6-803.2 new
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Amends the Township Code and the Illinois Highway Code. Deletes the provisions concerning the sale of surplus real property of a township or of a road district in a county under township organization. Reinserts those provisions to subject the sale of real property of the township or road district to the resolution and appraisal requirements used for the sale of surplus real property. Subjects the sale of surplus real property of the township or road district to the notice and competitive bidding requirements used for the sale of township property. Authorizes a road district in a county under township organization to purchase, sell, convey, regulate, or lease property. Changes a cross reference to correspond with the provision affecting road districts.

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HOME RULE NOTE
    HB 2580 does not preempt home rule authority.
    STATE MANDATES FISCAL NOTE
    HB 2580 fails to create a State mandate.
    FISCAL NOTE (DCCA)
    HB 2580 will not have a fiscal impact on DCCA.
SENATE AMENDMENT NO. 1.
    Deletes reference to:
    605 ILCS 5/6-201.17
                               from Ch. 121, par. 6-201.17
   605 ILCS 5/6-803.1
                               from Ch. 121, par. 6-803.1
    605 ILCS 5/6-803.2 new
    Adds reference to:
   60 ILCS 1/210-15
   60 ILCS 1/210-20
```

Deletes everything. Amends the Township Code. Deletes the provisions concerning the sale of surplus real property of a township. Reinserts those provisions to subject the sale of real property of the township or road district to resolution and appraisal requirements and notice and competitive bidding requirements. Provides that a township board may provide in a contract for recycling or collection of garbage that the users of the services shall pay the costs directly to the service provider.

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98-01-27 H Filed With Clerk
H First reading Referred to Hse Rules Comm
H Added As A Joint Sponsor HARTKE
H Added As A Co-sponsor TURNER, JOHN
H Added As A Co-sponsor SMITH, MICHAEL
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		Added As A Co-sponsor WI	
98-02-03			Assigned to Local Government
98-02-19		Discord Colleged Date Chapter	Do Pass/Short Debate Cal 014-000-000
98-02-25		Placed Cal 2nd Rdg-Sht Dbt	Home Rule Note Filed
90-02-23	Н		St Mandate Fis Note Filed
	Н		Fiscal Note Filed
	Н	Cal Ord 2nd Rdg-Shr Dbt	
98-02-26		Second Reading-Short Debat	
00.00.01	Н	Pld Cal Ord 3rd Rdg-Sht Dbt	12.000.000
98-03-24	Н	3rd Rdg-Sht Dbt-Pass/Vote 1 Arrive Senate	13-000-000
. 98-03-23		Placed Calendr, First Reading	
		Chief Sponsor PETERSON	
	S	First reading	Referred to Sen Rules Comm
98-04-01			Assigned to Local Government & Elections
98-04-21	_	Amendment No.01	LOCAL GOVERN S Adopted
	S	Placed Calndr, Second Readn	Recommnded do pass as amend 009-000-000
98-04-28		Second Reading	5
		Placed Calndr, Third Reading	
		Third Reading - Passed 057-0	000-000
98-04-30		Arrive House	
08.05.13		Place Cal Order Concurrence Motion Filed Concur	:01
90-03-12	Н		HRUL
	H	Calendar Order of Concurrent	
98-05-18			App For Consider - Complace
00.05.10		Calendar Order of Concurrer	
98-05-19		H Concurs in S Amend. 01/1 Passed both Houses	15-000-000
98-06-17		Sent to the Governor	
		Governor approved	
	Н	Effective Date 99-01-01	
	Н	PUBLIC ACT 90-0751	
	CC		AVIANO - BOLAND - SILVA AND FEI-
G	CC EN	HOLTZ.	
G 20 ILCS 105	CC EN /7.0	THOLTZ. 05 from Ch.	23, par. 6107.05
G 20 ILCS 105 Amends the	(CC EN /7.(HOLTZ. 15 from Ch. 1inois Act on the Aging.	23, par. 6107.05 Deletes the provision prohibiting citizen
20 ILCS 105 Amends the members of the	(CC EN /7.(III e C	HOLTZ. 5 from Ch. linois Act on the Aging. ouncil on Aging from serv	23, par. 6107.05
20 ILCS 105 Amends the members of the FISCAL	(CC EN /7.0 III e C	HOLTZ. 15 from Ch. 1inois Act on the Aging.	23, par. 6107.05 Deletes the provision prohibiting citizen ing more than 2 consecutive terms.
20 ILCS 105 Amends the members of the FISCAL This legis	EN /7.0 III e C NO slati	HOLTZ. from Ch. linois Act on the Aging. ouncil on Aging from serv (TE (Dpt. on Aging) ion has no fiscal implications Filed With Clerk	23, par. 6107.05 Deletes the provision prohibiting citizen ing more than 2 consecutive terms. For the Department.
20 ILCS 105 Amends the members of the FISCAL This legis	ICC EN /7.0 III e C NO slati H	HOLTZ. from Ch. linois Act on the Aging. ouncil on Aging from serv TE (Dpt. on Aging) ion has no fiscal implications in Filed With Clerk Added As A Joint Sponsor H	23, par. 6107.05 Deletes the provision prohibiting citizen ing more than 2 consecutive terms. For the Department.
20 ILCS 105 Amends the members of the FISCAL This legis	(CCCEN)/7.(COC) III	HOLTZ. from Ch. linois Act on the Aging. ouncil on Aging from serve TE (Dpt. on Aging) ion has no fiscal implications of Filed With Clerk Added As A Joint Sponsor Hadded As A Co-sponsor SA	23, par. 6107.05 Deletes the provision prohibiting citizen ing more than 2 consecutive terms. For the Department. OLBROOK VIANO
20 ILCS 105 Amends the members of the FISCAL This legis	CCC EN /7.(III e C NO Slati H H H	HOLTZ. 5 from Ch. Linois Act on the Aging. Ouncil on Aging from serve TE (Dpt. on Aging) Ion has no fiscal implications of Filed With Clerk Added As A Joint Sponsor H Added As A Co-sponsor SA First reading	23, par. 6107.05 Deletes the provision prohibiting citizen ing more than 2 consecutive terms. For the Department. OLBROOK VIANO Referred to Hse Rules Comm
20 ILCS 105 Amends the members of the FISCAL This legis 98-01-27	CCC EN /7.(III e C NO Slati H H H	HOLTZ. 55 from Ch. Linois Act on the Aging. Souncil on Aging from serv. TE (Dpt. on Aging) Ion has no fiscal implications: Filed With Clerk Added As A Joint Sponsor H Added As A Co-sponsor SA' First reading	23, par. 6107.05 Deletes the provision prohibiting citizen ing more than 2 consecutive terms. For the Department. OLBROOK VIANO
20 ILCS 105 Amends the members of the FISCAL This legis 98-01-27 98-02-11	CCCEN/7.(CIII) P CONOCINE HHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHH	HOLTZ. from Ch. linois Act on the Aging. ouncil on Aging from serv (TE (Dpt. on Aging) ion has no fiscal implications: Filed With Clerk Added As A Joint Sponsor H Added As A Co-sponsor SA' First reading	23, par. 6107.05 Deletes the provision prohibiting citizen ing more than 2 consecutive terms. For the Department. FOLBROOK VIANO Referred to Hse Rules Comm Fiscal Note Filed Committee Rules Assigned to Aging
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98-05-07 S
                                       Recommended do pass 008-000-000
         S Placed Calndr, Second Reading
98-05-12 S Second Reading
         S Placed Calndr, Third Reading
98-05-13 S Third Reading - Passed 057-000-000
         H Passed both Houses
98-06-11 H Sent to the Governor
98-07-10 H Governor approved
              Effective Date 99-01-01
         H
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PUBLIC ACT 90-0615

Н HB-2582 DAVIS, MONIQUE.

Appropriates \$75,000 to the Illinois Community College Board for awarding scholarships to graduates of the Probation Challenge Program. Effective July 1, 1998.

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98-01-27 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
98-03-11 H
                                       Assigned to Appropriations-Education
98-03-20 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2583 RIGHTER - KOSEL - LYONS, EILEEN - POE - STEPHENS, WINKEL, RUTHERFORD AND REITZ.

225 ILCS 10/9.2 new

Amends the Child Care Act of 1969 to require the Department of Children and Family Services to establish and maintain a statewide toll-free telephone number to offer information to the public concerning the past history and record of day care centers. Effective January 1, 1999.

SENATE AMENDMENT NO. 1. (Senate recedes May 22, 1998)

Requires the Department of Children and Family Services to establish and maintain a list of licensed day care facilities, to be made available to the public on the Internet.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from Senate Amendment No. 1. NOTE(S) THAT MAY APPLY: Fiscal

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98-01-27 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
98-03-13 H
                                     Assigned to Children & Youth
98-03-19 H
                                     Do Pass/Short Debate Cal 010-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H Added As A Joint Sponsor KOSEL
         H Added As A Co-sponsor LYONS, EILEEN
         H Added As A Co-sponsor POE
         H Added As A Co-sponsor STEPHENS
         H Added As A Co-sponsor WINKEL
         H Added As A Co-sponsor RUTHERFORD
98-03-25 H 3rd Rdg-Sht Dbt-Pass/Vote 109-001-002
         H Added As A Co-sponsor REITZ
98-03-26 S Arrive Senate
         S Placed Calendr, First Reading
98-03-30 S Chief Sponsor BOMKE
98-03-31 S First reading
                                     Referred to Sen Rules Comm
         S Added as Chief Co-sponsor SMITH
98-04-01 S Added as Chief Co-sponsor FITZGERALD
         S Added as Chief Co-sponsor WALSH,L
                                     Assigned to Public Health & Welfare
98-04-02 S Added as Chief Co-sponsor WALSH,T
98-04-07 S Added As A Co-sponsor LINK
98-04-29 S Added As A Co-sponsor BOWLES
98-05-04 S Added As A Co-sponsor FARLEY
98-05-05 S Added As A Co-sponsor REA
         S Added As A Co-sponsor KEHOE
98-05-06 S Added As A Co-sponsor CLAYBORNE
98-05-07 S
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Amendment No.01

S Placed Calndr, Second Reading

PUB HEALTH S

Adopted

Recomminded do pass as amend 008-000-000

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98-05-12 S Second Reading
               S Placed Calndr, Third Reading
     98-05-13 S Added As A Co-sponsor PARKER
               S Third Reading - Passed 056-001-000
              H Arrive House
              H Place Cal Order Concurrence 01
      98-05-14 H Motion Filed Concur
                      Motion referred to
                                            HRUL
              H Calendar Order of Concurren 01
                      Motion referred to
      98-05-18 H
                                             HCHY/01
              H Calendar Order of Concurren 01
      98-05-20 H Motion Filed Non-Concur #2/01/RIGHTER
               H H Noncners in S Amend. 01
               S Secretary's Desk Non-concur 01
               S Filed with Secretary
                                           Mtn refuse recede-Sen Amend
      98-05-21 S S Refuses to Recede Amend 01
               S S Requests Conference Comm 1ST
      98-05-22 S Sen Conference Comm Apptd 1ST/BOMKE,
                                              SYVERSON, DONAHUE,
                                              SMITH, OBAMA
               H Hse Accede Req Conf Comm 1ST
               H Hse Conference Comm Apptd 1ST/CURRIE
               Н
                                              RONEN, REITZ
               Н
                                              CHURCHILL AND
               Н
                                              RIGHTER
               H House report submitted 1ST/RIGHTER
               H Conf Comm Rpt referred to HRUL
               H Be approved consideration HRUL
               S Filed with Secretary
               S Conference Committee Report 1ST/BOMKE
               S Conf Comm Rpt referred to SRUL
               S Conference Committee Report 1ST/BOMKE
               S Be approved consideration SRUL
               S Senate report submitted
               S Senate Conf. report Adopted IST/058-000-000
               H House Conf. report Adopted 1ST/117-000-000
               H Both House Adoptd Conf rpt 1ST
               H Passed both Houses
      98-06-19 H Sent to the Governor
      98-07-31 H Governor approved
                    Effective Date 99-01-01
               Η
                    PUBLIC ACT 90-0671
HB-2584
            HASSERT.
  415 ILCS 5/22.14
                                   from Ch. 111 1/2, par. 1022.14
  Amends the Environmental Protection Act. Adds a caption to a Section concerning
garbage transfer stations.
      98-01-27 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      99-01-12 H Session Sine Die
HB-2585
            HASSERT.
  415 ILCS 5/19.3
                                   from Ch. 111 1/2, par. 1019.3
  Amends the Environmental Protection Act. Makes technical changes in the Section
concerning the Water Revolving Fund.
      98-01-27 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      99-01-12 H Session Sine Die
            HASSERT.
  415 ILCS 5/22.33
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HB-2586

Amends the Environmental Protection Act. Makes a technical change in the Section concerning compost quality standards.

98-01-27 H Filed With Clerk

Referred to Hse Rules Comm H First reading 99-01-12 H Session Sine Die

2607 HB-2587

HB-2587 HASSERT.

415 ILCS 5/22.16

from Ch. 111 1/2, par. 1022.16

Amends the Environmental Protection Act. Adds a caption and makes technical changes to the Section concerning fee exemptions.

98-01-27 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2588 HASSERT.

415 ILCS 135/45

Amends the Drycleaner Environmental Response Trust Fund Act. Makes a technical change in the Section concerning the insurance account.

98-01-27 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2589 SAVIANO – PANKAU – MYERS – MOORE,EUGENE.

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.

Adds reference to:

225 ILCS 410/3-7 from Ch. 111, par. 1703-7

Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985 in provisions concerning cosmetologists, cosmetology teachers, and cosmetology clinic teachers. Requires the Department of Professional Regulation to inform a licensee about any changes in the law or rules. Provides that the continuing education requirements for cosmetologists do not apply to a licensee who is at least 55 (instead of 62) years of age or has been licensed for at least 25 (instead of 30) years and removes the requirement that this licensee not work regularly. These provisions effective July 1, 1998.

SENATE AMENDMENT NO. 2.

Deletes reference to:

225 ILCS 410/1-11

Adds reference to: 225 ILCS 410/3C-4

from Ch. 111, par. 1703C-4

225 ILCS 410/4-5.1

Deletes everything. Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. In provisions concerning cosmetologists, provides that the exemption from the continuing education requirements for a licensee who is at least 62 years of age applies only to a licensee who is at least 62 years of age before January 1, 1999. Provides that continuing education requirements do not apply to a licensee who has been licensed for at least 25 (instead of 30) years and does not work for more than 14 (instead of 16) hours per week. Provides that the funds deposited under the Act into the General Professions Dedicated Fund may be used by the Department of Professional Regulation to publish and distribute a newsletter to all persons licensed under the Act that contains information about any changes in the Act or rules. Provides that the Department may also distribute copies of the Act and rules during the renewal process if appropriate funding is available. Effective January 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-27 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Registration & Regulation

Do Pass/Short Debate Cal 024-000-000

98-03-19 H Added As A Joint Sponsor PANKAU

H Added As A Co-sponsor MYERS

H Added As A Co-sponsor MOORE, EUGENE

98-03-20 H H Placed Cal 2nd Rdg-Sht Dbt

98-03-23 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 110-003-001

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98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
98-04-01 S Chief Sponsor LUECHTEFELD
         S First reading
                                      Referred to Sen Rules Comm
98-04-22 S
                                      Assigned to Licensed Activities
98-05-05 S
                 Amendment No.01
                                      LICENSED ACT. S
                                                               Adopted
                                      Recommnded do pass as amend 005-000-004
         S
            Placed Calndr.Second Reading
98-05-13
         S Filed with Secretary
         S
                 Amendment No.02
                                      LUECHTEFELD
         S
                 Amendment referred to SRUL
         S
                                      LUECHTEFELD
                 Amendment No.02
         S
                 Rules refers to
                                       SLIC
         S
            Second Reading
         S
            Placed Calndr, Third Reading
98-05-14
         S
                 Amendment No.02
                                      LUECHTEFELD
         S
                                      Be adopted
         S
           Recalled to Second Reading
         S
                 Amendment No.02
                                      LUECHTEFELD
                                                               Adopted
         S Placed Calndr, Third Reading
         S Third Reading - Passed 056-001-000
         H Arrive House
         H Place Cal Order Concurrence 01.02
98-05-18 H Motion Filed Concur
         Н
                 Motion referred to
                                        HRUL
         Н
                 Rules refers to
                                       HREG/01,02
         H Calendar Order of Concurren 01.02
98-06-23 H Re-refer Rules/Rul 19(b) RULES HRUL
99-01-12 H Session Sine Die
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HB-2590 SAVIANO.

225 ILCS 90/2

from Ch. 111, par. 4252

Amends the Illinois Physical Therapy Act. Provides that the Act does not prohibit the practice of physical therapy by a physical therapy student or a physical therapist assistant student under the on-site supervision (instead of direct personal supervision) of a licensed physical therapist. Requires the physical therapist to be readily available for direct supervision and instruction to ensure the safety and welfare of the patient. Effective immediately.

FISCAL NOTE (Dept. of Professional Reg.)
There will be a increase in net revenue of \$24,150.

HOUSE AMENDMENT NO. 1.

Adds reference to: 225 ILCS 85/9 from Ch. 111, par. 4129 from Ch. 111, par. 5013 225 ILCS 107/55 225 ILCS 410/2A-7 225 ILCS 410/4-2 from Ch. 111, par. 1704-2 225 ILCS 446/75

Amends the Pharmacy Practice Act of 1987. Allows the Department of Professional Regulation to establish training requirements for pharmacy technicians. Amends the Professional Boxing and Wrestling Act. Imposes a yearly \$400 registration fee upon persons who charge admission to view closed circuit telecasts of boxing or wrestling matches. Imposes a \$25 per event fee upon licensed Illinois promoters. Amends the Professional Counselor and Clinical Professional Counselor Licensing Act. Changes the expiration date for a non-renewable temporary license to March 5, 1999. Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Eliminates the requirement of a ratio between the number of chairs in a barber school and people in the municipality. Eliminates old language relating to the staggering of terms for members of the Barber, Cosmetology, Esthetics, and Nail Technology Committee. Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Provides for registration of armed security guards in certain commercial, industrial, and financial institutions. Requires a basic training course and a firearm training course. Requires proprietary security forces to apply for firearm authorization cards. Amends the Pharmacy Practice Act of 1987. Allows the Department of Professional Regulation to establish training requirements for pharmacy technicians.

HOUSE AMENDMENT NO. 2.

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Adds reference to:
5 ILCS 80/1
                               from Ch. 127, par. 1901
5 ILCS 80/2
                               from Ch. 127, par. 1902
5 ILCS 80/3
5 ILCS 80/4
                               from Ch. 127, par. 1903
                               from Ch. 127, par. 1904
5 ILCS 80/5
                               from Ch. 127, par. 1905
5 ILCS 80/6
                               from Ch. 127, par. 1906
5 ILCS 80/7
                               from Ch. 127, par. 1907
5 ILCS 80/4.1 rep.
5 ILCS 80/4.2 rep.
5 ILCS 80/4.3 rep.
5 ILCS 80/4.4 rep.
5 ILCS 80/4.4A rep.
5 ILCS 80/4.5 rep.
5 ILCS 80/4.6 rep.
5 ILCS 80/4.9 rep.
5 ILCS 80/13 rep.
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Amends the Regulatory Agency Sunset Act. Changes the title of the Act to the Regulatory Sunset Act. Provides that the Act shall provide for the termination or continuation of programs as well as regulatory agencies. Repeals obsolete Sections that repealed certain regulatory Acts. Repeals the Section that provides that no more than one regulatory agency may be continued in any one bill.

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HOUSE AMENDMENT NO. 3.
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Adds reference to: 225 ILCS 410/1-11
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Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Excludes certain providers of personal care and health care services from regulation under the Act.

HOUSE AMENDMENT NO. 4.

98-01-27 H Filed With Clerk

Deletes reference to: 225 ILCS 85/9

Removes the amendatory changes to the Pharmacy Practice Act of 1987.

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H First reading
                                     Referred to Hse Rules Comm
98-02-18 H
                                     Assigned to Registration & Regulation
98-02-25 H
                                     Do Pass/Short Debate Cal 022-000-001
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-19 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-23 H
                Amendment No.01
                                     SAVIANO
                Amendment referred to HRUL
         Н
         H Held 2nd Rdg-Short Debate
98-03-24 H
                Amendment No.01
                                     SAVIANO
         Н
                Rules refers to
                                      HREG
         Н
                Amendment No.02
                                     SAVIANO
         Н
                Amendment referred to HRUL
                Rules refers to
         Н
                                      HREG
                Amendment No.03
                                     SAVIANO
         Н
         Н
                Amendment referred to HRUL
                Rules refers to
         Н
                                      HREG
         H Held 2nd Rdg-Short Debate
98-03-25 H
                Amendment No.01
                                     SAVIANO
         H Be approved consideration HREG
         Н
                Amendment No.02
                                     SAVIANO
         H Be approved consideration HREG
         Н
                Amendment No.03
                                     SAVIANO
         H Be approved consideration HREG
         Н
                                     Fiscal Note Filed
         H Held 2nd Rdg-Short Debate
98-03-26 H
                Amendment No.04
                                     SAVIANO
                Amendment referred to HRUL
         H Be approved consideration 003-002-000/HRUL
         Н
                Amendment No.01
                                     SAVIANO
                                                             Adopted
         H
                Amendment No.02
                                     SAVIANO
                                                             Adopted
                Amendment No.03
                                     SAVIANO
         Н
                                                             Adopted
         Н
                Amendment No.04
                                    SAVIANO
                                                             Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 110-001-002
```

98-03-31 S Arrive Senate S Placed Calendr, First Reading

S Chief Sponsor BURZYNSKI S First reading

S First reading Referred to Sen Rules Comm

98-04-01 S Assigned to Licensed Activities

98-04-22 S Recommended do pass 008-000-000

S Placed Calndr, Second Reading

98-04-28 S Second Reading

S Placed Calndr, Third Reading

98-04-29 S Third Reading - Passed 059-000-000 H Passed both Houses

98-05-14 H Sent to the Governor

98-05-21 H Governor approved

H Effective Date 98-05-21

H PUBLIC ACT 90-0580

HB-2591 ZICKUS – KUBIK – KOSEL – WINTERS – JOHNSON,TOM, LINDNER AND KLINGLER.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Creates a deduction for taxpayers with an adjusted gross income of less than \$100,000 equal to the contributions made by the taxpayer during the taxable year to a Roth IRA under Section 408A of the Internal Revenue Code. Provides that the deduction is available for tax years beginning on or after January 1, 1998. Exempts the deduction from the sunset provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-27 H Filed With Clerk

H Added As A Joint Sponsor KUBIK

H Added As A Co-sponsor KOSEL

H Added As A Co-sponsor WINTERS H Added As A Co-sponsor JOHNSON, TOM

H First reading Referred to Hse Rules Comm

98-02-03 H Added As A Co-sponsor LINDNER

98-02-04 H Added As A Co-sponsor KLINGLER

99-01-12 H Session Sine Die

HB-2592 PERSICO.

35 ILCS 620/2a.1

from Ch. 120, par. 469a.1

Amends the Public Utilities Revenue Act. Makes a technical correction in the Section concerning the imposition of a tax on invested capital and on distribution of electricity.

98-01-27 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2593 NOVAK, FANTIN, O'BRIEN, REITZ, FRITCHEY AND BOLAND.

720 ILCS 5/24-1.2

from Ch. 38, par. 24-1.2

Amends the Criminal Code of 1961. Provides that a person who discharges a firearm at or into a building that the person reasonably should know to be occupied when the firearm is discharged from a place or position outside that building commits the offense of aggravated discharge of a firearm (now the person must know the building is occupied in order for the person to be liable for the offense).

FISCAL NOTE, (Dpt. of Corrections)

The corrections population impact and fiscal impact is minimal.

CORRECTIONAL NOTE

No change from previous note.

JUDICIAL NOTE

The bill would neither decrease nor increase the need for the

number of judges in the state.

FISCAL NOTE (Office of Ill. Courts)

The bill would not have a fiscal impact on the Judicial Branch.

NOTE(S) THAT MAY APPLY: Correctional

98-01-27 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-02-25 H

Assigned to Judiciary II - Criminal Law

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98-03-20 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H
                                      Fiscal Note Requested BLACK
         H
                                      St Mandate Fis Nte Requestd BLACK
                                      Correctional Note Requested BLACK
         H
         Н
                                      Home Rule Note Requested BLACK
                                      Judicial Note Request BLACK
         н
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-24 H
                                      Fiscal Note Filed
                                      Correctional Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
         H Added As A Co-sponsor FANTIN
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H
                                      Fiscal Note Filed
         Н
                                      Judicial Note Filed
                                      St Mandate Fis Nte Reg-Wdrn
         Н
                                      Home Rule Note Req-Wthdwn
         H
         H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor REITZ
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Co-sponsor FRITCHEY
         H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
         H Added As A Co-sponsor BOLAND
98-03-31 S Arrive Senate
          S Placed Calendr, First Reading
98-04-08 S Chief Sponsor WALSH,L
98-04-21 S First reading
                                       Referred to Sen Rules Comm
                                       Assigned to Judiciary
98-04-22 S
98-05-04 S Added As A Co-sponsor FARLEY
98-05-05 S
                                       To Subcommittee
                                       Committee Judiciary
98-05-08 S
                                       Refer to Rules/Rul 3-9(a)
99-01-12 H Session Sine Die
       NER, ART.
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HR-2594 CAPPARELLI - SAVIANO - BUGIELSKI - LYONS, JOSEPH - BURKE, ACEVEDO, DART, GRANBERG, MCAULIFFE, SANTIAGO AND TUR-

40 ILCS 5/5-132 from Ch. 108 1/2, par. 5-132 40 ILCS 5/5-148 from Ch. 108 1/2, par. 5-148 30 ILCS 805/8.22 new

Amends the Chicago Police Article of the Pension Code to provide an increase in the retirement benefit formula. Changes the maximum annuity from 75% to 80% of average salary. Provides for 2.5% (rather than 2%) of average salary for each year of service beyond 20. Applies to persons withdrawing from service after December 31, 1998. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

First year cost is \$9.8 million, or 1.46% of payroll; annual cost will increase as payroll grows.

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

98-01-27 H Filed With Clerk

H Added As A Joint Sponsor SAVIANO H Added As A Co-sponsor BUGIELSKI H Added As A Co-sponsor BURKE

H Added As A Co-sponsor ACEVEDO H Added As A Co-sponsor DART

H Added As A Co-sponsor GRANBERG

H Added As A Co-sponsor LYONS, JOSEPH

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor SANTIAGO

H Added As A Co-sponsor TURNER, ART

Referred to Hse Rules Comm H First reading

98-05-11 H Pension Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2595 **2612**

HB-2595 CAPPARELLI – SAVIANO – BUGIELSKI – BURKE – LYONS, JOSEPH, SANTIAGO AND MCAULIFFE.

40 ILCS 5/5-132

from Ch. 108 1/2, par. 5-132

30 ILCS 805/8.22 new

Amends the Chicago Police Article of the Pension Code to base retirement benefits on the highest 12 months, rather than 4 years, of salary within the last 10 years of service, for persons retiring after December 31, 1998. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Estimated increase in accrued liability is \$146.0 M; in normal

cost is \$4.8 M, with an annual payment over 40 years of \$6.9 M.

Estimated first year cost is \$11.7 M, 1.79% of payroll.

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

98-01-27 H Filed With Clerk

H Added As A Joint Sponsor SAVIANO

H Added As A Co-sponsor BUGIELSKI

H Added As A Co-sponsor BURKE

H Added As A Co-sponsor LYONS, JOSEPH

H Added As A Co-sponsor SANTIAGO

H Added As A Co-sponsor MCAULIFFE

H First reading

Referred to Hse Rules Comm Pension Note Filed

98-03-03 H

Committee Rules

99-01-12 H Session Sine Die

HB-2596 MCAULIFFE – SAVIANO – CAPPARELLI – BUGIELSKI – BURKE AND LOPEZ.

40 ILCS 5/5-132

from Ch. 108 1/2, par. 5-132

30 ILCS 805/8.22 new

Amends the Chicago Police Article of the Pension Code. Allows retirement at any age with 25 years of service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Estimated increase in accrued liability is \$36.7 M; in annual cost is \$2.4 M, \$0.38% of payroll. Annual cost will increase

commensurate with payroll.

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

98-01-27 H Filed With Clerk

H Added As A Joint Sponsor SAVIANO

H Added As A Co-sponsor CAPPARELLI

H Added As A Co-sponsor BUGIELSKI

H Added As A Co-sponsor BURKE

H Added As A Co-sponsor LOPEZ

H First reading

Referred to Hse Rules Comm

98-03-03 H

Pension Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2597 SAVIANO – CAPPARELLI – BURKE – MCAULIFFE – BUGIELSKI.

40 ILCS 5/5-132.3 new

30 ILCS 805/8.22 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.

PENŠION NOTE

Estimated increase in accrued liabilities at 50% utilization is

\$202.2 M, and at 100% utilization is \$454.1 M.

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

98-01-27 H Filed With Clerk

H Added As A Joint Sponsor CAPPARELLI

H Added As A Co-sponsor BURKE

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor BUGIELSKI

H First reading

Referred to Hse Rules Comm

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98-03-03 H Pension Note Filed
H Committee Rules
99-01-12 H Session Sine Die
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HB-2598 SAVIANO – CAPPARELLI – MCAULIFFE – BUGIELSKI – BURKE, LO-PEZ AND ACEVEDO.

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40 ILCS 5/5-156 from Ch. 108 1/2, par. 5-156
40 ILCS 5/5-172 from Ch. 108 1/2, par. 5-172
40 ILCS 5/5-204 from Ch. 108 1/2, par. 5-204
30 ILCS 805/8.22 new
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Amends the Chicago Police Article of the Pension Code. Provides that the City shall pay the required employee contributions for periods during which a policeman receives an occupational disease disability benefit. Inserts references to occupational disease disability benefits in certain Sections relating to proof of eligibility and the duty disability reserve. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
HB 2598 would have no fiscal impact.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
98-01-27 H Filed With Clerk
H Added As A Joint Sponsor CAPPARELLI
H Added As A Co-sponsor MCAULIFFE
H Added As A Co-sponsor BUGIELSKI
H Added As A Co-sponsor BURKE
H Added As A Co-sponsor LOPEZ
H Added As A Co-sponsor ACEVEDO
H First reading

98-03-24 H Pension Note Filed
Committee Rules
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HB-2599 BUGIELSKI – CAPPARELLI – BURKE – LOPEZ – MCAULIFFE AND SANTIAGO.

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40 ILCS 5/5-136.2 new 30 ILCS 805/8.22 new
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99-01-12 H Session Sine Die

Amends the Chicago Police Article of the Illinois Pension Code. Provides a compounded 3% annual increase in surviving spouse annuities. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE
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Estimated increase in accrued liabilities for a non-compounded annual increase is $68.5 M. First year cost is $3.3 M, 0.5% of payroll.
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payron.

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

98-01-27 H Filed With Clerk

H Added As A Joint Sponsor CAPPARELLI

H Added As A Co-sponsor BURKE

H Added As A Co-sponsor LOPEZ

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor SANTIAGO

H First reading Referred to Hse Rules Comm

98-03-03 H Pension Note Filed

H Committee Rules
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98-03-20 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-2600 BURKE – BUGIELSKI – CAPPARELLI – MCAULIFFE – SAVIANO, LO-PEZ AND ACEVEDO.

Assigned to Personnel & Pensions

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40 ILCS 5/5-178 from Ch. 108 1/2, par. 5-178
40 ILCS 5/5-179 from Ch. 108 1/2, par. 5-179
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Amends the Chicago Police Article of the Pension Code. Removes the rank requirements for Board membership and provides that all active policemen may vote for all active police officer positions on the board, regardless of rank. Also makes technical changes. Effective immediately.

PENSION NOTE No fiscal impact.

98-03-11 H

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NOTE(S) THAT MAY APPLY: Pension
98-01-27 H Filed With Clerk
H Added As A Joint Sponsor BUGIELSKI
H Added As A Co-sponsor CAPPARELLI
H Added As A Co-sponsor MCAULIFFE
H Added As A Co-sponsor SAVIANO
H Added As A Co-sponsor LOPEZ
H Added As A Co-sponsor ACEVEDO
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H First reading Referred to Hse Rules Comm 98-03-03 H Pension Note Filed

H Committee Rules

99-01-12 H Session Sine Die

HB-2601 A CEVEDO – BUGIELSKI – CAPPARELLI – BURKE – MCAULIFFE AND LOPEZ.

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, 1998 to the highest civil service captain's salary. Effective immediately.

PENSION NOTE

A small cost savings is expected.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

98-01-27 H Filed With Clerk

H Added As A Joint Sponsor BUGIELSKI

H Added As A Co-sponsor CAPPARELLI

H Added As A Co-sponsor BURKE

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor LOPEZ
H First reading Ref

Referred to Hse Rules Comm

98-03-03 H

Pension Note Filed

H

Committee Rules

99-01-12 H Session Sine Die

HB-2602 LOPEZ – CAPPARELLI – BURKE – SAVIANO – MCAULIFFE, ACEVEDO AND BUGIELSKI.

40 ILCS 5/5-157

from Ch. 108 1/2, par. 5-157

30 ILCS 805/8.22 new

Amends the Chicago Police Article of the Pension Code to remove the earnings limitation on disability benefits. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Annual cost would increase by an indeterminable amount.

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

98-01-27 H Filed With Clerk

H Added As A Joint Sponsor CAPPARELLI

H Added As A Co-sponsor BURKE

H Added As A Co-sponsor SAVIANO

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor BUGIELSKI

H First reading Referred to Hse Rules Comm

98-03-03 H Pension Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-2603 CAPPARELLI – MCAULIFFE – BURKE – ACEVEDO – BUGIELSKI AND SAVIANO.

40 ILCS 5/5-154

from Ch. 108 1/2, par. 5-154

Amends the Chicago Police Article of the Pension Code to increase the duty disability benefit to 75% of the current salary attached from time to time to the rank held by the policeman at the time of removal from the police department payroll. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Estimated increase in accrued liability is \$24.8 M; increase in normal cost is \$720,000, and payment over 40 years is \$1.2 M.

2615 HB-2603—Cont.

Estimated first year cost is \$1.9 M, 0.29% of payroll. Annual cost will increase commensurate with payroll.

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

98-01-27 H Filed With Clerk

H Added As A Joint Sponsor MCAULIFFE

H Added As A Co-sponsor BURKE

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor BUGIELSKI

H Added As A Co-sponsor SAVIANO

H First reading Referred to Hse Rules Comm

98-03-03 H Pension Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-2604 O'BRIEN.

305 ILCS 5/9A-11

from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code. Makes a stylistic change in provisions related to child care assistance.

98-01-27 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2605

O'BRIEN – KLINGLER – RONEN – LINDNER – ERWIN, MULLIGAN, GASH, CURRY, JULIE, CROTTY, HOWARD, FEIGENHOLTZ, SCHA-KOWSKY, CURRIE, SILVA, WIRSING, SCHOENBERG, BOLAND, GIG-LIO, NOVAK, MCKEON, BRUNSVOLD, JONES, SHIRLEY, DART, GILES, MAUTINO, JONES, LOU, DAVIS, MONIQUE, HOLBROOK AND MOORE, EUGENE.

20 ILCS 505/5.15

Amends the Children and Family Services Act. Replaces "every year" with "annually" in a Section concerning day care.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

20 ILCS 505/5.15

Adds reference to:

305 ILCS 5/9A-11

Deletes everything. Amends the Illinois Public Aid Code in provisions regarding child care assistance. Provides that the Department of Human Services shall allocate not less than 2.5% of the funds appropriated to the Department for child care services to provide child care services to persons at risk of becoming TANF recipients whose family income is below the threshold for eligibility and who are enrolled and making satisfactory progress in certain specified employment or education programs. Provides that the income of a parent of an applicant claimed as a tax dependent on that parent's federal income tax return shall be considered in determining the eligibility of certain applicants for child care services who are at risk of becoming TANF recipients. Requires the Department to collect identifying information and data on persons who apply for child care services who are at risk of becoming recipients of TANF whom the Department is unable to serve due to a lack of sufficient resources. Changes the income eligibility threshold for services from 50% of State median income to 60% of current State median income. Effective immediately.

HOUSE AMENDMENT NO. 2.

Provides that notwithstanding the income level at which families become eligible to receive child care assistance, any family which remains otherwise eligible for child care assistance shall continue to receive child care assistance until the family income exceeds 60% of current State median income.

HOUSE AMENDMENT NO. 3.

Provides that the Department of Human Services shall set aside 6% of all funds appropriated to the Department to provide child care services under the Code to expand the quality of child care provided and 4% to expand the supply of child care provided, specifically including rehabilitation and construction of facilities and building the supply of care in identified areas of need, such as infant and toddler care, care for children with special needs, and before and after school care.

HOUSE AMENDMENT NO. 4.

Creates a Task Force on Child Care Rates for the purposes of reviewing the results of the 1998 child care market rate survey conducted by the Department of Human Services and making recommendations to the General Assembly, the Governor, and the Secretary of Human Services regarding the implementation of the findings of the 1998 market rate survey. Provides that the Task Force shall consist of 15 members, appointed by the Governor, the Majority and Minority Leaders of the General Assembly, the Secretary of Human Services, and the Director of Children and Family Services. Provides that the Task Force shall submit a report of its findings and recommendations to the General Assembly and to the Governor by December 1, 1998 and that the Task Force is abolished on January 1, 1999.

HOUSE AMENDMENT NO. 5.

Provides that co-payments for child care for a family with one child in care shall not exceed 8% of the family's gross annual income, and for a family with 2 children in care shall not exceed 10% of the family's gross annual income, with nominal increases for additional children. Makes allowances for newly employed families and for summer care rates for school-aged children of families in good standing. Provides that non-profit and governmental entities that receive State subsidies for the provision of child care and collect no less than 90% of co-payment fees due per month shall be reimbursed by the Department of Human Services for any remaining fees not collected up to 10% of those due.

HOUSE AMENDMENT NO. 7.

Deletes everything. Reinserts language identical to the bill as previously amended but removes provisions detailing the assistance to be provided to families at risk of becoming TANF recipients and provisions changing the income eligibility guidelines for child care services.

FISCAL NOTE, H-am 7 (DHS)

The Department's child care fee scale indicates that a weekly fees for more than two children in care increase by only \$0-1.00 for each additional child at the same earnings levels. If a family's income increases by certain amounts and they have an additional child in care, fees increase by more than \$1.00. Co-payments would be reduced for families who make \$19,638 (45% of the SMI for a family of three) or more. The amendment does not address where (or how) providers would make up the lost revenues.

The budgetary impact of the Dept. assuming these co-payments will cost approximately \$1.8 million annually. This cost estimate assumes 25% of current cases (with new earnings) and newly approved earned income cases will qualify based on an average monthly co-payment benefit of \$50 per case. Requires that certain families be charged a full-time summer co-payment equal to the part-time school-year fee. The fiscal impact would be a reduction in co-payments collected by child care providers.

Requires reimbursement by the Dept. to certain providers for uncollected fees. Whatever amount is estimated, additional appropriations would be required to meet this purpose. STATE MANDATES ACT FISCAL NOTE, H-AM 7

Fails to create a State mandate.

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98-01-27 H Filed With Clerk
        H First reading
                                    Referred to Hse Rules Comm
98-03-11 H
                                    Assigned to Children & Youth
98-03-20 H
                Amendment No.01
                                    CHLDRN-YOUTH H
                                                           Adopted
        Η
                Amendment No.02
                                    CHLDRN-YOUTH H
                                                           Adopted
        Н
                Amendment No.03
                                    CHLDRN-YOUTH H
                                                           Adopted
        Н
                Amendment No.04
                                    CHLDRN-YOUTH H
                                                           Adopted
        Н
                Amendment No.05
                                    CHLDRN-YOUTH H
                                                           Adopted
                                    Do Pass Amend/Short Debate 010-000-000
        H Placed Cal 2nd Rdg-Sht Dbt
        Н
                                    Fiscal Note reg as Amended BLACK
        H Cal Ord 2nd Rdg-Shr Dbt
98-03-23 H Second Reading-Short Debate
               Amendment No.06
                                    RONEN
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98-03-23--Cont.
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
        H Added As A Joint Sponsor KLINGLER
        H Added As A Co-sponsor RONEN
        H Added As A Co-sponsor LINDNER
        H Added As A Co-sponsor ERWIN
        H Added As A Co-sponsor MULLIGAN
        H Added As A Co-sponsor GASH
        H Added As A Co-sponsor CURRY, JULIE
        H Added As A Co-sponsor CROTTY
        H Added As A Co-sponsor HOWARD
        H Added As A Co-sponsor FEIGENHOLTZ
        H Added As A Co-sponsor SCHAKOWSKY
        H Added As A Co-sponsor CURRIE
                Amendment No.06
98-03-24 H
                                    RONEN
        H Be approved consideration 003-002-000/HRUL
        H Added As A Co-sponsor SILVA
                Amendment No.07
        Н
                                    O'BRIEN
        Η
                Amendment referred to HRUL
        Н
                                    Fiscal Note req as Amended BY #6/BLACK
        Η
                                    St Mndt Fscl Note Reg Amnd
        H Held 2nd Rdg-Short Debate
98-03-25 H Added As A Co-sponsor WIRSING
        H Added As A Co-sponsor SCHOENBERG
        H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor GIGLIO
         H Added As A Co-sponsor NOVAK
         H Added As A Co-sponsor MCKEON
        H Added As A Co-sponsor BRUNSVOLD
        H Added As A Co-sponsor JONES, SHIRLEY
         H Added As A Co-sponsor DART
         Н
                Amendment No.07
                                    O'BRIEN
         H Be approved consideration 003-002-000/HRUL
                Amendment No.06
         H
                                    RONEN
                                                            Withdrawn
         Н
                Amendment No.07
                                                            Adopted
                                    O'BRIEN
         Н
                                    Fiscal Note req as Amended BY #7/BLACK
         Η
                                    St Mndt Fscl Note Req Amnd
         H Held 2nd Rdg-Short Debate
         H Added As A Co-sponsor GILES
         H Added As A Co-sponsor MAUTINO
98-03-26 H Added As A Co-sponsor JONES, LOU
98-03-27 H Added As A Co-sponsor DAVIS, MONIQUE
                                    Fiscal Note filed as Amnded
         H Held 2nd Rdg-Short Debate
98-03-31 H
                                    St Mndt Fscl Note Fld Amnd
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-04-01 H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor MOORE, EUGENE
         H 3rd Rdg-Sht Dbt-Pass/Vote 116-001-000
98-04-02 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor SYVERSON
         S Added as Chief Co-sponsor RAUSCHENBERGER
         S First reading
                                    Referred to Sen Rules Comm
98-04-16 S Added as Chief Co-sponsor PARKER
98-04-20 S Added As A Co-sponsor TROTTER
98-04-21 S Added as Chief Co-sponsor SMITH
         S Added as Chief Co-sponsor WALSH,L
98-04-22 S Added As A Co-sponsor OBAMA
98-04-28 S Added As A Co-sponsor RADOGNO
99-01-12 H Session Sine Die
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HB-2606 REITZ.

20 ILCS 687/6-5

Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997. Provides that on a monthly basis, utility companies and alternative

electric suppliers collecting the Renewable Energy Resources and Coal Technology Development Assistance Charge shall remit to the Department of Commerce and Community Affairs for deposit into the Renewable Energy Resources Trust Fund and the Coal Technology Development Assistance Fund (now only the Renewable Energy Resources Trust Fund) all moneys received as payment for the charge.

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98-01-27 H Filed With Clerk
         H First reading
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Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2607 STROGER - LAWFER - DAVIS, MONIQUE.

55 ILCS 5/3-10005.2

from Ch. 34, par. 3-10005.2

Amends the Counties Code concerning the treasurer. Makes a technical change. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 55 ILCS 5/3-10005.2 Adds reference to: 50 ILCS 750/15.4

from Ch. 134, par. 45.4

60 ILCS 1/15-50

Deletes everything. Amends the Emergency Telephone System Act. Provides that the Emergency Telephone System Board may expend funds for, among other things, a computer-aided dispatch system that records, maintains, and integrates information and to maintain, replace, and update equipment to increase operational efficiency and improve the provision of emergency services. Amends the Township Code. Provides that by a resolution passed by a three-fourths vote, the city council of any home rule municipality may cease to exercise the powers of the township board. Provides that if the city council ceases to exercise the powers of the township board, vacancies in the offices of township clerk, township collector, and board of trustees shall be filled in accordance with the general election law. Provides that the rights and duties of the township supervisor and any other duly elected township officials shall not be altered. Effective immediately.

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HOUSE AMENDMENT NO. 2 (Tabled April 1, 1998)
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Adds reference to:

55 ILCS 5/5-1022 from Ch. 34, par. 5-1022

Amends the Counties Code to provide that for purposes of competitive bids, "professional services" includes the operation of facilities for the disposal of waste by the sanitary landfill method.

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FISCAL NOTE (Dpt. Commerce and Community Affairs)
No fiscal impact on units of local gov't. or DCCA.
FISCAL NOTE, AMENDED (Dpt. Commerce and Community Affairs)
No change from previous note.
STATE MANDATES FISCAL NOTE, H-AM 2
HB 2607 fails to create a State mandate.
FISCAL NOTE, H-AM 1 (Dpt. Commerce and Community Affairs)
No change from previous note.
STATE MANDATES FISCAL NOTE, H-AM 1
No change from previous note.
98-01-28 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-03-11 H
                                      Assigned to Local Government
                                      LOCAL GOVT H
LOCAL GOVT H
98-03-20 H
                 Amendment No.01
                                                               Adopted
         Н
                 Amendment No.02
                                                               Adopted
                                      Do Pass Amend/Short Debate 013-000-001
         Н
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Н	Placed Cal 2nd Rdg-Sht Dbt	
Н		Fiscal Note req as Amended BLACK
Н		St Mndt Fscl Note Req Amnd
H	Cal Ord 2nd Rdg-Shr Dbt	
98-03-24 H	Second Reading-Short Debat	e
Н	Held 2nd Rdg-Short Debate	
98-03-25 H		Fiscal Note Filed

H Held 2nd Rdg-Short Debate

98-03-27 H Fiscal Note filed as Amnded

H Held 2nd Rdg-Short Debate

98-03-31	Н	•	St Mndt Fscl Note Fld Amnd
	Η	Held 2nd Rdg-Short Debate	
98-04-01	Η		St Mandate Fis Nte Req-Wdrn
	Η		Fiscal Note filed as Amnded
	Η	v 1	St Mndt Fscl Note Fld Amnd
	Η	Added As A Joint Sponsor LA	AWFER .
	Η	Added As A Co-sponsor DAY	VIS,MONIQUE
	Η		Mtn Prevail - Table Amend No 02
	Η	Pld Cal Ord 3rd Rdg-Sht Dbt	
	Н	3rd Rdg-Sht Dbt-Pass/Vote 1	17-000-000
98-04-02	S	Arrive Senate	
	S	Placed Calendr, First Reading	
	S	Chief Sponsor LAUZEN	
	S	First reading	Referred to Sen Rules Comm
	S	Sponsor Removed LAUZEN	
	S	Alt Chief Sponsor Changed S	IEBEN
	S	Chief Co-sponsor Changed to	PETERSON
	S	Added as Chief Co-sponsor L	AUZEN
98-04-28	S		Assigned to Local Government & Elections
98-05-07	S		Recommended do pass 010-000-000
	S	Placed Calndr, Second Readn	g
98-05-12	S	Second Reading	
	S	Placed Calndr, Third Reading	
98-05-13	S	Added as Chief Co-sponsor T	ROTTER
	S	Third Reading - Passed 058-0	000-000
	Η	Passed both Houses	
98-06-11	Н	Sent to the Governor	
98-08-07	Η	Governor approved	
	Н	Effective Date 98-08-07	
	Н	PUBLIC ACT 90-0698	

HB-2608 COWLISHAW.

105 ILCS 5/18-8.05

Amends the School Code. Makes changes of grammar in the school aid formula that applies to the 1998-99 and subsequent school years.

98-01-28 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2609 COWLISHAW.

105 ILCS 5/13A-10

Amends the School Code. Changes a reference to regional superintendents, replacing it with a reference to regional superintendents of schools.

98-01-28 H Filed With Clerk

H First reading Refe

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2610 SKINNER - ROSKAM.

55 ILCS 5/5-20002	from Ch. 34, par. 5-20002
55 ILCS 5/5-25013	from Ch. 34, par. 5-25013
65 ILCS 5/11-16-1	from Ch. 24, par. 11-16-1
65 ILCS 5/11-17-4	from Ch. 24, par. 11-17-4
70 ILCS 905/15	from Ch. 111 1/2, par. 15

Amends the Counties Code, the Illinois Municipal Code, and the Public Health District Act. Provides that a board of health may not accept a grant from a public or private entity without the approval of the board's corporate authorities.

98-01-28 H Filed With Clerk

98-02-03 H First reading Referred to Hse Rules Comm
Assigned to Human Services
H Added As A Joint Sponsor ROSKAM

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2611 COWLISHAW.

105 ILCS 5/27A-9

Amends the School Code. Makes a change of style in a Section of the Charter Schools Law relating to the term and renewal of charters.

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98-01-28 H Filed With Clerk
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H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2612 COWLISHAW.

105 ILCS 5/2-3.25g

from Ch. 122, par. 2-3.25g

Amends the School Code. Makes changes of style in a Section relating to mandate waivers.

98-01-28 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2613 COWLISHAW.

105 ILCS 5/2-3.64

from Ch. 122, par. 2-3.64

Amends the School Code. Makes a change of grammar in the provisions relating to the IGAP program.

98-01-28 H Filed With Clerk

H First reading

99-01-12 H Session Sine Die

HB-2614 RYDER.

105 ILCS 5/10-22.6

from Ch. 122, par. 10-22.6

Amends the School Code. Makes changes of style and punctuation and adds a gender-neutral reference to a Section of the School Code relating to the suspension or expulsion of pupils.

from Ch. 122, par. 9-12.1

HOUSE AMENDMENT NO. 1.

Deletes reference to:

105 ILCS 5/10-22.6

Adds reference to:

105 ILCS 5/9-12.1

105 ILCS 5/10-5

from Ch. 122, par. 10-5 105 ILCS 5/10-16 from Ch. 122, par. 10-16

105 ILCS 5/10-22.31 from Ch. 122, par. 10-22.31

105 ILCS 5/10-22.32 from Ch. 122, par. 10-22.32

Changes the title and replaces everything after the enacting clause. Amends the School Code. Specifies that when members of a board of school directors or board of education are elected at the consolidated elections held in April, 1999 and April, 2001, the board is to organize, elect its officers, and enter upon the discharge of its duties at an organizational meeting held within 7 days after the first Tuesday after the first Monday of November in each of those 2 years. Provides for adjustment of the ballot form used at those elections to reflect a full term of less than 4 years. Authorizes the expenditure of school district funds to provide training through school board associations to persons elected to school board membership at the 1999 and 2001 consolidated elections after they are elected and before their terms commence. Makes other related changes. Also removes a requirement that there be more than 17 school districts party to a joint agreement in order for its governing board to appoint an executive board. Changes the criteria applicable to a joint agreement that may appoint superintendents of cooperating school districts to the executive board. Effective immediately.

98-01-28 H Filed With Clerk

Н

H First reading Referred to Hse Rules Comm

98-02-19 H Primary Sponsor Changed To RYDER

98-03-11 H Assigned to Elementary & Secondary

Education

98-03-19 H Do Pass/Short Debate Cal 021-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-24 H Amendment No.01 RYDER

Amendment referred to HRUL Н

Η Rules refers to HELM

H Cal Ord 2nd Rdg-Shr Dbt

98-03-25 H Amendment No.01 RYDER

H Be approved consideration 021-000-000/HELM

H Second Reading-Short Debate

Amendment No.01 RYDER Adopted

H Pld Cal Ord 3rd Rdg-Sht Dbt

```
98-03-26 H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-000
      98-03-31 S Arrive Senate
                S Placed Calendr, First Reading
                S Chief Sponsor DEMUZIO
                S First reading
                                             Referred to Sen Rules Comm
      98-04-28 S
                                             Assigned to Education
      98-04-29 S Added as Chief Co-sponsor MAITLAND
      98-05-05 S
                                             Recommended do pass 009-000-000
                S Placed Calndr, Second Reading
      98-05-06 S Second Reading
                S Placed Calndr, Third Reading
      98-05-07 S Third Reading - Passed 056-000-000
               H Passed both Houses
      98-06-05 H Sent to the Governor
      98-07-24 H Governor approved
                    Effective Date 98-07-24
                    PUBLIC ACT 90-0637
               Н
HB-2615
             RYDER.
  105 ILCS 230/5-50
  Amends the School Construction Law. Makes a change of grammar in the Section
establishing a referendum requirement.
      98-01-28 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      98-02-19 H Primary Sponsor Changed To RYDER
      99-01-12 H Session Sine Die
HB-2616
             RYDER.
  105 ILCS 5/18-8.05
  Amends the School Code. Makes changes of grammar in the school aid formula that
applies to the 1998-99 and subsequent school years.
      98-01-28 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      98-02-19 H Primary Sponsor Changed To RYDER
      98-03-11 H
                                             Assigned to Elementary & Secondary
                                               Education
      98-03-19 H
                                             Do Pass/Short Debate Cal 021-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
      98-03-23 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 105-010-000
      98-03-25 S Arrive Senate
                S Placed Calendr, First Reading
                S Chief Sponsor LUECHTEFELD
      98-03-26 S First reading
                                            Referred to Sen Rules Comm
      99-01-12 H Session Sine Die
HB-2617
            LAWFER.
   20 ILCS 105/1
                                    from Ch. 23, par. 6101
  Amends the Illinois Act on the Aging. Adds a caption to the short title Section.
      98-01-28 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-01-12 H Session Sine Die
HB.2618
             LAWFER.
  320 ILCS 35/45
                                    from Ch. 23, par. 6801-45
  Amends the Partnership for Long-Term Care Act. Makes a stylistic change in provi-
sions regarding agency powers.
      98-01-28 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-01-12 H Session Sine Die
HB-2619
             JOHNSON, TOM.
   50 ILCS 510/1
                                    from Ch. 85, par. 6401
   50 ILCS 510/4
                                    from Ch. 85, par. 6404
   50 ILCS 510/5
                                    from Ch. 85, par. 6405
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from Ch. 85, par. 6406

50 ILCS 510/6

50 ILCS 510/7

from Ch. 85, par. 6407

50 ILCS 510/9 new

Amends the Local Government Professional Services Selection Act. Provides that a political subdivision may consider, among other factors, the charges for professional fees and expenses when awarding contracts for architectural, engineering, or land surveying services. Provides that no firm shall be prevented from supplying, and no political subdivision shall be prevented from soliciting, information concerning charges for professional fees and expenses. Effective immediately.

98-01-28 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2620 LANG.

Appropriates \$1 to the Department of Human Services for mental health programs. Effective July 1, 1998.

98-01-28 H First reading 99-01-12 H Session Sine Die Referred to Hse Rules Comm

HB-2621 LANG.

New Act

Creates the Health Care Entity Liability Act. Provides that health insurance carriers, health care plans, and other managed care entities for health care plans have the duty to exercise ordinary care when making health care treatment decisions and are liable for damages for harm to an insured or enrollee proximately caused by the failure to exercise ordinary care. Authorizes a private right of action. Defines terms. Applies only to causes of action that accrue on or after the effective date of the Act. Effective immediately.

98-01-28 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2622 LANG.

Appropriates \$1 to the Department of Human Services for mental health programs. Effective July 1, 1998.

98-01-28 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2623 LANG.

405 ILCS 5/2-101

from Ch. 91 1/2, par. 2-101

Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a provision regarding legal disability.

98-01-28 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2624 LANG - MULLIGAN.

20 ILCS 1705/4.3

from Ch. 91 1/2, par. 100-4.3

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that facilities under the jurisdiction of the Department of Human Services shall be subject to a site audit at least once during each 12-month period by the Department (now each biennium by the Citizens Council on Mental Health and Developmental Disabilities). Provides that the visit shall determine compliance with the statutes and Department policies and procedures (now Department policies and procedures). Provides that visits shall be made to review and follow up on complaints made by legislators, mental health agencies, and advocates (now mental health agencies and advocates). Provides that non-profit advocacy organizations shall have access to all facilities. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 1705/4.3 Adds reference to: 20 ILCS 1705/3

from Ch. 91 1/2, par. 100-3

Deletes everything. Amends the Mental Health and Developmental Disabilities Administrative Act by making a technical change to the Section concerning the powers, duties, and responsibilities of the Department of Human Services.

FISCAL NOTE, AMENDED (Dpt. Human Services)

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No fiscal impact.
    STATE MANDATES ACT FISCAL NOTE, H-AM 1
    Fails to create a State mandate.
    FISCAL NOTE, H-AM 2 (Dpt. Human Services)
    Expenses associated with 4 additional staff total $225,000.
    STATE MANDATES ACT FISCAL NOTE, H-AM 2
    No change from previous mandates note.
    98-01-28 H First reading
                                          Referred to Hse Rules Comm
    98-03-11 H
                                          Assigned to Human Services
    98-03-19 H
                    Amendment No.01
                                          HUMAN SERVS H
                                                                  Adopted
                                          Do Pass Amend/Short Debate 011-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
    98-03-20 H
                                          Fiscal Note reg as Amended ZICKUS
             H
                                          St Mndt Fscl Note Reg Amnd
             H Cal Ord 2nd Rdg-Shr Dbt
    98-03-25 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    98-03-26 H
                                          Fiscal Note filed as Amnded
             H Held 2nd Rdg-Short Debate
    98-03-27 H
                    Amendment No.02
                                         LANG
                    Amendment referred to HRUL
             Н
             H Held 2nd Rdg-Short Debate
                                         LANG
    98-03-30 H
                    Amendment No.02
             Η
                    Rules refers to
                                           HHSV
             H Held 2nd Rdg-Short Debate
    98-03-31 H
                    Amendment No.02
                                         LANG
             H Be approved consideration HHSV
             Η
                                          Fiscal Note req as Amended BY #2/RYDER
             Η
                                          St Mndt Fscl Note Req Amnd
             Н
                                          St Mndt Fscl Note Fld Amnd
             H Held 2nd Rdg-Short Debate
    98-04-01 H
                                         Fiscal Note filed as Amnded
             H Held 2nd Rdg-Short Debate
             H Added As A Joint Sponsor MULLIGAN
   98-04-02 H
                                          St Mndt Fscl Note Fld Amnd
             H Held 2nd Rdg-Short Debate
                                         Re-Refer Rules/Rul 19(a)
   99-01-12 H Session Sine Die
          BROSNAHAN, CROTTY AND MCCARTHY.
405 ILCS 5/1-100
                                 from Ch. 91 1/2, par. 1-100
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HB-2625

Amends the Mental Health and Developmental Disabilities Code. Makes a stylistic change in a provision regarding the short title.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 405 ILCS 5/1-100 Adds reference to: 20 ILCS 1705/57 from Ch. 91 1/2, par. 100-57 305 ILCS 5/5-2 from Ch. 23, par. 5-2

Deletes everything. Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department of Human Services shall include, in the annual service needs report regarding autism submitted to the General Assembly, a plan to provide family support mechanisms to enable persons with autism to remain in a family home environment. Amends the Public Aid Code. Extends eligibility for continued home-based skilled or intermediate care to persons over age 18 (now, limited to persons 18 or younger). Requires an annual determination of need for that level of care. STATE MANDATES ACT FISCAL NOTE, H-AM 1

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Fails to create a State mandate.
FISCAL NOTE, H-AM 2 (Dpt. Public Aid)
Cost would be a maximum of $200,000 per year.
STATE MANDATES ACT FISCAL NOTE, H-AM 2
No change from previous State mandates note.
98-01-28 H First reading
                                     Referred to Hse Rules Comm
98-03-11 H Primary Sponsor Changed To BROSNAHAN
         H
                                     Assigned to Human Services
98-03-20 H
                Amendment No.01
                                     HUMAN SERVS H
                                                              Adopted
         H
                                     Do Pass Amend/Short Debate 011-000-000
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98-03-20-Cont.
         H Placed Cal 2nd Rdg-Sht Dbt
         Н
                                     Fiscal Note reg as Amended ZICKUS
         Н
                                     St Mndt Fscl Note Req Amnd
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-31 H
                                     St Mndt Fscl Note Fld Amnd
         Н
                Amendment No.02
                                     BROSNAHAN
         Η
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
98-04-01 H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor MCCARTHY
                                     Fiscal Note filed as Amnded
         Н
         Н
                Amendment No.02
                                     BROSNAHAN
         H Be approved consideration HRUL
         H Held 2nd Rdg-Short Debate
98-04-02 H
                                     St Mndt Fscl Note Fld Amnd
         H Held 2nd Rdg-Short Debate
                                     Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2626 LANG.

405 ILCS 5/3-101

from Ch. 91 1/2, par. 3-101

Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a provision providing that the State's Attorneys of the several counties shall represent the State in cases regarding admission, transfer, and discharge procedures for the mentally ill.

98-01-28 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2627 LANG - CURRY, JULIE.

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, 1999, Parkinson's disease medication will be covered under the Act.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-28 H First reading

Referred to Hse Rules Comm

98-02-04 H Added As A Joint Sponsor CURRY, JULIE

99-01-12 H Session Sine Die

HB-2628 LANG.

20 ILCS 1705/4.3

from Ch. 91 1/2, par. 100-4.3

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that facilities under the jurisdiction of the Department of Human Services shall be subject to a site audit at least once during each 12-month period by the Department (now each biennium by the Citizens Council on Mental Health and Developmental Disabilities). Provides that the visit shall determine compliance with the statutes relating to patient care and Department policies and procedures (now Department policies and procedures). Provides that visits shall be made to review and follow up on complaints made by legislators, mental health organizations, and advocates (now mental health agencies and advocates). Provides that at least 3 non-profit organizations shall have access to State-operated facilities. Provides that the purpose of the access is to ensure there will be independent assessments of each facility. Provides that the Department shall adopt rules governing access to the facilities. Provides that visits may be carried out upon the notification of a complaint. Provides that review of a complaint shall be deferred until after the Office of the Inspector General completes its investigation. Effective immediately.

98-01-28 H First reading 98-02-19 H

Referred to Hse Rules Comm Assigned to Human Services

98-02-25 H Tabled By Sponsor HHSV

2625 HB-2629

HB-2629 LANG.

New Act

Creates the Patient Protection in Utilization Review Act. Requires persons who are health care utilization review agents to be certificated by the Department of Insurance. Preempts home rule powers. Effective January 1, 1999.

JUDICIAL NOTE

There may be an increase in judicial workloads; there would

not be an increase in the need for the number of judges.

FISCAL NOTE (Dpt. Insurance)

HB2629 will cost approximately \$200,000 annually.

CORRECTIONAL NOTE

No corrections population or fiscal impact.

HOME RULE NOTE

HB2629 preempts home rule authority.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule

98-01-28 H First reading Referred to Hse Rules Comm 98-02-05 H Judicial Note Filed Ή Committee Rules 98-02-17 H Fiscal Note Filed Н Correctional Note Filed Н Committee Rules 98-02-18 H Home Rule Note Filed Н Committee Rules

99-01-12 H Session Sine Die

BIGGINS - BUGIELSKI - CURRY, JULIE - MOFFITT - KLINGLER. HB-2630

30 ILCS 235/2.5 new

Amends the Public Funds Investment Act. Requires public agencies to develop and implement an investment policy for public funds within their custody or control. Includes areas the policy must cover to address investment safety, liquidity, and rate of return. Requires that policies be in effect by January 1, 2000. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Public Funds Investment Act. Requires public agencies to develop and implement an investment policy for public funds within their custody or control. Includes areas the policy must cover to address investment safety, liquidity, and rate of return. Requires that policies be in effect by January 1, 2000. Includes among the investment policy content requirements guidelines regarding collateral requirements, if any, for public funds deposited in a financial institution pursuant to the Public Funds Investment Act and, if applicable, guidelines for custody of that collateral. Effective immediately.

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

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98-01-28 H First reading
                                      Referred to Hse Rules Comm
         H Added As A Joint Sponsor BUGIELSKI
98-02-04 H Added As A Co-sponsor CURRY, JULIE
98-02-25 H Added As A Co-sponsor MOFFITT
98-03-11 H
                                      Assigned to State Govt Admin & Election
                                        Refrm
98-03-19 H Added As A Co-sponsor KLINGLER
98-03-20 H
                Amendment No.01
                                      ST GV-ELC RFM H
                                                               Adopted
         н
                                      Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H Pld Cal Ord 3rd Rdg-Sht Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 113-000-000
98-03-31 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor MAITLAND
         S Added as Chief Co-sponsor TROTTER
         S First reading
                                      Referred to Sen Rules Comm
98-04-01 S Added as Chief Co-sponsor OBAMA
98-04-28 S
                                      Assigned to State Government Operations
98-04-29 S
                                      Re-referred to Rules
         S
```

Assigned to Executive

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98-05-06 S
                                             Recommended do pass 011-000-002
                S Placed Calndr, Second Reading
      98-05-07 S Second Reading
                S Placed Calndr, Third Reading
      98-05-14 S Third Reading - Passed 057-000-000
               H Passed both Houses
      98-06-12 H Sent to the Governor
      98-07-31 H Governor vetoed
                H Placed Calendar Total Veto
      98-11-18 H Total veto stands.
HB-2631
             MULLIGAN - BIGGERT - COULSON - GASH.
   30 ILCS 105/5.480 new
  815 ILCS 413/105 new
  815 ILCS 413/110 new
  815 ILCS 413/115 new
  815 ILCS 413/120 new
  815 ILCS 413/125 new
  815 ILCS 413/130 new
  815 ILCS 413/135 new
  815 ILCS 413/140 new
  815 ILCS 413/145 new
  815 ILCS 413/150 new
  815 ILCS 413/155 new
  815 ILCS 413/160 new
  815 ILCS 413/5 rep.
  815 ILCS 413/10 rep.
  815 ILCS 413/15 rep.
  815 ILCS 413/20 rep.
  815 ILCS 413/23 rep.
  815 ILCS 413/25 rep.
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Amends the Telephone Solicitations Act. Repeals all of existing provisions except the short title. Provides that telephone solicitations shall be regulated by the Illinois Commerce Commission (Commission). Provides that telephone solicitors shall identify themselves and request consent for solicitation upon making a call. Establishes the "no sales solicitation calls" list to be maintained by the Commission which includes, for a fee, any residential, mobile, or telephonic paging device telephone subscriber who does not wish to receive unsolicited telephonic sales calls. Creates the Telephone Solicitations Act Fund to be derived from the fees and used by the Commission to administer the Act. Provides that no telephone solicitor may call someone on the "no sales solicitation calls" list, with some exceptions. Establishes when a telephonic sales contract is enforceable. Restricts the use of automated dialing systems and recorded messages and the hours of telephone sales solicitation. Provides for enforcement of the Act by the Commission, the Attorney General, and consumers. Provides for attorney's fees and costs and requires the Commission to inform consumers about the provisions of the Act. Amends the State Finance Act to create the new fund.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-01-28 H First reading
                                            Referred to Hse Rules Comm
               H Added As A Joint Sponsor BIGGERT
               H Added As A Co-sponsor COULSON
      98-02-25 H
                                            Assigned to Consumer Protection
      98-03-20 H
                                            To Subcommittee
                                            Re-Refer Rules/Rul 19(a)
      98-03-24 H Added As A Co-sponsor GASH
      99-01-12 H Session Sine Die
HB-2632
             GRANBERG.
  110 ILCS 805/3-14.2
                                    from Ch. 122, par. 103-14.2
                                   from Ch. 122, par. 103-14.3
  110 ILCS 805/3-14.3
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Amends the Public Community College Act. In the provisions authorizing public community college districts that meet statutory criteria to levy additional taxes for educational and operations, building, and maintenance purposes pursuant to resolution but subject to backdoor referendum requirements, increases to 180 days from 30 days the number of days following the board of trustees' adoption of the additional levy that are allowed for filing the requisite petition requiring referendum approval. Effective July 1, 1998.

FISCAL NOTE (Ill. Community College Board)

HB2632 could reduce the current level of local revenues of com-

munity colleges which levy the tax. Local revenue loss could

impact the funding formula for community colleges, so could drive up the portion funded by the state. Community college

drive up the portion funded by the state. Community college

budget planning could be impaired.

98-01-28 H First reading Referred to Hse Rules Comm 98-02-18 H Assigned to Higher Education

98-02-25 H Fiscal Note Filed

H Committee Higher Education 98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2633 LYONS, JOSEPH – LYONS, EILEEN – BRADLEY – MCAULIFFE – FRIT-CHEY AND BOLAND.

625 ILCS 5/11-503

from Ch. 95 1/2, par. 11-503

Amends the Vehicle Code. Provides that the unlawful operation of a vehicle at a speed that is 40 miles per hour or more in excess of the applicable maximum speed is prima facie evidence of reckless driving.

FISCAL NOTE (Illinois State Police)

No measurable fiscal impact on the Ill. State Police.

CORRECTIONAL NOTE

Minimal fiscal and prison population impact on DOC.

HOUSE AMENDMENT NO. 1.

Provides that the amendatory provisions apply in the case of a violation of a local ordinance (rather than a rule, ordinance, or resolution).

NOTE(S) THAT MAY APPLY: Correctional

98-01-28 H First reading Referred to Hse Rules Comm
98-02-11 H Added As A Joint Sponsor LYONS,EILEEN
98-03-19 H Added As A Joint Sponsor LYONS,EILEEN
98-03-19 H Placed Cal 2nd Rdg-Sht Dbt

H Fiscal Note Requested BLACK
H Correctional Note Requested BLACK

H Cal Ord 2nd Rdg-Shr Dbt 98-03-23 H Fiscal Note Filed

H Amendment No.01 LYONS, JOSEPH

H Amendment referred to HRUL H Cal Ord 2nd Rdg-Shr Dbt

98-03-24 H Amendment No.01 LYONS,JOSEPH H Be approved consideration 003-002-000/HRUL

H Be approved consideration 003-002-000/ H Cal Ord 2nd Rdg-Shr Dbt

H Added As A Co-sponsor BRADLEY
H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor MCAULIFFE
H Added As A Co-sponsor FRITCHEY

98-03-25 H Correctional Note Filed

H Second Reading-Short Debate

H Amendment No.01 LYONS, JOSEPH Adopted

H Pld Cal Ord 3rd Rdg-Sht Dbt 98-03-26 H Added As A Co-sponsor BOLAND

H 3rd Rdg-Sht Dbt-Pass/Vote 103-005-003

98-03-31 S Arrive Senate

S Placed Calendr, First Reading

98-04-01 S Chief Sponsor CARROLL

S First reading Referred to Sen Rules Comm

99-01-12 H Session Sine Die

HB-2634 MCAULIFFE – CAPPARELLI – SAVIANO – BURKE – ACEVEDO, LY-ONS, JOSEPH AND BERGMAN.

50 ILCS 705/8.3 new

720 ILCS 5/24-2 from Ch. 38, par. 24-2

Amends the Illinois Police Training Act and the Criminal Code of 1961. From provisions prohibiting the carrying of a firearm concealed on one's person or in a vehicle, exempts retired peace officers who within the preceding 12-month period, completed the course of fire required by the Illinois Law Enforcement Training Standards Board for active officers for firearm qualification certification.

30 ILCS 805/8,22 new

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NOTE(S) THAT MAY APPLY: Fiscal
      98-01-28 H First reading
                                            Referred to Hse Rules Comm
               H Added As A Joint Sponsor CAPPARELLI
               H Added As A Co-sponsor SAVIANO
               H Added As A Co-sponsor BERGMAN
      98-02-02 H Added As A Co-sponsor BURKE
      98-03-11 H
                                            Assigned to Judiciary II - Criminal Law
      98-03-20 H
                                            Motion Do Pass-Lost 004-007-003 HJUB
               Н
                                            Do Pass/Stdnrd Dbt/Vo008-000-004
               H Plcd Cal 2nd Rdg Std Dbt
      98-03-23 H Added As A Co-sponsor ACEVEDO
               H Added As A Co-sponsor BERGMAN
               H Added As A Co-sponsor LYONS, JOSEPH
      98-03-25 H Second Reading-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-04-02 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2635
            KUBIK.
   30 ILCS 352/10
  Amends the Bond Issue Notification Act concerning hearings. Makes a technical
      98-01-28 H First reading
                                            Referred to Hse Rules Comm
      99-01-12 H Session Sine Die
HB-2636
             WINKEL - GRANBERG - CURRY, JULIE - JOHNSON, TIM - MCAU-
   40 ILCS 5/4-106
                                    from Ch. 108 1/2, par. 4-106
   40 ILCS 5/4-107
                                   from Ch. 108 1/2, par. 4-107
   40 ILCS 5/4-118
                                   from Ch. 108 1/2, par. 4-118
                                   from Ch. 108 1/2, par. 15-106
   40 ILCS 5/15-106
                                   from Ch. 108 1/2, par. 15-107
   40 ILCS 5/15-107
   40 ILCS 5/15-136
                                   from Ch. 108 1/2, par. 15-136
   40 ILCS 5/15-154
                                   from Ch. 108 1/2, par. 15-154
   40 ILCS 5/15-155
                                   from Ch. 108 1/2, par. 15-155
   40 ILCS 5/15-157
                                   from Ch. 108 1/2, par. 15-157
   40 ILCS 5/15-158.2
   40 ILCS 5/15-181
                                   from Ch. 108 1/2, par. 15-181
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Amends the Illinois Pension Code. Provides that upon elimination of the University of Illinois Fire Department, its firefighters may continue to participate in the State Universities Retirement System and earn firefighter service credit so long as they are continuously employed (i) in any capacity by the University of Illinois or (ii) as firefighters by the City of Champaign or the City of Urbana, in which case the city is obligated to make employer contributions to the System. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
    Fiscal impact is minor; required State contribution may be
    very slightly lower over time.
    PENSION NOTE, AMENDED (Pension Laws Commission)
    No change from previous note.
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    98-01-28 H First reading
                                          Referred to Hse Rules Comm
    98-02-04 H Added As A Joint Sponsor CURRY, JULIE
    98-02-05 H Primary Sponsor Changed To WINKEL
             H Joint Sponsor Changed to GRANBERG
             H Added As A Co-sponsor JOHNSON, TIM
    98-02-25 H
                                          Pension Note Filed
             Н
                                          Committee Rules
             Н
                                          Assigned to Personnel & Pensions
    98-03-20 H
                                          Do Pass/Short Debate Cal 013-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
             H Added As A Co-sponsor MCAULIFFE
    98-03-24 H
                                          Pension Note filed as Amnd
             H Cal Ord 2nd Rdg-Shr Dbt
    98-03-25 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
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98-04-02 H
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99-01-12 H Session Sine Die

Re-Refer Rules/Rul 19(a)

HB-2637 WINKEL – KENNER – COWLISHAW – PHELPS – HOEFT, JONES, JOHN AND WOOD.

105 ILCS 5/13A-6

Amends the School Code. Makes a change of grammar in a Section relating to staffing of alternative schools.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/13A-6

Adds reference to: 105 ILCS 5/2-3.66

from Ch. 122, par. 2-3.66

Changes the title and replaces everything after the enacting clause. Amends the School Code. Permits school districts and regional offices of education to claim general State aid for students enrolled in truants' alternative and optional education programs, if those students are receiving services supplemental to a program leading to a high school diploma and are otherwise eligible to be claimed for general State aid. Adds a July 1, 1998 effective date.

HOUSE AMENDMENT NO. 2.

Adds reference to: 105 ILCS 5/10-22.20

98-03-31 H

H H

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Н

from Ch. 122, par. 10-22.20

Further amends the School Code. Provides that a school district claiming reimbursement for providing services under an approved adult education program may also claim general State aid for those students in the program who are under age 21, who are enrolled in courses accepted for graduation from elementary or high school, and who otherwise meet the requirements of the general State aid formula applicable to Illinois school districts.

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FISCAL NOTE, AMENDED (State Board of Education)
There will be little or no additional fiscal impact.
STATE MANDATES FISCAL NOTE, AMENDED (SBE)
No change from SBE fiscal note, amended.
98-01-29 H Filed With Clerk
98-02-03 H First reading
                                     Referred to Hse Rules Comm
98-03-11 H
                                     Assigned to Elementary & Secondary
                                       Education
98-03-19 H
                                     ELEM SCND ED H
                                                             Adopted
                Amendment No.01
                Amendment No.02
                                     ELEM SCND ED H
                                                             Adopted
         Н
                                     Do Pass Amend/Short Debate 021-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Joint Sponsor GRANBERG
         H Added As A Co-sponsor CURRY, JULIE
        H Added As A Co-sponsor MCAULIFFE
         H Added As A Co-sponsor JONES, JOHN
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H Joint Sponsor Changed to KENNER
         H Added As A Co-sponsor COWLISHAW
         H Added As A Co-sponsor PHELPS
         H Added As A Co-sponsor HOEFT
98-03-25 H
                                     Fiscal Note filed as Amnded
                                     St Mndt Fscl Note Fld Amnd
         H Rclld 2nd Rdng-Short Debate
                Amendment No.03
                                     PHELPS
        н
                Amendment referred to HRUL
         Н
         H Held 2nd Rdg-Short Debate
98-03-26 H Added As A Co-sponsor WOOD
                Amendment No.03
                                     PHELPS
         Н
                Rules refers to
                                      HELM
         Н
         H Held 2nd Rdg-Short Debate
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WINKEL

HELM

PHELPS

WINKEL

Amendment No.04

Amendment No.03

Amendment No.05

Rules refers to

H Held 2nd Rdg-Short Debate

Amendment referred to HRUL

H Be approved consideration 021-000-000/HELM

Amendment referred to HRUL

98-04-01 H Amendment No.05 WINKEL
H Be approved consideration HRUL
H Held 2nd Rdg-Short Debate
98-04-02 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-2638 WINKEL.

105 ILCS 5/2-3.66

from Ch. 122, par. 2-3.66

Amends the School Code. Makes a change of style in a Section relating to truants' alternative and optional education programs.

98-01-29 H Filed With Clerk

98-02-03 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2639 BEAUBIEN.

105 ILCS 230/5-5

Amends the School Construction Law. Eliminates a provision that makes a school district ineligible for a school construction project grant if its EAV per ADA pupil is at the 99th percentile or above for all districts of the same type. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-29 H Filed With Clerk
98-02-03 H First reading
98-03-11 H Referred to Hse Rules Comm
Assigned to Elementary & Secondary
Education
Motion Do Pass-Lost 005-012-000 HELM
Remains in CommiElementary & Secondary
Education
98-03-20 H
99-01-12 H Session Sine Die

HB-2640 LYONS,EILEEN – KOSEL – WINTERS – MITCHELL – WINKEL, BOST, JONES,JOHN, LAWFER, MYERS, KLINGLER, WAIT, CROTTY, ACEVEDO, MCAULIFFE, BOLAND, LYONS, JOSEPH AND LOPEZ.

105 ILCS 5/2-3.126 new

Amends the School Code. Creates a student promotion policy grant program to be implemented and administered by the State Board of Education. Provides for the award of grants by the State Board of Education, from appropriations made for purposes of the program, to school districts that establish and implement a student promotion policy. Provides that a school district is not eligible to receive a grant unless its student promotion policy includes, for students who do not qualify for or may require remedial assistance in order to qualify for promotion to the next higher grade, a summer bridge program of no less than 90 hours or a program of increased instructional time under which students receiving remedial assistance receive more clock hours of instruction in a school day and school week than are required for non-remedial assistance students. Effective July 1, 1998.

FISCAL NOTE (State Board of Education)

If districts need financial assistance in addition to available

funding of \$56.5 M in the Block Grant for School Safety and

Educational Improvement, specific dollar amount is unknown.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-29 H Filed With Clerk

H Added As A Joint Sponsor KOSEL

H Added As A Co-sponsor WINTERS

H Added As A Co-sponsor MITCHELL

98-02-03 H First reading Referred to Hse Rules Comm 98-02-10 H Added As A Co-sponsor BOST

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor LAWFER

H Added As A Co-sponsor MYERS

H Added As A Co-sponsor KLINGLER

H Added As A Co-sponsor WAIT

98-02-19 H Assigned to Elementary & Secondary
Education

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98-02-25 H
                                            Do Pass/Short Debate Cal 017-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
               H Added As A Co-sponsor WINKEL
               H Added As A Co-sponsor CROTTY
               H Added As A Co-sponsor ACEVEDO
               H Added As A Co-sponsor MCAULIFFE
               H Added As A Co-sponsor BOLAND
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor LOPEZ
      98-03-09 H
                                            Fiscal Note Filed
                                            St Mandate Fis Note Filed
               H Cal Ord 2nd Rdg-Shr Dbt
      98-03-18 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
      98-03-25 S Arrive Senate
               S Placed Calendr, First Reading
               S Chief Sponsor RADOGNO
               S First reading
                                            Referred to Sen Rules Comm
      99-01-12 H Session Sine Die
HB-2641
             KUBIK - HOEFT - WOOD.
  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 5/34-18
                                   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 4 days with respect to the 1998-1999 school year and each subsequent school year. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
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98-01-29 H Filed With Clerk
         H Added As A Joint Sponsor HOEFT
         H Added As A Co-sponsor WOOD
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98-02-03 H First reading Referred to Hse Rules Comm 99-01-12 H Session Sine Die

HB-2642 MEYER - MITCHELL - JOHNSON, TOM - ZICKUS - BERGMAN.

5 ILCS 490/100 new 5 ILCS 490/105 new

Amends the State Commemorative Dates Act. Provides that the 27th day of July of each year is designated Korean War Armistice Day and the third Friday of September of each year is designated POW/MIA Recognition Day. Effective immediately.

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98-01-29 H Filed With Clerk
        H Added As A Joint Sponsor MITCHELL
        H Added As A Co-sponsor JOHNSON, TOM
        H Added As A Co-sponsor ZICKUS
        H Added As A Co-sponsor BERGMAN
98-02-03 H First reading
                                    Referred to Hse Rules Comm
99-01-12 H Session Sine Die
```

HB-2643 MITCHELL - MCAULIFFE - MEYER - SAVIANO - JOHNSON, TOM, ZICKUS, HOLBROOK AND MCGUIRE.

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330 ILCS 110/1.1
                                     from Ch. 21, par. 59a1
```

Amends the Veterans Burial Places Act. Increases the amount the Department of Veterans' Affairs shall pay for the cost of transporting and erecting a headstone or memorial for a United States war veteran when the headstone or memorial is required to be provided by the United States Government from an amount not to exceed \$50 to an amount not to exceed \$100. Changes a reference to a Section of the United States Code to reflect its renumbering. Effective immediately.

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SENATE AMENDMENT NO. 1.
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Adds reference to:
5 ILCS 490/100 new
5 ILCS 490/105 new
20 ILCS 2805/2.01a
                            from Ch. 126 1/2, par. 67.01a
20 ILCS 2805/10 new
110 ILCS 947/40
```

Amends the State Commemorative Dates Act. Provides that the 27th day of July of each year is designated Korean War Armistice Day and the third Friday of September of each year is designated POW/MIA Recognition Day. Amends the Department of Veterans Affairs Act. Provides that money received by any officer of an Illinois Veterans Home shall be spent for the special comfort, pleasure, and amusement of residents and employees (now only residents). Provides that the Department of Veterans Affairs shall study the feasibility of the State of Illinois using existing United States Department of Veterans Affairs long-term care bed space to meet the future long-term care needs of the State's veterans and issue a final report to the Governor and General Assembly by July 1, 1999. Amends the Higher Education Student Assistance Act. From the general requirement that in order to receive a Veteran Grant a veteran's service with the armed forces be for at least one year, excepts a veteran whose service with the armed forces is for less than one year but includes active military duty in Bosnia. Further amends the Veterans Burial Places Act to remove provision allowing the amount paid to be remitted to a monument company official.

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98-01-29 H Filed With Clerk
         H Added As A Joint Sponsor MCAULIFFE
         H Added As A Co-sponsor MEYER
         H Added As A Co-sponsor SAVIANO
         H Added As A Co-sponsor JOHNSON, TOM
         H Added As A Co-sponsor ZICKUS
98-02-03 H First reading
                                     Referred to Hse Rules Comm
98-03-11 H
                                      Assigned to Veterans' Affairs
98-03-20 H
                                      Do Pass/Short Debate Cal 010-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Co-sponsor HOLBROOK
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Co-sponsor MCGUIRE
98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
           Chief Sponsor SIEBEN
         S First reading
                                      Referred to Sen Rules Comm
98-04-22
         S
                                      Assigned to State Government Operations
98-05-06
         S
                                     Recommended do pass 008-000-000
         S
           Placed Calndr, Second Reading
98-05-12 S Filed with Secretary
         S
                Amendment No.01
                                     SIEBEN
                Amendment referred to SRUL
98-05-13 S
                Amendment No.01
                                     SIEBEN
                Rules refers to
                                       SGOA
           Second Reading
         S Placed Calndr, Third Reading
98-05-14 S
                Amendment No.01
                                     SIEBEN
                                     Be adopted
         S Added as Chief Co-sponsor VIVERITO
         S Added As A Co-sponsor KEHOE
         S Recalled to Second Reading
                Amendment No.01
                                                              Adopted
         S Placed Calndr, Third Reading
         S Added as Chief Co-sponsor GEO-KARIS
         S Added As A Co-sponsor BOWLES
         S Added As A Co-sponsor REA
         S Added As A Co-sponsor CLAYBORNE
         S Added As A Co-sponsor LINK
         S Added As A Co-sponsor SHADID
           Added As A Co-sponsor WALSH,L
           Added As A Co-sponsor HALVORSON
           Added As A Co-sponsor WELCH
           Added As A Co-sponsor JACOBS
         S Added As A Co-sponsor O'DANIEL
         S Added as Chief Co-sponsor DILLARD
         S Third Reading - Passed 053-000-000
98-05-15 H Arrive House
         H Place Cal Order Concurrence 01
         H Motion Filed Concur
                Motion referred to
                                       HRUL
         H Calendar Order of Concurren 01
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98-05-18 H Rules refers to HVET/01
H Calendar Order of Concurren 01
98-05-20 H App For Consider - Complnce
H H Concurs in S Amend. 01/116-000-000
H Passed both Houses
98-06-18 H Sent to the Governor
98-08-14 H Governor approved
H Effective Date 98-08-14
H PUBLIC ACT 90-0752
```

HB-2644 LYONS.EILEEN – CLAYTON.

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 the boundary of a county adjacent to a county that has a population of 3,000,000 or more, with a load of dirt, aggregate, garbage, refuse or other similar materials to have the load secured with a tarpaulin or other covering sufficient to prevent spillage of the material. Exempts local government vehicles.

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98-01-29 H Filed With Clerk

98-02-03 H First reading Referred to Hse Rules Comm

98-02-19 H Added As A Joint Sponsor CLAYTON

99-01-12 H Session Sine Die
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HB-2645 KLINGLER – LYONS, JOSEPH – RONEN – WOOD – CURRIE, FRIT-CHEY, SILVA, ERWIN, FLOWERS, JONES, LOU AND SCHAKOWSKY.

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215 ILCS 5/356g from Ch. 73, par. 968g
215 ILCS 5/356w new
215 ILCS 125/4-6.1 from Ch. 111 1/2, par. 1408.7
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 coverage for reconstructive surgery and prosthetic devices for the purpose of achieving or restoring symmetry after a mastectomy. Requires coverage for reconstructive surgery for childrens' deformities when the procedure is medically necessary to return the patient to a more normal appearance.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to:
215 ILCS 130/4003
Adds reference to:
5 ILCS 375/6.11
55 ILCS 5/5-1069.3
65 ILCS 5/10-4-2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356t
215 ILCS 130/3009 from Ch. 73
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from Ch. 73, par. 1503-9

Replaces everything after the enacting clause. Amends the Illinois Insurance Code to provide that insurance coverage includes benefits for reconstructive breast surgery performed after a mastectomy. Requires coverage for a second opinion and prohibits retaliatory actions by insurers. Provides that care after lymph node dissections and lumpectomies must be provided in the same manner as care after a mastectomy. Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act to require that health coverage provided under those Acts provide the same benefits for reconstructive surgery and post-surgical care as required under the Illinois Insurance Code. Effective immediately.

HOUSE AMENDMENT NO. 3.

Provides that in determining the appropriateness of reconstructive surgery performed on a nondiseased breast to achieve symmetry, the physician and patient must make the determination in accordance with utilization review guidelines. Provides that with respect to reconstructive surgery for children's deformities, cosmetic surgery to reshape a normal body part is not covered.

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98-01-29 H Filed With Clerk
98-02-03 H First reading
                                    Referred to Hse Rules Comm
98-02-19 H
                                    Assigned to Health Care Availability &
98-02-25 H Added As A Co-sponsor RONEN
98-03-18 H Added As A Joint Sponsor RONEN
        H Added As A Co-sponsor LYONS, JOSEPH
98-03-19 H
                Amendment No.01
                                    HTHCR-AVB-ACS H
                                                            Adopted
                                    Do Pass Amend/Short Debate 023-002-002
        H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H Added As A Co-sponsor WOOD
        H Added As A Co-sponsor CURRIE
        H Added As A Co-sponsor FRITCHEY
        H Added As A Co-sponsor SILVA
98-03-24 H Added As A Co-sponsor ERWIN
        H Added As A Co-sponsor FLOWERS
98-03-25 H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
98-03-26 H Added As A Co-sponsor JONES,LOU
                Amendment No.02
                                    KLINGLER
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
98-03-30 H
               Amendment No.02
                                    KLINGLER
        H Be approved consideration HRUL
                                    KLINGLER
        Η
               Amendment No.03
        Н
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
98-03-31 H
               Amendment No.03
                                    KLINGLER
        H Be approved consideration HRUL
        H Held 2nd Rdg-Short Debate
98-04-01 H
                Amendment No.02
                                    KLINGLER
                                                            Withdrawn
        Н
                Amendment No.03
                                    KLINGLER
                                                            Adopted
        H Pld Cal Ord 3rd Rdg-Sht Dbt
        H Added As A Co-sponsor SCHAKOWSKY
98-04-02 H
                                    Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
      JONES JOHN.
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HB-2646

520 ILCS 5/2.25	from Ch. 61, par. 2.25
520 ILCS 5/2.27	from Ch. 61, par. 2.27
520 ILCS 5/2.28	from Ch. 61, par. 2.28
520 ILCS 5/2.30	from Ch. 61, par. 2.30
520 ILCS 5/2.37	from Ch. 61, par. 2.37

Amends the Wildlife Code. Provides that the following provisions do not apply to the control of wildlife damage to horticultural crops, agricultural crops, or livestock production by owners of land or their tenants: provisions concerning open season for deer, provisions concerning taking of rabbits, squirrels, and fur-bearing animals, and provisions concerning authority to kill wild game responsible for property loss. Effective immediately.

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98-01-29 H Filed With Clerk
98-02-03 H First reading
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Referred to Hse Rules Comm

99-01-12 H Session Sine Die

NOLAND - TURNER, JOHN - WIRSING - MYERS. HB-2647

30 ILCS 105/5.480 new 510 ILCS 77/27 new

Amends the Livestock Management Facilities Act. Creates an odor control cost share program administered by the Department of Agriculture. Provides that the Department shall, subject to appropriation, reimburse approved owners or operators of livestock management or waste handling facilities for odor control costs concerning manure removal and field application. Provides that odor control plans shall implement the methods developed by the Illinois Council on Food and Agricultural Research. Establishes application procedures and payment limits for the program. Amends the State Finance Act to create the Odor Control Cost Share Program Fund. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-01-29 H Filed With Clerk

H Added As A Joint Sponsor TURNER, JOHN

H Added As A Co-sponsor WIRSING

H Added As A Co-sponsor MYERS

98-02-03 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2648 NOLAND – TURNER, JOHN – WIRSING.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Creates an income tax credit for a taxpayer that owns a livestock management facility in the amount of 5% of amounts spent by the taxpayer in the tax year on environmental equipment for the facility that will mitigate air and water quality problems. Provides that the Department of Agriculture, in cooperation with the Illinois Environmental Protection Agency, shall, by rule, determine what equipment qualifies for this credit. Provides that in no event shall the credit reduce the taxpayer's liability to below zero. Provides that the credit may be carried forward for 5 years. Provides that the credit applies to tax years beginning on or after January 1, 1998. Sunsets the credit after 5 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-01-29 H Filed With Clerk

H Added As A Joint Sponsor TURNER, JOHN

H Added As A Co-sponsor WIRSING

98-02-03 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2649 PERSICO AND SILVA.

220 ILCS 5/18-103

Amends the Public Utilities Act. Makes a technical change in a Section relating to transitional funding orders.

98-01-29 H Filed With Clerk

98-02-03 H First reading Referred to Hse Rules Comm

98-02-25 H Added As A Co-sponsor SILVA

99-01-12 H Session Sine Die

HB-2650 PERSICO - NOVAK.

220 ILCS 5/16-111

Amends the Public Utilities Act. Makes a technical change in a Section relating to rates during the mandatory transition period.

98-01-29 H Filed With Clerk

98-02-03 H First reading Referred to Hse Rules Comm

98-02-11 H Assigned to Electric Utility Deregulation 98-03-20 H Do Pass/Short Debate Cal 008-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-23 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-24 H Added As A Joint Sponsor NOVAK

98-04-01 H 3rd Rdg-Sht Dbt-Pass/Vote 083-032-003

98-04-02 S Arrive Senate

S Placed Calendr, First Reading

S Chief Sponsor MAITLAND

S First reading Referred to Sen Rules Comm

99-01-12 H Session Sine Die

HB-2651 PERSICO.

220 ILCS 5/16-111

Amends the Public Utilities Act. Make a technical change in a Section concerning rates during a mandatory transition period.

98-01-29 H Filed With Clerk

98-02-03 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2652 KOSEL – COULSON – WOOD – SCHOENBERG – CLAYTON AND LY-ONS, EILEEN.

605 ILCS 10/7.5 new

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605 ILCS 10/9
605 ILCS 10/9.5 new
605 ILCS 10/9.10 new
605 ILCS 10/9.15 new
605 ILCS 10/9.20 new
605 ILCS 10/9.25 new
605 ILCS 10/11
605 ILCS 10/14
765 ILCS 205/9
from Ch. 121, par. 100-14
from Ch. 121, par. 100-14
from Ch. 120-14
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Amends the Toll Highway Act and the Plat Act. Requires the board of directors of the Illinois State Toll Highway Authority to set aside a portion of each meeting open to the public during which the public may comment on any subject. When the Authority establishes a protected corridor by making and recording a plat, requires the Authority to begin construction within 10 years. Makes numerous changes relating to the acquisition of property by the Authority, the rights of property owners, and payment of compensation to property owners. Provides for a public hearing before the adoption of any increase in toll rates. Requires the Authority to create a local advisory committee of members from each county in which a portion of an additional toll highway is proposed to be constructed. Makes other changes.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 765 ILCS 205/9
Adds reference to: 605 ILCS 10/9.30 new 605 ILCS 10/9.35 new 605 ILCS 10/9.40 new 605 ILCS 10/9.45 new 605 ILCS 10/9.50 new 605 ILCS 10/9.60 new 605 ILCS 10/9.60 new
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Deletes everything and reinserts the provisions of the bill as introduced (except eliminates changes to the Plat Act) with numerous additions, changes, and deletions concerning: acquisition of land and buildings by purchase or by condemnation; appraisals; retention of dwellings; requirements that the Authority establish presently the approximate locations and widths of rights of way for future additions to the toll highway system; payments for moving expenses and direct losses of personal property caused by displacement; relocation payments; additional payments and reimbursements; rules; construction of certain provisions; hearings; and other matters. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal

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98-01-29 H Filed With Clerk
98-02-03 H First reading
                                     Referred to Hse Rules Comm
98-02-11 H
                                     Assigned to State Govt Admin & Election
                                       Refrm
98-02-17 H Added As A Joint Sponsor COULSON
         H Added As A Co-sponsor WOOD
98-02-19 H
                                     Do Pass/Stdnrd Dbt/Vo007-004-000
         H Plcd Cal 2nd Rdg Std Dbt
98-03-25 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shr Dbt
                Amendment No.01
98-03-26 H
                                     KOSEL
                Amendment referred to HRUL
         H Hld Cal Ord 2nd Rdg-Shr Dbt
98-03-30 H
                Amendment No.01
                                     KOSEL
         н
                Rules refers to
                                       HSGE
         H Hld Cal Ord 2nd Rdg-Shr Dbt
98-03-31 H
                Amendment No.01
                                     KOSEL
         H Be approved consideration 011-000-002/HSGE
                                     KOSEL
                                                              Adopted
         Н
                Amendment No.01
         H Pld Cal Ord 3rd Rdg-Std Dbt
         H Added As A Co-sponsor SCHOENBERG
         H Added As A Co-sponsor CLAYTON
         H Added As A Co-sponsor LYONS, EILEEN
98-04-01 H 3rd Rdg-Stnd Dbt-Pass/V115-000-000
98-04-02 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor MAHAR
         S First reading
                                     Referred to Sen Rules Comm
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98-04-22	S	Assigned to Executive
98-04-28	S	Postponed
98-05-06	S	Recommended do pass 012-000-000
	S	Placed Calndr, Second Reading
98-05-12	S	Second Reading
		Placed Calndr, Third Reading
98-05-13		Third Reading - Passed 057-000-000
	Η	Passed both Houses
98-06-11	Η	Sent to the Governor
98-07-31	Η	Governor vetoed
	Н	Placed Calendar Total Veto
98-11-18	Н	Total veto stands.

HB-2653 LANG.

210 ILCS 30/1

from Ch. 111 1/2, par. 4161

Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act to add a caption to the Act's short title provision.

98-01-29 H Filed With Clerk 98-02-03 H First reading Referred to Hse Rules Comm 99-01-12 H Session Sine Die

HB-2654 LANG.

740 ILCS 110/3

from Ch. 91 1/2, par. 803

Amends the Mental Health and Developmental Disabilities Confidentiality Act. Makes a technical change in provisions regarding records and communications.

98-01-29 H Filed With Clerk

98-02-03 H First reading 99-01-12 H Session Sine Die Referred to Hse Rules Comm

HB-2655 LANG.

20 ILCS 1705/11.1

from Ch. 91 1/2, par. 100-11.1

Amends the Mental Health and Developmental Disabilities Administrative Act by making a technical change to the Section concerning special education services.

98-01-29 H Filed With Clerk 98-02-03 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2656 BURKE - WOJCIK - MCAULIFFE - MOORE, EUGENE - BERGMAN.

70 ILCS 2605/11.4

from Ch. 42, par. 331.4

Amends the Metropolitan Water Reclamation District Act. Includes in the list of contracts not subject to the competitive bidding requirements those contracts that combine construction and design.

FISCAL NOTE (DCCA)

HB2656 would have no fiscal impact.

STATE MANDATES FISCAL NOTE

HB 2656 fails to create a State mandate.

STATE DEBT IMPACT NOTE

HB 2656 would not affect the level of State indebtedness.

HOUSE AMENDMENT'NO. 1.

Provides that contracts that combine design and construction, if not competitively bid, shall be let according to a formal selection process established by rule. Requires that the selection process shall: (i) require a published request for proposals (RFP); (ii) require consideration of price, but shall not require that price be the sole consideration; and (iii) provide that the final selection process may include negotiation.

98-01-29	Н	Filed With Clerk	
98-02-03	Н	First reading	Referred to Hse Rules Comm
98-02-18	Η	-	Fiscal Note Filed
	Η		Committee Rules
98-03-11	Н		Assigned to Executive
98-03-19	Н		Do Pass/Short Debate Cal 013-001-000
	Н	Placed Cal 2nd Rdg-Sht Dbt	
	Η	•	St Mandate Fis Nte Requestd BLACK
	Η		State Debt Note Requested BLACK
	Η	Cal Ord 2nd Rdg-Shr Dbt	
98-03-23	Η	Second Reading-Short Debate	9
	Η	Held 2nd Rdg-Short Debate	

98-03-25 H	ł	St Mandate Fis Note Filed	
ŀ	-	State Debt Note Filed	
	Added As A Joint Sponsor V		
	I Added As A Co-sponsor MC I Added As A Co-sponsor MC		
	I Pld Cal Ord 3rd Rdg-Sht Db		
	Added As A Co-sponsor BE		
98-03-27 H	H Relld 2nd Rdng-Short Debat		
	Amendment No.01	BURKE	
_	 Amendment referred to Held 2nd Rdg-Short Debate 		
	. 	BURKE	
	H Be approved consideration H		
		BURKE Adopted	
	 I Pld Cal Ord 3rd Rdg-Sht Db I 3rd Rdg-Sht Dbt-Pass/Vote (
	S Arrive Senate	J80-03 0 -000	
	S Chief Sponsor WALSH,T		
5	S Placed Calendr, First Reading		
	First reading	Referred to Sen Rules Comm	
	H Session Sine Die		
HB-2657 LAI			
105 ILCS 5/3-14		. 122, par. 3-14.23	
		l changes in the Section concerning school	
bus driver permit			
	H Filed With Clerk H First reading	Referred to Hse Rules Comm	
	H Session Sine Die	Referred to Fise Rules Comm	
HB-2658 LA	NG – SAVIANO.		
230 ILCS 5/26		. 8, par. 37-26	
Amends the II		1975. Makes a technical change in the Sec-	
tion concerning	wagering.	6	
FISCAL N	OTE (III. Racing Board)		
	ue loss would be approximately	\$11 million, which	
	horsemen purses. H Filed With Clerk		
	H Added As A Joint Sponsor S	AVIANO	
	H First reading	Referred to Hse Rules Comm	
98-02-06 I		Fiscal Note Filed	
_	H H Session Sine Die	Committee Rules	
	UNSVOLD.	<i>(</i> 1	
520 ILCS 5/1.1		. 61, par. 1.1	
		ne short title. Adds a caption and makes a	
technical change	OTE (Dept. Natural Resources)		
	be no fiscal impact from this bi		
	H Filed With Clerk		
	H First reading	Referred to Hse Rules Comm	
98-02-10		Fiscal Note Filed	
98-03-11 J	H H	Committee Rules Assigned to Agriculture & Conservation	
98-03-20		Re-Refer Rules/Rul 19(a)	
	H Session Sine Die	1.0 1.0.101 1.0.101 1.5 (1.7)	
HB-2660 BR	UNSVOLD.		
520 ILCS 5/1.2a	a from Ch	. 61, par. 1.2a	
Amends the Wildlife Code concerning rules. Adds a caption.			
FISCAL N	OTE (Dept. Natural Resources)	·	
	be no fiscal impact from this bi	11.	
	H Filed With Clerk	Deferred to Hea Dules Comm	
98-02-03 I 98-02-10 I	H First reading	Referred to Hse Rules Comm Fiscal Note Filed	
	n H	Committee Rules	

2639 HB-2660—Cont.

99-01-12 H Session Sine Die

HB-2661 BRUNSVOLD.

625 ILCS 5/1-101.1 from Ch. 95 1/2, par. 1-101.1

Amends the Illinois Vehicle Code by making stylistic changes in a definition.

98-01-29 H Filed With Clerk

98-02-03 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2662 MEYER.

775 ILCS 5/1-101

from Ch. 68, par. 1-101

Amends the Human Rights Act. Makes a technical change in provisions identifying the short title of the Act.

98-01-29 H Filed With Clerk

98-02-03 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2663 MEYER.

330 ILCS 45/3

from Ch. 23, par. 3083

Amends the Military Veterans Assistance Act. In provisions regarding procedures to follow if no post or camp of a military organization exists in town, makes a technical change.

98-01-29 H Filed With Clerk

98-02-03 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2664 MEYER.

20 ILCS 2805/3

from Ch. 126 1/2, par. 68

Amends the Department of Veterans Affairs Act concerning duties. Makes a technical change.

98-01-29 H Filed With Clerk 98-02-03 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2665 ZICKUS.

410 ILCS 65/2

from Ch. 111 1/2, par. 8052

Amends the Illinois Rural/Downstate Health Act. Makes a technical change in provisions regarding legislative findings and intent.

98-02-02 H Filed With Clerk

98-02-03 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2666 ZICKUS.

410 ILCS 90/4

from Ch. 8, par. 234

Amends the Pest and Predatory Animal Control Act. Makes a stylistic change in provisions regarding availability of funds to carry out the provisions of the Act.

FISCAL NOTE (Dept. Natural Resources)

There will be no fiscal impact from this bill.

98-02-02 H Filed With Clerk

98-02-03 H First reading

Referred to Hse Rules Comm

98-02-10 H Fiscal Note Filed

Committee Rules

99-01-12 H Session Sine Die

HB-2667 FANTIN – HOLBROOK – DART – BLACK – MOFFITT, HOFFMAN AND LANG.

625 ILCS 5/18c-7402 from Ch. 95 1/2, par. 18c-7402

Amends the Illinois Vehicle Code. In provisions regarding safety requirements for railroad operations, prohibits the operation of trains in Illinois by remote control. Places restrictions on the minimum number of persons required to operate a locomotive and their qualifications and duties. Provides that any person who violates these rules may be fined not less than \$500 but not more than \$1,000 for the first offense, not less than \$1,000 but not more than \$2,000 for a second offense committed within 3 years of the first offense, and \$10,000 for a fourth or subsequent offense committed within 3 years of the first offense. Effective immediately.

HOUSE AMENDMENT NO. 1.

Changes the definition of "rail carrier" to mean any form of nonhighway ground transportation that runs on rails or electromagnetic guideways, not including rapid transit operations in an urban area that are not connected to the general railroad system. Provides that "remote control" does not (1) include the use of, testing of, or reliance upon any train control device, signal, radio, or computer used to enhance the safety of rail operations by allowing remote observation or monitoring of train location and operation; (2) include devices used to interface train operators with protective or warning devices at grade crossings with public roads; or (3) include a train consist that is operated by a control cab that is not a power unit. Makes other changes.

PENSION NOTE, AMENDED

No fiscal impact on public pension funds or retirement systems.

STATE MANDATÉS FISCAL NOTE, H-AM 1

HB 2667 fails to create a State mandate.

HOUSE AMENDMENT NO. 2.

Redefines "rail carrier" to include an exception for rapid transit operations in an urban area that are not connected to the general railroad system of transportation. Provides an exception to the definition of "remote control" when used on non-revenue trains moving between terminals and servicing areas.

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FISCAL NOTE, H-AMS 1 & 2 (Dpt. Transportation)
No immediate fiscal impact because of the current 3-year agree-
ment with Amtrak; future agreements could cause operating sub-
sidies to increase by an uncertain amount.
STATE MANDATES ACT FISCAL NOTE, H-AM 2
Creates a "personnel mandate" requiring 100% reimbursement.
98-02-02 H Filed With Clerk
98-02-03 H First reading
                                     Referred to Hse Rules Comm
98-02-11 H
                                      Assigned to Transportation & Motor Vehicles
98-02-24 H Added As A Co-sponsor HOLBROOK
98-02-25 H
                Amendment No.01
                                      TRANSPORTAT'N H
                                                               Adopted
                                      Do Pass Amend/Short Debate 015-004-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-02-26 H
                                     Fiscal Note Requested BLACK
                                      St Mandate Fis Nte Requestd BLACK
         Н
                                      Pension Note Requestd BLACK
         H
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-18 H
                                      Pension Note filed as Amnd
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-20 H
                Amendment No.02
                                     FANTIN
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
         Н
                                      Fiscal Note Request W/drawn
                                      St Mandate Fis Nte Req-Wdrn
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-23 H Added As A Joint Sponsor HOLBROOK
         H Added As A Co-sponsor DART
         H Added As A Co-sponsor BLACK
         H Added As A Co-sponsor MOFFITT
         H Added As A Co-sponsor HOFFMAN
         H Added As A Co-sponsor LANG
98-03-24 H
                 Amendment No.02
                                     FANTIN
                 Rules refers to
                                       HTRN
         H Cal Ord 2nd Rdg-Shr Dbt
                                      FANTIN
98-03-25 H
                 Amendment No.02
         H Be approved consideration 014-005-000/HTRN
         Н
                                      St Mndt Fscl Note Fld Amnd
         Н
                                      Fiscal Note req as Amended DANIELS
         Η
                                      St Mndt Fscl Note Req Amnd
         H Second Reading-Short Debate
                 Amendment No.02
                                      FANTIN
                                                               Adopted
         H Held 2nd Rdg-Short Debate
98-03-31 H
                                      Fiscal Note filed as Amnded
         H Held 2nd Rdg-Short Debate
98-04-02 H
                                      St Mndt Fscl Note Fld Amnd
         H Held 2nd Rdg-Short Debate
                                      Re-Refer Rules/Rul 19(a)
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99-01-12 H Session Sine Die

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HB-2668 PERSICO – NOVAK – GRANBERG.

415 ILCS 5/57.4

415 ILCS 5/57.4a new
415 ILCS 5/57.4b new
415 ILCS 5/57.4c new
415 ILCS 5/57.11

430 ILCS 15/4 from Ch. 127 1/2, par. 156
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Amends the Petroleum Underground Storage Tank Title of the Environmental Protection Act to create the Underground Storage Tank Management Board to oversee the payment of claims under the Underground Storage Tank Fund. Provides for the competitive selection of a Program Administrator to handle the processing of claims and other tasks assigned by the Management Board. Amends the Gasoline Storage Act to provide that the Office of the State Fire Marshal shall administer the Underground Storage Tank Program in cooperation with the Management Board, in addition to the Environmental Protection Agency. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 415 ILCS 5/57.4

Deletes everything. Amends the Petroleum Underground Storage Tank Title of the Environmental Protection Act to create the Clean Tanks Management Board to develop and oversee the administration of a Clean Tanks Program. Effective January 1, 1998.

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HOUSE AMENDMENT NO. 2.
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Adds reference to: 430 ILCS 15/3.5 new

430 ILCS 15/7 from Ch. 127 1/2, par. 159

Amends the Gasoline Storage Act. Requires that the Office of the State Fire Marshal certify that underground storage tanks comply with that Office's regulations. Provides that no one shall place petroleum, petroleum products, hazardous substances, or regulated substances in an underground storage tank in a facility that does not display evidence of compliance or displays evidence that one or more of its underground storage tanks are not in compliance with the rules of the Office of the State Fire Marshal. Provides that violation is a business offense with a maximum penalty of \$10,000 per offense. Authorizes the Office of the State Fire Marshal to adopt any needed rules. Effective immediately.

FISCAL NOTE, AMENDED (Environmental Protection Agency)

No fiscal impact on EPA.

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HOUSE AMENDMENT NO. 4.
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Deletes reference to: 415 ILCS 5/57.4a new 415 ILCS 5/57.4b new 415 ILCS 5/57.4c new 415 ILCS 5/57.11

Deletes all provisions except those amending the Gasoline Storage Act. Adds an immediate effective date.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-02-02 H Filed With Clerk
            H Added As A Joint Sponsor PERSICO
            H Added As A Co-sponsor GRANBERG
   98-02-03 H First reading
                                        Referred to Hse Rules Comm
   98-03-05 H Primary Sponsor Changed To PERSICO
            H Joint Sponsor Changed to NOVAK
   98-03-11 H
                                        Assigned to Environment & Energy
   98-03-20 H
                    Amendment No.01
                                        ENVRMNT ENRGY H
                                                                Adopted
            Н
                   Amendment No.02
                                        ENVRMNT ENRGY H
                                                                Adopted
            Н
                                        Do Pass Amend/Short Debate 015-007-000
            H Placed Cal 2nd Rdg-Sht Dbt
   98-03-24 H
                                        Fiscal Note Requested MOORE, EUGENE
            H Cal Ord 2nd Rdg-Shr Dbt
   98-03-25 H Second Reading-Short Debate
                    Amendment No.03
                                        HOFFMAN
            Н
            Η
                    Amendment referred to HRUL
            Η
                   Rules refers to
                                          HENE
            Н
                                        Fiscal Note filed as Amnded
            H Held 2nd Rdg-Short Debate
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98-03-26 H
                 Amendment No.04
                                      PERSICO
                 Amendment referred to HRUL
         Н
         H Be approved consideration 003-002-000/HRUL
         Н
                Amendment No.04
                                      PERSICO
                                                               Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
                                      Tabled Pursnt to Rule 40(a) 03
         H 3rd Rdg-Sht Dbt-Pass/Vote 111-003-000
98-03-31 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor DILLARD
98-04-01 S First reading
                                      Referred to Sen Rules Comm
98-04-28 S
                                      Assigned to Environment & Energy
98-05-06 S
                                      Recommended do pass 007-000-000
         S Placed Calndr, Second Reading
98-05-13 S Second Reading
         S Placed Calndr, Third Reading
98-05-14 S Third Reading - Passed 058-000-000
         H Passed both Houses
98-06-12 H Sent to the Governor
98-07-30 H Governor approved
              Effective Date 98-07-30
         Η
         н
              PUBLIC ACT 90-0662
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HB-2669 KOSEL - COULSON.

30 ILCS 105/5.480 new 730 ILCS 5/5-9-1.12 new

Amends the State Finance Act. Creates the Senior Citizens and Physically Handicapped Persons Victims Investigation Fund in the State treasury. Amends the Unified Code of Corrections. Provides that a 10% surcharge shall be added to every penalty for claims committed against persons at least 60 years of age and physically handicapped persons. Provides that the surcharges shall be deposited into the Senior Citizens and Physically Handicapped Persons Victims Investigation Fund. Provides that moneys in the Fund shall be used by the Department of State Police to make grants to local law enforcement agencies to investigate crimes committed against persons at least 60 years of age and physically handicapped persons.

NOTE(S) THAT MAY APPLY: Fiscal 98-02-02 H Filed With Clerk H Added As A Joint Sponsor COULSON

98-02-03 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2670 COULSON - MITCHELL - ZICKUS - JOHNSON, TOM.

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

Amends the Illinois Act on the Aging. Includes among the Department on Aging's services to prevent unnecessary institutionalization that of operating as an information clearinghouse for senior citizens wanting to share homes.

Referred to Hse Rules Comm

NOTE(S) THAT MAY APPLY: Fiscal

98-02-02 H Filed With Clerk

H Added As A Joint Sponsor MITCHELL

H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor JOHNSON, TOM

98-02-03 H First reading 99-01-12 H Session Sine Die

HB-2671 KRAUSE – BIGGINS – BRUNSVOLD – KUBIK – FANTIN.

20 ILCS 2505/39b54 new

Amends the Civil Administrative Code. Provides that the Director of Revenue shall annually disclose a list of all taxpayers, including but not limited to individuals, trusts, partnerships, corporations, and other taxable entities, that are delinquent in the payment of their State tax liabilities in an amount greater than \$5,000 for a period of 6 months from the time that the taxes were assessed. Requires that at least 90 days before the disclosure of the name of any delinquent taxpayer, the Director shall mail a written notice to each delinquent taxpayer by certified mail detailing the amount and nature of the delinquency and the intended disclosure of the delinquency. Provides that if the delin-

quent tax has not been paid 60 days after the notice, the Director shall disclose the name in the list of delinquent taxpayers. Provides that the name shall not be included if the delinquent taxpayer has a payment plan with the Department or if the tax is under appeal before a court, the Department, or the Property Tax Appeal Board. Provides that the list shall be available for public inspection at the Department or by other means of publication, including the Internet. Effective January 1, 1999.

HOUSE AMENDMENT NO. 1.

Provides that the Director of Revenue may (rather than shall) disclose a list of tax-payers that are delinquent in the payment of liabilities collected by the Department of Revenue (rather than delinquent in the payment of State taxes). Provides that the list shall contain, in the case of a corporate taxpayer, the name of the current president of record of the corporation. Provides that the Director shall not disclose a delinquent tax in the list if the taxpayer has corrected the default or entered into an agreement with the Department for the payment of the tax since the notice was mailed. Provides that the unpaid tax shall not be deemed delinquent if the tax liability is the subject of an administrative hearing, administrative review, or judicial review (rather than if the tax liability is under appeal before a court, the Department, or the Property Tax Appeal Board in another case involving the same question). Provides that any disclosure made by the Director in a good faith effort to comply with the disclosure provisions shall not be considered a violation of any statute prohibiting disclosure of taxpayer information.

SENATE AMENDMENT NO. 1.

Н

PUBLIC ACT 90-0753

Further amends the Civil Administrative Code. Provides that under certain circumstances the Department of Revenue may disclose a delinquent tax in the list of delinquent taxpayers if the delinquent tax has not been paid 60 days after the notice was delivered or the Department has been notified that delivery was refused or unclaimed (rather than if the tax has not been paid 60 days after mailing the notice).

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NOTE(S) THAT MAY APPLY: Fiscal
    98-02-02 H Filed With Clerk
             H Added As A Joint Sponsor BIGGINS
             H Added As A Co-sponsor BRUNSVOLD
             H Added As A Co-sponsor KUBIK
   98-02-03 H First reading
                                          Referred to Hse Rules Comm
             H Added As A Co-sponsor FANTIN
   98-03-11 H
                                          Assigned to Revenue
                                          REVENUE
   98-03-20 H
                     Amendment No.01
                                                                   Adopted
                                                        Н
                                          Do Pass Amend/Short Debate 011-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
   98-03-23 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 110-004-001
    98-03-25 S Arrive Senate
             S Placed Calendr, First Reading
             S Chief Sponsor PETERSON
                                          Referred to Sen Rules Comm
             S First reading
    98-04-28
                                          Assigned to Revenue
    98-05-06
             S
                     Amendment No.01
                                          REVENUE
                                                                   Adopted
                                          Recommided do pass as amend 009-000-000
             S Placed Calndr, Second Reading
    98-05-07 S Second Reading
             S Placed Calndr, Third Reading
    98-05-13 S Added as Chief Co-sponsor MAHAR
             S Third Reading - Passed 053-002-000
             H Arrive House
             H Place Cal Order Concurrence 01
    98-05-14 H Motion Filed Concur
             H
                     Motion referred to
                                            HRUL
             H Calendar Order of Concurren 01
    98-05-18 H
                                          App For Consider - Complace
             H Calendar Order of Concurren 01
    98-05-19 H H Concurs in S Amend. 01/116-000-000
             H Passed both Houses
    98-06-17 H Sent to the Governor
    98-08-14 H Governor approved
             Н
                  Effective Date 99-01-01
```

2644 HB-2672

HB-2672 DURKIN-BIGGINS-RUTHERFORD-SMITH, MICHAEL-COULSON. 15 ILCS 405/14 from Ch. 15, par. 214

Amends the State Comptroller Act. Provides that the Comptroller may prescribe dating conventions for the uniform presentation of dates on all documents required to be filed with the Comptroller. Makes technical changes. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the authorization for the Comptroller to prescribe uniform dating of documents is to address Year 2000 concerns.

```
NOTE(S) THAT MAY APPLY: Fiscal
   98-02-02 H Filed With Clerk
             H Added As A Joint Sponsor BIGGINS
             H Added As A Co-sponsor RUTHERFORD
             H Added As A Co-sponsor SMITH, MICHAEL
             H Added As A Co-sponsor COULSON
   98-02-03 H First reading
                                          Referred to Hse Rules Comm
   98-02-18 H
                                          Assigned to State Govt Admin & Election
                                            Refrm
   98-02-25 H
                                          ST GV-ELC RFM H
                    Amendment No.01
                                                                   Adopted
             Н
                                          Do Pass Amend/Short Debate 011-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
   98-03-18 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
    98-03-25 S Arrive Senate
             S Placed Calendr, First Reading
             S Chief Sponsor LUECHTEFELD
    98-03-26 S First reading
                                          Referred to Sen Rules Comm
    98-04-28 S
                                          Assigned to State Government Operations
    98-04-29 S
                                          Re-referred to Rules
                                          Assigned to Executive
    98-05-06 S
                                          To Subcommittee
                                          Committee Executive
    98-05-08 S
                                          Refer to Rules/Rul 3-9(a)
    99-01-12 H Session Sine Die
```

HB-2673 SLONE - ACKERMAN.

415 ILCS 5/39.2

from Ch. 111 1/2, par. 1039.2

Fiscal Note filed as Amnded

Re-Refer Rules/Rul 19(a)

Committee Environment & Energy

Amends the Environmental Protection Act. Expands the prohibition on 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. Effective immediately.

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FISCAL NOTE (Pollution Control Bd.)
There will be no fiscal impact on the Pollution Control Board.
FISCAL NOTE (EPA)
HB2673 would have no fiscal impact on EPA.
FISCAL NOTE, AMENDED (EPA)
No change from previous EPA fiscal note.
98-02-02 H Filed With Clerk
98-02-03 H First reading
                                      Referred to Hse Rules Comm
98-02-11 H
                                       Assigned to Environment & Energy
98-02-18 H
                                       Fiscal Note Filed
                                       Committee Environment & Energy
         H Added As A Joint Sponsor ACKERMAN
98-02-24 H
                                       Fiscal Note Filed
                                       Committee Environment & Energy
```

HB-2674 SLONE.

225 ILCS 446/180 225 ILCS 446/192 new

98-03-13 H

н 98-03-20 H

99-01-12 H Session Sine Die

225 ILCS 446/193 new

Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993 to require private detectives, employees of a private security contractor agency

who perform guarding functions, and employees of a private alarm contractor agency who respond to alarm systems to undergo additional weaponry and restraint technique training. Prohibits private security contractor agencies from providing armed personnel for labor disputes or at strike locations in the course of providing private security contractor services. Bars a private security contractor licensee, employee of the licensee, or private security guard from performing specified acts during a labor dispute, strike, or lockout.

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98-02-02 H Filed With Clerk
98-02-03 H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
```

HB-2675 SMITH, MICHAEL - MOFFITT - SLONE - LEITCH.

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55 ILCS 5/5-12001 from Ch. 34, par. 5-12001
510 ILCS 77/10.65 new
510 ILCS 77/16
510 ILCS 77/17
510 ILCS 77/17
510 ILCS 77/20
510 ILCS 77/25
510 ILCS 77/30
510 ILCS 77/35
510 ILCS 77/36 new
510 ILCS 77/36 new
510 ILCS 77/51 new
```

Amends the Counties Code. Authorizes counties to exercise zoning powers with respect to animal and poultry husbandry operations serving or designed to serve 1,000 or greater animal units as defined in the Livestock Management Facilities Act. Requires that a county's exercise of those powers be at least as restrictive as provided in the Livestock Management Facilities Act or in rules implementing that Act. Provides for a public hearing. Amends the Livestock Management Facilities Act. Provides that the provisions concerning livestock waste lagoons shall apply to all livestock waste handling facilities. Makes various changes in relation to: construction of facilities, reporting water releases, inspection of facilities, setbacks, and penalties. Prohibits construction of livestock management facilities or livestock waste handling facilities of 1,000 or greater animal units in (i) the 100-year flood plain, (ii) any area with karst topography, and (iii) any area where the seasonal high water table is 5 feet or less below the bottom of the facility. Provides that owners or operators of facilities who are not residents of Illinois and who do not own the land on which the facility is located shall be jointly and severally liable for damages resulting from a spill at the facility. Effective June 1, 1998.

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NOTE(S) THAT MAY APPLY: Fiscal

98-02-02 H Filed With Clerk

98-02-03 H First reading Referred to Hse Rules Comm

98-02-26 H Primary Sponsor Changed To SMITH,MICHAEL

H Added As A Joint Sponsor MOFFITT

H Added As A Co-sponsor SLONE

H Added As A Co-sponsor LEITCH

98-03-11 H Assigned to Livestock Management

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
```

HB-2676 DAVIS MONIOUE.

Appropriates \$500,000 to the Illinois Community College Board for a grant to Olive Harvey Community College to operate a Probation Challenge program. Effective July 1, 1998.

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98-02-02 H Filed With Clerk
98-02-03 H First reading Referred to Hse Rules Comm
98-03-11 H Assigned to Appropriations-Education
98-03-20 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2677 WOOD.

New Act

Creates the Assisted Living Establishment Act (short title only).

98-02-02 H Filed With Clerk

98-02-03 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2678 DANIELS - RUTHERFORD - RYDER.

30 ILCS 330/2

from Ch. 127, par. 652

Amends the General Obligation Bond Act to increase the authorization for bonds by \$1. Effective immediately.

NOTE(S) THAT MAY APPLY: Debt

98-02-02 H Filed With Clerk

H Added As A Joint Sponsor RUTHERFORD

H Added As A Co-sponsor RYDER

98-02-03 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2679 DANIELS – RUTHERFORD – RYDER.

30 ILCS 330/2

from Ch. 127, par. 652

Amends the General Obligation Bond Act. Decreases the authorization for bonds by \$1. Effective immediately.

98-02-02 H Filed With Clerk

H Added As A Joint Sponsor RUTHERFORD

H Added As A Co-sponsor RYDER

98-02-03 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2680 BROWN – SAVIANO – CLAYTON – ZICKUS – JOHNSON, TOM, WOOD AND KUBIK.

225 ILCS 46/10

225 ILCS 46/15

225 ILCS 46/25

225 ILCS 46/30

225 ILCS 46/35

225 ILCS 46/40

225 ILCS 46/45

225 ILCS 46/50

225 ILCS 46/55

Amends the Health Care Worker Background Check Act. Provides that "home care provider" means (1) home health programs funded by the Department on Aging or the Department of Human Services; (2) home infusion agencies that are not fully licensed home care agencies; (3) dialysis companies that send technicians into patients' homes to monitor home dialysis services; or (4) durable medical equipment companies that make deliveries to, set up, and maintain medical equipment in patients' homes. Provides that home care providers are subject to the provisions of the Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-02 H Filed With Clerk

H Added As A Joint Sponsor BROWN

H Added As A Co-sponsor CLAYTON

H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor JOHNSON, TOM

H Added As A Co-sponsor WOOD

H Added As A Co-sponsor KUBIK

98-02-03 H First reading Referred to Hse Rules Comm

H Primary Sponsor Changed To BROWN

H Joint Sponsor Changed to SAVIANO

99-01-12 H Session Sine Die

HB-2681 BROWN.

20 ILCS 615/4

from Ch. 23, par. 3454

Amends the Displaced Homemakers Assistance Act. Provides that services offered under the Act shall be provided to displaced homemakers between the ages of 25 and 65 (now between the ages of 35 and 60).

NOTE(S) THAT MAY APPLY: Fiscal

98-02-02 H Filed With Clerk

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98-02-03 H First reading
                                            Referred to Hse Rules Comm
      99-01-12 H Session Sine Die
HB-2682
             BROWN - KRAUSE - CLAYTON.
  Appropriates $865,920 to the Department of Labor for Displaced Homemaker
Grants. Effective July 1, 1998.
      98-02-02 H Filed With Clerk
               H Added As A Co-sponsor KRAUSE
               H Added As A Co-sponsor CLAYTON
      98-02-03 H Added As A Joint Sponsor KRAUSE
               H First reading
                                            Referred to Hse Rules Comm
      98-03-11 H
                                            Assigned to Approp-Gen Srvc & Govt
                                              Ovrsght
      98-03-20 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
            BOST - KLINGLER.
  720 ILCS 5/12-21.6
  Amends the Criminal Code of 1961. Provides that the offense of endangering the life
or health of a child that results in great bodily harm or death to a child who is under the
age of 18 is a Class 2 felony (now a first offense is a Class A misdemeanor and a second
or subsequent offense is a Class 3 felony). Effective immediately.
  NOTE(S) THAT MAY APPLY: Correctional
      98-02-02 H Filed With Clerk
               H Chief Sponsor BOST
      98-02-03 H First reading
                                            Referred to Hse Rules Comm
      98-02-11 H
                                            Assigned to Judiciary II - Criminal Law
      98-02-19 H Added As A Joint Sponsor KLINGLER
      98-03-20 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2684
             SAVIANO.
  225 ILCS 25/10
                                    from Ch. 111, par. 2310
  Amends the Illinois Dental Practice Act to make a technical change.
      98-02-03 H Chief Sponsor SAVIANO
               H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
      99-01-12 H Session Sine Die
HB-2685
             SAVIANO.
  225 ILCS 705/25.04
                                    from Ch. 96 1/2, par. 2504
  Amends the Coal Mining Act to add a caption.
      98-02-03 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
      99-01-12 H Session Sine Die
HB-2686
             SAVIANO.
  225 ILCS 30/60
                                    from Ch. 111, par. 8401-60
  Amends the Dietetic and Nutrition Services Practice Act to make a technical change.
      98-02-03 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      99-01-12 H Session Sine Die
HR-2687
             SAVIANO - MOORE, EUGENE.
  225 ILCS 63/20
  Amends the Naprapathic Practice Act to make a technical change.
  HOUSE AMENDMENT NO. 1.
      Deletes reference to:
      225 ILCS 63/20
      Adds reference to:
      New Act
      5 ILCS 80/4.19 new
                                 from Ch. 120, par. 1169
      20 ILCS 1605/19
      225 ILCS 55/5
                                 from Ch. 111, par. 8351-5
```

from Ch. 111, par. 8351-10

from Ch. 111, par. 8351-15

from Ch. 111, par. 8351-35

225 ILCS 55/10

225 ILCS 55/15

225 ILCS 55/35

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225 ILCS 55/40 from Ch. 111, par. 8351-40
225 ILCS 55/45 from Ch. 111, par. 8351-45
225 ILCS 55/70 from Ch. 111, par. 8351-70
225 ILCS 55/85 from Ch. 111, par. 8351-85
225 ILCS 55/145 from Ch. 111, par. 8351-145
405 ILCS 5/1-122 from Ch. 91 1/2, par. 1-122
765 ILCS 1025/2 from Ch. 141, par. 102
```

Deletes everything. Creates the Orthotics, Prosthetics, and Pedorthics Practice Act. Provides for the licensure of orthotists, pedorthists, and prosthetists. Amends the Regulatory Agency Sunset Act to repeal the Orthotics, Prosthetics, and Pedorthics Practice Act on January 1, 2009. Amends the Illinois Lottery Law. Provides that unclaimed multi-state game prize money may (now shall) be included in the multi-state prize pool for special drawings as the multi-state game directors may designate. Provides that all unclaimed prize money not included in the prize pool of a special drawing shall be transferred to the Common School Fund. Amends the Marriage and Family Therapy Licensing Act. Provides for the licensing of associate marriage and family therapists. Sets forth qualifications necessary for obtaining a license. Amends the Mental Health and Developmental Disabilities Code. Adds a licensed clinical professional counselor with certain qualifications to the definition of "qualified examiner". Amends the Uniform Disposition of Unclaimed Property Act in provisions regarding the presumption of abandonment of property held or owing by a banking or financial organization to provide that a presumption of abandonment does not apply to charges that may be lawfully withheld in connection with money orders issued by currency exchanges. Effective January 1, 1999, except provisions amending the Illinois Lottery Law, the Uniform Disposition of Unclaimed Property Act, and the Mental and Developmental Disabilities Code are effective immediately.

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98-02-03 H Filed With Clerk
        H First reading
                                     Referred to Hse Rules Comm
98-03-11 H
                                     Assigned to Registration & Regulation
98-03-20 H
                                     Do Pass/Short Debate Cal 023-000-001
        H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
                                     SAVIANO
98-03-31 H
                Amendment No.01
                Amendment referred to HRUL
         Η
                Rules refers to
                                      HREG
         H Held 2nd Rdg-Short Debate
98-04-01 H
                Amendment No.01
                                     SAVIANO
         H Be approved consideration 025-000-000/HREG
         Н
                Amendment No.01
                                     SAVIANO
                                                             Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-04-02 H Added As A Joint Sponsor MOORE, EUGENE
                                     3RD READING
         Н
         Н
                                     DEADLINE EXTENDED
         Н
                                     TO APRIL 30, 1998
         H Cal Ord 3rd Rdg-Short Dbt
98-04-30 H
                                     3RD READING
                                     DEADLINE EXTENDED
         Н
                                     TO MAY 22, 1998
         Η
         H Cal Ord 3rd Rdg-Short Dbt
98-05-22 H
                                     Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2688 SAVIANO – REITZ – JONES, JOHN – CAPPARELLI – JONES, LOU.

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.

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HOUSE AMENDMENT NO. 2.
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Deletes reference to: 225 ILCS 410/3-7 Adds reference to: New Act

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5 ILCS 80/4.10
                             from Ch. 127, par. 1904.10
5 ILCS 80/4.19 new
20 ILCS 2105/60
                             from Ch. 127, par. 60
205 ILCS 635/1-4
                             from Ch. 17, par. 2321-4
215 ILCS 155/3
                             from Ch. 73, par. 1403
225 ILCS 37/21
225 ILCS 330/20
                             from Ch. 111, par. 3270
225 ILCS 410/3C-4
                             from Ch. 111, par. 1703C-4
225 ILCS 446/75
225 ILCS 446/77
605 ILCS 5/5-907
                             from Ch. 121, par. 5-907
765 ILCS 100/19
                             from Ch. 30, par. 719
765 ILCS 100/33
                             from Ch. 30, par. 733
765 ILCS 100/34
                             from Ch. 30, par. 734
770 ILCS 15/5
                             from Ch. 82, par. 655
815 ILCS 307/10-80
815 ILCS 413/10
225 ILCS 455/Act rep.
```

Deletes everything. Amends the Environmental Health Practitioner Licensing Act. Eliminates the 12 month application deadline for persons certified by employers as a sanitarian or environmental health practitioner prior to June 30, 1995. Eliminates the examination requirement. Amends the Illinois Professional Land Surveyor Act of 1989, the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985, and the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Provides windows of exempt application for licensure. Repeals the Real Estate License Act of 1983 and creates the Real Estate License Act of 1999 to supersede the Real Estate License Act of 1983. Regulates through licensing requirements real estate brokers, salespersons, leasing agents, pre-license schools, pre-license instructors, continuing education schools, and continuing education instructors. Amends the Civil Administrative Code and other Acts in connection therewith, and amends the Regulatory Agency Sunset Act to repeal the new Act on January 1, 2009. Makes other changes. Provides for a July 1, 1999 effective date.

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SENATE AMENDMENT NO. 1.
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Deletes reference to:
225 ILCS 37/21
225 ILCS 330/20
225 ILCS 410/3C-4
225 ILCS 446/75
225 ILCS 446/77
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Further amends the Real Estate License Act of 1999, which supersedes the Real Estate License Act of 1983. Changes the definitions of the terms "broker", "brokerage agreement", and "personal assistant". In the Section concerning leasing agent licenses, changes the meaning of the term "residential leasing activities". Provides that the course of study for a leasing agent license shall cover certain additional topics. Makes changes concerning exemptions from broker, salesperson, or leasing agent requirements. Provides that approved education for licensure as a salesperson or broker shall be valid for 3 years after the date of satisfactory completion of the education. Provides that certain continuing education requirements shall apply only to persons who obtained their initial license as a salesperson or broker on or after January 1, 1977. Imposes additional disclosure requirements. Changes the time period during which an action under the Act may be brought. Deletes the provision requiring a pre-license school to allow a student to retake a course exam that the student failed at least once within 30 days of notice of failure. Deletes provisions amending the Environmental Health Practitioner Licensing Act, the Illinois Professional Land Surveyor Act of 1989, the Barber, Cosmetology, Esthetics, and Nail Technology Act, and the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993.

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98-02-03 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-03-11 H
                                      Assigned to Registration & Regulation
98-03-20 H
                                      Do Pass/Short Debate Cal 023-000-001
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-24 H
                 Amendment No.01
                                      PHELPS
         Н
                 Amendment referred to HRUL
                 Rules refers to
                                        HREG
         H Cal Ord 2nd Rdg-Shr Dbt
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98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-30 H
                Amendment No.02
                                     SAVIANO
        Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
98-03-31 H Added As A Joint Sponsor REITZ
         H Added As A Co-sponsor JONES, JOHN
         H Added As A Co-sponsor CAPPARELLI
         H Added As A Co-sponsor JONES,LOU
                Amendment No.02
                                     SAVIANO
         Н
                Rules refers to
                                       HREG
         H Held 2nd Rdg-Short Debate
98-04-01 H
                Amendment No.02
                                     SAVIANO
         H Be approved consideration 025-000-000/HREG
         Η
                Amendment No.02
                                     SAVIANO
                                                              Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H
                                     Tabled Pursnt to Rule 40(a) AMEND #01
         H 3rd Rdg-Sht Dbt-Pass/Vote 118-000-000
98-04-02 S Arrive Senate
           Placed Calendr, First Reading
         S Chief Sponsor BURZYNSKI
98-04-21 S First reading
                                     Referred to Sen Rules Comm
98-11-17 S
                                      Assigned to Licensed Activities
98-12-02 S
                Amendment No.01
                                     LICENSED ACT. S
                                                              Adopted
                                     Recomminded do pass as amend 006-000-000
         S Placed Calndr, Second Reading
         S Added as Chief Co-sponsor MADIGAN
98-12-03 S
           Second Reading
           Placed Calndr, Third Reading
99-01-04
                                     Refer to Rules/Rul 3-9(b)
99-01-11
                                     Approved for Consideration SRUL
         S Placed Calndr, Third Reading
99-01-12 S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
         H Session Sine Die
      SAVIANO.
```

HB-2689

730 ILCS 5/5-8A-3

from Ch. 38, par. 1005-8A-3

Amends the Unified Code of Corrections. Makes a stylistic change in a Section relating to the eligibility of persons to be placed in an electronic home detention program.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2690 SAVIANO.

235 ILCS 5/2-1

from Ch. 43, par. 96

Amends the Liquor Control Act of 1934. Adds a caption and makes technical changes to the Section concerning the scope of the Act.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 235 ILCS 5/2-1 Adds reference to:

235 ILCS 5/7-1

from Ch. 43, par. 145

Deletes everything. Amends the Liquor Control Act of 1934. Removes the provision requiring an applicant for a retail license from the State Commission to include his or her document locator number on his or her Federal Special Tax Stamp on his or her application.

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98-02-03 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-02-11 H
                                      Assigned to Registration & Regulation
98-03-20 H
                                      Do Pass/Short Debate Cal 023-000-001
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-30 H
                 Amendment No.01
                                      SAVIANO
         H
                 Amendment referred to HRUL
```

H Held 2nd Rdg-Short Debate

SAVIANO 98-03-31 H Amendment No.01 Rules refers to HREG

H Held 2nd Rdg-Short Debate

Amendment No.01 SAVIANO 98-04-01 H

H Be approved consideration 025-000-000/HREG

Н Amendment No.01 SAVIANO Adopted

H Pld Cal Ord 3rd Rdg-Sht Dbt

98-04-02 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2691 SAVIANO.

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Amends "quick-take" provisions of the Code of Civil Procedure by making a stylistic change.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2692 SAVIANO.

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Amends "quick-take" provisions of the Code of Civil Procedure by making a stylis-

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2693 SAVIANO.

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Amends "quick-take" provisions of the Code of Civil Procedure by making a stylis-

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

DANIELS - RYDER. HB-2694

New Act

Creates the FY99 Budget Implementation (Financial) Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY1999 budget recommendations. Effective July 1, 1998.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-03 H Filed With Clerk

H Added As A Joint Sponsor RYDER

H First reading DANIELS - RYDER. Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2695 New Act

Creates the FY99 Budget Implementation (Health Related) Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY1999 budget recommendations. Effective July 1, 1998.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-03 H Filed With Clerk

H Added As A Joint Sponsor RYDER

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

SCHOENBERG - FEIGENHOLTZ - COULSON - MULLIGAN, ERWIN, HB-2696 RONEN, GASH, WOOD, LOPEZ, SMITH, MICHAEL, HOLBROOK, BO-LAND, DAVIS, STEVE, FLOWERS AND FANTIN.

New Act

Creates the Advisory Commission on Internet Privacy Act. Provides for the establishment of the Advisory Commission on Internet Privacy, consisting of members appointed by the General Assembly and the Governor. Provides that the Commission's duties shall include: investigating the extent to which online consumer privacy should be protected; discussing limits on disclosure by Internet service providers and online services of personally identifiable information; and investigating ways to protect expectations of privacy in light of technological developments. Requires the Commission to submit a final report to the Governor and the General Assembly on or before January 1, 1999. The Act is repealed on July 1, 1999. Effective immediately.

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STATE MANDATES FISCAL NOTE
    HB 2696 fails to create a State mandate.
    FISCAL NOTE (Office of Attorney General)
    There is no fiscal impact.
NOTE(S) THAT MAY APPLY: State Mandates
    98-02-03 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
    98-02-04 H Added As A Joint Sponsor FEIGENHOLTZ
    98-02-25 H
                                          Assigned to State Govt Admin & Election
                                            Refrm
    98-02-26 H Added As A Co-sponsor COULSON
             H Added As A Co-sponsor MULLIGAN
    98-03-18 H
                                          St Mandate Fis Note Filed
                                          Committee State Govt Admin & Election
             Н
                                            Refrm
    98-03-20 H
                                         Do Pass/Short Debate Cal 012-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
             Н
                                         Fiscal Note Requested BLACK
             H Cal Ord 2nd Rdg-Shr Dbt
    98-03-23 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    98-03-24 H Added As A Co-sponsor ERWIN
    98-03-26 H
                                          Fiscal Note Request W/drawn
             H Added As A Co-sponsor RONEN
             H Added As A Co-sponsor GASH
             H Added As A Co-sponsor WOOD
             H Pld Cal Ord 3rd Rdg-Sht Dbt
             H Added As A Co-sponsor LOPEZ
             H Added As A Co-sponsor SMITH, MICHAEL
             H Added As A Co-sponsor HOLBROOK
             H Added As A Co-sponsor BOLAND
             H Added As A Co-sponsor DAVIS, STEVE
             H Added As A Co-sponsor FLOWERS
             H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-001
             H Added As A Co-sponsor FANTIN
    98-03-31 S Arrive Senate
             S Placed Calendr, First Reading
    98-04-02 S Chief Sponsor MOLARO
    98-04-08 S
                                          Fiscal Note Filed
                                          Referred to Sen Rules Comm
    98-04-21 S First reading
    98-04-28 S
                                          Assigned to Executive
                                          Recommended do pass 013-000-000
    98-05-06 S
             S Placed Calndr, Second Reading
    98-05-07
            S Second Reading
             S Placed Calndr, Third Reading
    98-05-13 S Third Reading - Passed 058-000-000
             H Passed both Houses
    98-06-11 H Sent to the Governor
    98-07-24 H Governor approved
                  Effective Date 98-07-24
             Η
                  PUBLIC ACT 90-0638
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HB-2697 SCHOENBERG.

220 ILCS 5/13-1001 new 220 ILCS 5/13-1002 new

Amends the Telecommunications Article of the Public Utilities Act. Provides that new telephone numbers shall not be allocated to telecommunications carriers in blocks of more than 1,000 numbers. Directs the Illinois Commerce Commission to adopt rules requiring the return of unused numbers for reallocation. Provides that the Commission shall not authorize the creation of a new area code within an existing area code in Cook County or any of the collar counties unless at least 75% of the potentially available telephone numbers within the existing area code are being used by consumers of telecommunications services. Effective immediately.

2653 HB-2697—Cont.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2698 CURRIE.

305 ILCS 5/5-5.02

from Ch. 23, par. 5-5.02

Amends the Medicaid Article of the Illinois Public Aid Code. Makes a technical change in provisions regarding hospital reimbursements. Effective immediately.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2699 LANG.

510 ILCS 70/4

from Ch. 8, par. 704

Amends the Humane Care for Animals Act. Adds a caption and makes technical changes to a Section concerning prohibited acts.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2700

HOFFMAN – CAPPARELLI – SAVIANO – KENNER – MAUTINO, MCAULIFFE, WOJCIK, BRUNSVOLD, PARKE, LANG, BLACK, O'BRIEN, LYONS, JOSEPH, FRITCHEY, PERSICO, HASSERT, ACKERMAN, FEIGENHOLTZ, DURKIN, NOVAK, WAIT, TURNER, ART, FANTIN, DAVIS, STEVE, HOLBROOK, MOFFITT, BROWN, MEYER, BERGMAN, BURKE, TENHOUSE, MOORE, EUGENE, BOLAND, BUGIELSKI, ZICKUS, JONES, LOU AND REITZ.

235 ILCS 5/1-3.28

from Ch. 43, par. 95.28

Amends the Liquor Control Act of 1934 to expand the definition of "broker" to include a person, corporation, or other combination of individuals that solicits orders or membership to an alcoholic beverage club or an alcoholic liquors club to promote the sale of alcoholic liquors to consumers and businesses for any wholesaler, retailer, or other individual who ships alcoholic liquors by means of a common carrier. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to:
235 ILCS 5/1-3.28 from Ch. 43, par. 95.28
235 ILCS 5/2-1 from Ch. 43, par. 96
235 ILCS 5/3-12 from Ch. 43, par. 108
235 ILCS 5/5-1 from Ch. 43, par. 115
235 ILCS 5/6-16 from Ch. 43, par. 131
235 ILCS 5/6-17.2 new
235 ILCS 5/6-29.1 new
235 ILCS 5/10-1 from Ch. 43, par. 183

Replaces everything. Amends the Liquor Control Act of 1934. Provides that the term "broker" includes a person, other than a retail licensee, who promotes, solicits, or accepts orders for alcoholic liquor for use or consumption to be delivered to residents of this State by an express company, common carrier, or contract carrier. Provides that the State Commission shall have the power to receive applications and issue licenses to brokers and wine maker retail licensees and to investigate shipments of alcoholic liquor into this State from outside this State and to issue a cease-and-desist notice in the event of a violation of the Act. Provides that no carrier that transports alcoholic liquor into this State shall deliver alcoholic liquor to any person under 21 years of age or to any intoxicated person. Provides that a carrier that transports alcoholic liquor into this State for delivery in this State shall obtain a signature acknowledging receipt of the alcoholic liquor by a person who is at least 21 years of age. Provides that any retail licensee who knowingly ships alcoholic liquor into another state in violation of that state's laws shall have its license suspended for 7 days for a first violation and shall have its license revoked by the Commission for a second violation. Provides that a person who ships alcoholic liquor into this State from a point outside this State to a person who does not hold a manufacturer, distributor, importing distributor, or nonresident dealer license, unless authorized by law, violates the Act. Provides that a violation is a business offense with a fine of not more than \$1,000 for a first offense, \$5,000 for a second offense, and \$10,000 for a third or subsequent offense. Effective immediately.

FISCAL NOTE, H-AM 1 (Liquor Control Commission)
Total expenditures for the first year would equal \$175,010 but would decline in the second year to \$135,000 but this would still have a negative impact on the Dram Shop Fund from \$80,000 to \$110,000 per year.
HOME RULE NOTE, AMENDED
Contains no language preempting home rule.

STATE MANDATES ACT FISCAL NOTE, AMENDED

Fails to create a State mandate.

SENATE AMENDMENT NO. 2.

Adds reference to:

235 ILCS 5/8-12 from Ch. 43, par. 164 3/4 235 ILCS 5/5-3 from Ch. 43, par. 118 235 ILCS 5/10-7.1 from Ch. 43, par. 189.1

Deletes everything. Amends the Liquor Control Act of 1934. Provides that the term "broker" includes a person who, for a fee or commission, promotes, solicits, or accepts orders for alcoholic liquor for use or consumption to be shipped from this State and delivered to residents out of this State by an express company, common carrier, or contract carrier. Provides that the State Commission shall have the power to receive applications and issue licenses to brokers and wine maker retail licensees and to investigate shipments of alcoholic liquor into this State from outside this State and to issue a cease-and-desist notice in the event of a violation of the Act. Provides that no carrier that transports alcoholic liquor into this State shall knowingly deliver alcoholic liquor to any person under 21 years of age. Provides that a carrier that transports alcoholic liquor into this State for delivery in this State shall obtain a signature acknowledging receipt of the alcoholic liquor by a person who is at least 21 years of age. Provides that any retail licensee who knowingly ships alcoholic liquor into another state in violation of that state's laws shall have its license suspended for 7 days for a first violation and shall have its license revoked by the Commission for a second violation. Provides that a person who ships alcoholic liquor into this State from a point outside this State to a person who does not hold a manufacturer, distributor, importing distributor, or nonresident dealer license, unless authorized by law, violates the Act. Provides that a violation is a business offense with a fine of not more than \$1,000 for a first offense, \$5,000 for a second offense and \$10,000 for a third or subsequent offense. Provides that the Department of Revenue may establish procedures for electronic transmission of certain information concerning delivery of alcoholic liquor directly to the Department. Requires the Commission to report to the Governor and the General Assembly by April 30, 1999 concerning the impact of the provisions of this amendatory Act of 1998 on the business of soliciting, selling, and shipping alcoholic liquor from outside this State to residents of this State. Adds an immediate effective date.

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98-02-03 H Filed With Clerk
        H First reading
                                   Referred to Hse Rules Comm
98-02-24 H Primary Sponsor Changed To HOFFMAN
         H Added As A Joint Sponsor SAVIANO
        H Added As A Co-sponsor KENNER
98-02-25 H
                                    Assigned to Registration & Regulation
98-03-18 H Added As A Co-sponsor BRUNSVOLD
98-03-19 H Joint Sponsor Changed to CAPPARELLI
         H Added As A Co-sponsor WOJCIK
         H Added As A Co-sponsor MAUTINO
         H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor KENNER
        H Added As A Co-sponsor BRUNSVOLD
         H Added As A Co-sponsor PARKE
         H Added As A Co-sponsor LANG
         H Added As A Co-sponsor BLACK
         H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor LYONS, JOSEPH
         H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor PERSICO
         H Added As A Co-sponsor HASSERT
         H Added As A Co-sponsor ACKERMAN
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H Added As A Co-sponsor FEIGENHOLTZ

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98-03-19-Cont.
        H Added As A Co-sponsor DURKIN
        H Added As A Co-sponsor NOVAK
        H Added As A Co-sponsor WAIT
        H Added As A Co-sponsor TURNER, ART
        H Added As A Co-sponsor FANTIN
        H Added As A Co-sponsor DAVIS, STEVE
        H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor MOFFITT
         H Added As A Co-sponsor BROWN
        H Added As A Co-sponsor MEYER
         H Added As A Co-sponsor BERGMAN
         H Added As A Co-sponsor BURKE
         H Added As A Co-sponsor TENHOUSE
         H Added As A Co-sponsor MOORE, EUGENE
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor BUGIELSKI
         H Added As A Co-sponsor ZICKUS
         H Added As A Co-sponsor JONES,LOU
                                                              Adopted
98-03-20 H
                Amendment No.01
                                     REGIS REGULAT H
                                     Do Pass Amd/Stndrd Dbt/Vote 021-001-000
         Н
         H Plcd Cal 2nd Rdg Std Dbt
         H Added As A Co-sponsor WOJCIK
98-03-23 H
                                     Fiscal Note Requested BLACK
         H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shr Dbt
         H Added As A Co-sponsor REITZ
                                     Fiscal Note filed as Amnded
98-03-24 H
         H Pld Cal Ord 3rd Rdg-Std Dbt
                                     Home Rule Note Fld as amend
98-03-25 H
                                     St Mndt Fscl Note Fld Amnd
         H 3rd Rdg-Stnd Dbt-Pass/V114-000-000
98-03-26 S Arrive Senate
         S Placed Calendr.First Reading
         S Chief Sponsor DILLARD
         S First reading
                                     Referred to Sen Rules Comm
         S Added as Chief Co-sponsor JACOBS
         S Added as Chief Co-sponsor BOWLES
98-04-01 S Added as Chief Co-sponsor WALSH,L
98-04-03 S Added as Chief Co-sponsor WALSH,T
98-04-22 S
                                     Assigned to Executive
98-04-28 S
                                     EXECUTIVE S
                 Amendment No.01
                                     Recommended do pass 013-000-000
            Placed Calndr, Second Reading
98-05-13 S Filed with Secretary
         S
                 Amendment No.02
                                     DILLARD
         S
                 Amendment referred to SRUL
                                     DILLARD
         S
                 Amendment No.02
                 Rules refers to
                                       SEXC
           Second Reading
         S Placed Calndr, Third Reading
98-05-14
                 Amendment No.02
                                      DILLARD
         S
                                      Be adopted
           Added As A Co-sponsor RADOGNO
          S Recalled to Second Reading
                 Amendment No.02
                                                              Adopted
                                      DILLARD
           Placed Calndr, Third Reading
            Third Reading - Passed 057-000-000
98-05-15 H Arrive House
         H Place Cal Order Concurrence 02
         H Motion Filed Concur
                 Motion referred to
                                       HRUL
         н
         H Calendar Order of Concurren 02
                 Motion referred to
                                       HREG/02
98-05-18 H
         H Calendar Order of Concurren 02
                                      App For Consider - Complnce
98-05-19 H
          H H Concurs in S Amend. 02/116-000-000
          H Passed both Houses
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98-06-17 H Sent to the Governor 98-08-13 H Governor approved

H Effective Date 98-08-13 H PUBLIC ACT 90-0739

HB-2701 NOLAND - GRANBERG - CLAYTON.

225 ILCS 45/1 from Ch. 111 1/2, par. 73.101 225 ILCS 45/1a from Ch. 111 1/2, par. 73.101a 225 ILCS 45/4 from Ch. 111 1/2, par. 73.104 225 ILCS 45/5.5 new 815 ILCS 390/4 from Ch. 21, par. 204 815 ILCS 390/15 from Ch. 21, par. 215

Amends the Illinois Funeral or Burial Funds Act to specify that outer burial containers may be included in sales contracts executed under the Illinois Pre-Need Cemetery Sales Act. Establishes when delivery of outer burial containers is deemed to have occurred. Sets forth requirements imposed on warehouse facilities to which sellers deliver outer burial containers. Requires sellers of pre-need contracts to pay \$5 for each pre-need contract entered into, to be deposited into the Funeral Consumer Protection Fund for use in providing restitution to consumers who suffer a pecuniary loss arising out of a pre-need contract. Provides for service of process on the Comptroller for actions against a foreign warehouse facility. Amends the Illinois Pre-Need Cemetery Sales Act to include outer burial containers among the cemetery merchandise that may be offered in a pre-need sales contract under the Act. Provides that 85% of proceeds received for the purchase of outer burial containers shall be deposited into one or more trust funds. Effective January 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-03 H Filed With Clerk

H Added As A Joint Sponsor GRANBERG

H Added As A Co-sponsor CLAYTON

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2702 LANG.

Appropriates the sum of \$1 to the Department of Human Services for its ordinary and contingent expenses as the successor to the Department of Mental Health and Developmental Disabilities. Effective July 1, 1998.

98-02-03 H Filed With Clerk

Referred to Hse Rules Comm

H First reading 99-01-12 H Session Sine Die

HB-2703 CURRY, JULIE – O'BRIEN – FEIGENHOLTZ – FANTIN – ACEVEDO, LANG, RONEN, JONES, LOU, SMITH, MICHAEL, KLINGLER, KENNER, GILES, GASH, SILVA, MCGUIRE AND WOOLARD.

720 ILCS 5/3-6 from Ch. 38, par. 3-6

Amends the Criminal Code of 1961. Extends the statute of limitations for the offense of criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, or aggravated criminal sexual abuse. Eliminates provision that a prosecution for criminal sexual assault or aggravated criminal sexual assault may be commenced within 5 years of the commission of the offense if the victim reported the offense to law enforcement authorities within 6 months after the commission of the offense. Provides that the prosecution of any of these offenses may be commenced within 10 years after the commission of the offense or, if the victim is under 18 years, within 10 years of the victim attaining the age of 18 years (now, prosecution of any of these offenses must be commenced within one year of the victim attaining the age of 18 years or within 3 years after the commission of the offense, whichever expires later).

CORRECTIONAL NOTE

Corrections population impact and fiscal impact is unknown.

JUDICIAL NOTE

Impact on the Judiciary cannot be determined.

FISCAL NOTE (Dpt. Corrections)

No change from correctional note.

FISCAL NOTE (Office of Ill. Courts)

There may be relatively slight increase in State expenditures.

NOTE(S) THAT MAY APPLY: Correctional

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98-02-03 H Filed With Clerk
         H Added As A Joint Sponsor O'BRIEN
         H First reading
                                     Referred to Hse Rules Comm
98-02-04 H Added As A Co-sponsor FEIGENHOLTZ
98-02-18 H
                                     Assigned to Judiciary II - Criminal Law
98-02-23 H Added As A Co-sponsor LANG
98-02-25 H Added As A Co-sponsor RONEN
98-02-26 H
                                     Fiscal Note Requested BLACK
                                     Correctional Note Requested BLACK
         H
                                     Judicial Note Request BLACK
         Η
         Н
                                     Committee Judiciary II - Criminal Law
         Н
                                     Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Co-sponsor JONES, LOU
         H Added As A Co-sponsor SMITH, MICHAEL
98-03-18 H
                                     Correctional Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-19 H
                                     Judicial Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-20 H Added As A Co-sponsor ACEVEDO
98-03-23 H
                                     Fiscal Note Filed
         H Added As A Co-sponsor FANTIN
         H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
         H Added As A Co-sponsor KLINGLER
         H Added As A Co-sponsor KENNER
         H Added As A Co-sponsor GILES
         H Added As A Co-sponsor GASH
         H Added As A Co-sponsor SILVA
         H Added As A Co-sponsor MCGUIRE
         H Added As A Co-sponsor WOOLARD
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor KEHOE
         S First reading
                                     Referred to Sen Rules Comm
98-04-01 S
                                     Fiscal Note Filed
         S
                                     Committee Rules
         S
           Sponsor Removed KEHOE
           Alt Chief Sponsor Changed MYERS,J
            Added as Chief Co-sponsor KEHOE
           Added as Chief Co-sponsor PARKER
99-01-12 H Session Sine Die
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HB-2704 GIGLIO.

5 ILCS 420/2-105 new 10 ILCS 5/9-5.5 new

Amends the Illinois Governmental Ethics Act and the Election Code. Prohibits a legislator from distributing a newsletter produced at State expense during the 3 months before a general primary or general election. Limits campaign expenditures of candidates and nominees for State Senator to \$100,000 per primary and \$100,000 per election and for State Representative to \$50,000 per primary and \$50,000 per election. Effective immediately.

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FISCAL NOTE (State Bd. of Elections)
HB2704 would have minimal fiscal impact.
98-02-03 H Filed With Clerk
H First reading Referred to Hse Rules Comm
98-02-17 H Fiscal Note Filed
Committee Rules
99-01-12 H Session Sine Die
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HB-2705 GIGLIO.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Creates a credit against the taxes imposed under the Act for individual taxpayers 65 years of age or older and retired in an amount not to exceed \$250 for volunteer services contributed to public schools in this State.

Provides that the amount of credit is dependent on the number of hours volunteered. Provides that in the case of a husband and wife, each spouse shall be allowed to qualify for the credit individually. Provides for certification by the school of the number of hours worked by the volunteer. Provides that the credit shall not reduce the taxpayer's liability under the Act to less than zero. Provides that the credit shall not be allowed if the volunteer hours displace, or prevent the placement of, an employee of the public school. Provides that the credit is available for taxable years beginning on or after January 1, 1998. Sunsets the credit after 5 years.

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NOTE(S) THAT MAY APPLY: Fiscal
98-02-03 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-2706 GIGLIO.

415 ILCS 5/22.49

Amends the Environmental Protection Act. Provides that no person may dispose of carwash sludge in any method of land application. Provides that carwash sludge may not be discharged into a treatment works except pursuant to the express authorization of the owner of the treatment works. Provides that carwash sludge may be collected, stored, and treated at a facility that does not have a solid waste management permit if certain conditions are met by the facility operator and owner. Provides that a transporter of carwash sludge shall provide the generator with written certification containing certain information concerning any sludge to be transported. Provides that a person who violates these provisions is subject to a civil penalty. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

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98-02-03 H Filed With Clerk
H First reading Referred to Hse Rules Comm
98-03-11 H Assigned to Environment & Energy
98-03-20 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2707 GIGLIO - ACEVEDO.

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20 ILCS 2520/5.5 new
35 ILCS 5/902
                                   from Ch. 120, par. 9-902
35 ILCS 5/904
                                   from Ch. 120, par. 9-904
35 ILCS 105/19
                                   from Ch. 120, par. 439.19
35 ILCS 105/20
                                   from Ch. 120, par. 439.20
35 ILCS 110/17
                                   from Ch. 120, par. 439.47
35 ILCS 110/18
                                   from Ch. 120, par. 439.48
35 ILCS 115/17
                                   from Ch. 120, par. 439.117
35 ILCS 115/18
                                   from Ch. 120, par. 439.118
35 ILCS 120/4
                                   from Ch. 120, par. 443
35 ILCS 120/5
                                   from Ch. 120, par. 444
35 ILCS 120/6a
                                   from Ch. 120, par. 445a
                                   from Ch. 120, par. 445b
35 ILCS 120/6b
35 ILCS 130/9a
                                   from Ch. 120, par. 453.9a
35 ILCS 130/9b
                                   from Ch. 120, par. 453.9b
35 ILCS 135/13
                                   from Ch. 120, par. 453.43
35 ILCS 135/13a
                                   from Ch. 120, par. 453.43a
35 ILCS 505/5
                                   from Ch. 120, par. 421
35 ILCS 505/5a
                                   from Ch. 120, par. 421a
                                   from Ch. 120, par. 421b
35 ILCS 505/5b
                                   from Ch. 120, par. 481b.2
35 ILCS 510/2
                                   from Ch. 120, par. 2166
35 ILCS 520/16
                                   from Ch. 120, par. 467.6
35 ILCS 610/6
35 ILCS 615/6
                                   from Ch. 120, par. 467.21
                                   from Ch. 120, par. 473
35 ILCS 620/6
                                   from Ch. 120, par. 1416
35 ILCS 625/6
35 ILCS 630/10
                                   from Ch. 120, par. 2010
35 ILCS 735/3-3
                                   from Ch. 120, par. 2603-3
35 ILCS 735/3-7
                                   from Ch. 120, par. 2603-7
```

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 a reduction of a refund regarding any tax, until proven otherwise in the appropriate proceeding, the taxpayer's position

2659 HB-2707—Cont.

shall be presumed to be the correct position if the taxpayer asserts a reasonable dispute and cooperates with the Department of Revenue, and the burden of proof shall be on the Department to prove otherwise. 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 Cigarette Tax Act, the Cigarette Use Tax Act, the Motor Fuel Tax Law, the Coin-Operated Amusement Device and Redemption Machine Tax Act, the Cannabis and Controlled Substances Tax Act, the Messages Tax Act, the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Water Company Invested Capital Tax Act, the Telecommunications Excise Tax Act, and the Uniform Penalty and Interest Act to delete provisions stating that certain findings of the Department are prima facie correct for the purpose of any dispute with a taxpayer. Effective immediately.

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98-02-03 H Filed With Clerk
H First reading Referred to Hse Rules Comm
98-02-18 H Added As A Joint Sponsor ACEVEDO
99-01-12 H Session Sine Die
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HB-2708 JOHNSON, TOM.

625 ILCS 5/11-1414

Amends the Illinois Vehicle Code. Makes a stylistic change in provisions in relation to approaching, overtaking, and passing a school bus.

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98-02-03 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-2709 MAUTINO.

105 ILCS 5/3-2.5

Amends the School Code. Changes the salary schedule for regional superintendents of schools effective the first Monday of August, 1999. Provides for an adjustment to those annual salaries on July 1 of each year thereafter. Effective immediately.

FISCAL NOTE (State Bd. of Ed.)

There would be an increase from \$6,461,500 to \$7,575,388.

Assistant reg. sup'ts. with a Master's degree receive an annual

salary that is 90% of the reg. sup't. salary.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-03 H Filed With Clerk H First reading Referred to Hse Rules Comm

98-02-18 H Fiscal Note Filed
H St Mandate Fis Note Filed
Committee Rules

99-01-12 H Session Sine Die

HB-2710 MAUTINO - ACEVEDO.

20 ILCS 2805/2d new

Amends the Department of Veterans Affairs Act. Provides that subject to appropriation, the Department shall increase by at least 80 beds the capacity of the Illinois Veterans Home at LaSalle and shall request and expend federal grants for this Veterans Home addition.

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FISCAL NOTE (Dept. of Veterans' Affairs)
Estimated construction and first year costs are $13.6 M.
STATE MANDATES FISCAL NOTE
HB 2710 fails to create a state mandate.
NOTE(S) THAT MAY APPLY: Fiscal
98-02-03 H Filed With Clerk
H First reading
98-02-11 H
Assigned to Veterans' Affairs
98-02-26 H
Do Pass/Short Debate Cal 010-000-000
```

H Placed Cal 2nd Rdg-Sht Dbt
H Placed Cal 2nd Rdg-Sht Dbt
H Fiscal Note Requested MEYER

H St Mandate Fis Nte Requestd MEYER
H Cal Ord 2nd Rdg-Shr Dbt

98-03-19 H Fiscal Note Filed

H Cal Ord 2nd Rdg-Shr Dbt

98-03-20 H Added As A Joint Sponsor ACEVEDO 98-03-24 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 98-03-25 H St Mandate Fis Note Filed H Pld Cal Ord 3rd Rdg-Sht Dbt 98-03-26 H 3rd Rdg-Sht Dbt-Pass/Vote 113-001-000 98-03-31 S Arrive Senate S Placed Calendr, First Reading 98-04-14 S Chief Sponsor HAWKINSON Referred to Sen Rules Comm

98-04-21 S First reading

99-01-12 H Session Sine Die

NOLAND. HB-2711

505 ILCS 135/1

from Ch. 5, par. 2651

Amends the Sustainable Agriculture Act concerning the short title. Makes a technical change.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2712 NOLAND.

510 ILCS 77/100

Amends the Livestock Management Facilities Act concerning its application. Makes a technical change.

98-02-03 H Filed With Clerk H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Livestock Management 98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2713 NOLAND.

240 ILCS 40/15-5

Amends the Grain Code. Makes a technical change in the Section concerning training of a licensee who violates the Code.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2714 MAUTINO.

105 ILCS 5/2-3.64

from Ch. 122, par. 2-3.64

Amends the School Code. Beginning with the 1998-1999 school year, requires the State Board of Education to report all assessment scores by May 1, except that writing assessment scores must be reported by August 1. Effective immediately.

FISCAL NOTE (State Bd. of Ed.)

Approximately \$700,000 additional would be required.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

98-02-03 H Filed With Clerk

Referred to Hse Rules Comm H First reading Fiscal Note Filed 98-02-18 H

St Mandate Fis Note Filed H Committee Rules Н

99-01-12 H Session Sine Die

HB-2715 MAUTINO.

230 ILCS 20/4

from Ch. 120, par. 1054

Amends the Illinois Pull Tabs and Jar Games Act. Raises the limit on the aggregate value of all prizes or merchandise that may be awarded in a single day of pull tabs and jar games to \$5,000 in all counties where that limit is less than \$5,000. Effective immediately.

FISCAL NOTE (Dpt. Revenue)

Minimal, but indeterminable, increase in state revenue.

98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-18 H Fiscal Note Filed Committee Rules Н

2661 HB-2715-Cont.

99-01-12 H Session Sine Die

HB-2716 MAUTINO - BLACK - HOLBROOK.

from Ch. 24, par. 11-141-7 65 ILCS 5/11-141-7 65 ILCS 5/11-141-16 from Ch. 24, par. 11-141-16

Amends the Illinois Municipal Code concerning sewer systems. Deletes the provisions providing that delinquent sewer charges may become junior liens upon the real property after notice to the owner and may be foreclosed in the same manner as delinquent mortgages. Provides that delinquent sewer charges shall become a lien upon the real property, and charges delinquent for 6 months or more shall be certified annually to the proper tax office to enter upon the property tax roll for lien enforcement. Provides that a municipality may also discontinue water or sewer service to enforce delinquent sewer charges.

HOUSE AMENDMENT NO. 1.

Adds reference to: 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.

FISCAL NOTE (DCCA)

HB 2716 will not have a fiscal impact on DCCA.

STATE MANDATES ACT FISCAL NOTE

HB 2716 fails to create a State mandate.

HOME RULE NOTE

HB 2716 does not preempt home rule authority.

JUDICIAL NOTE, H-AM 1

No decrease or increase in the need for the number of judges.

STATE MANDATES ACT FISCAL NOTE, H-AM 1

No change from the previous mandates note.

HOME ŘULE NOTÉ, H-AM 1

No change from previous home rule note.

HOUSE AMENDMENT NO. 4.

Replaces the amendatory changes to the Illinois Municipal Code with provisions that authorize a municipality providing sewerage service to discontinue water service or sewerage service, or both, to a premises 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 municipality 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. Provides that a municipality may contract with a privately owned public utility for the discontinuation of water service to a premises with respect to which the payment of a rate or charge for sewerage service has become delinquent.

HOUSE AMENDMENT NO. 5.

Provides that in counties with a population of more than 250,000, water or sewer service may not be discontinued to enforce delinquent sewer charges.

HOUSE AMENDMENT NO. 6.

Provides that in counties with a population of more than 250,000 where the majority of the municipal sewerage system users are located outside of the municipality's corporate limits, the municipality may not discontinue water or sewer service to enforce delinquent sewer charges.

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JUDICIAL NOTE, H-AM 6
   No change from previous judicial note.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    98-02-03 H Filed With Clerk
                                         Referred to Hse Rules Comm
             H First reading
                                         Assigned to Local Government
    98-02-18 H
                                         LOCAL GOVT H
                                                                  Adopted
    98-02-25 H
                    Amendment No.01
                                         Do Pass Amend/Short Debate 013-002-000
             H Placed Cal 2nd Rdg-Sht Dbt
                                         Fiscal Note Requested BLACK
    98-02-26 H
                                         St Mandate Fis Nte Requestd BLACK
             Η
                                         Home Rule Note Requested BLACK
             H
                                         Judicial Note Request BLACK
             Н
                                         HARTKE
             Η
                    Amendment No.02
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shr Dbt
                                         Fiscal Note Filed
    98-03-18 H
                                         St Mandate Fis Note Filed
             H
                                         Home Rule Note Filed
             H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
                                         Judicial Note req as Amend
    98-03-19 H
             H Relld 2nd Rdng-Short Debate
                     Amendment No.02
                                         HARTKE
             Н
             H Be approved consideration HRUL
             H Held 2nd Rdg-Short Debate
    98-03-20 H
                     Amendment No.03
                                         HARTKE
                     Amendment referred to HRUL
             Н
             H Held 2nd Rdg-Short Debate
                                                                  Withdrawn
    98-03-23 H
                     Amendment No.02
                                          HARTKE
             H Held 2nd Rdg-Short Debate
                     Amendment No.03
                                          HARTKE
    98-03-24 H
             Н
                     Rules refers to
                                           HLGV
             H Held 2nd Rdg-Short Debate
                                          HARTKE
    98-03-25 H
                     Amendment No.03
             H Be approved consideration 011-002-001/HLGV
                                          St Mndt Fscl Note Fld Amnd
              Н
                                          Home Rule Note Fld as amend
              Н
              H Held 2nd Rdg-Short Debate
                                          MAUTINO
                     Amendment No.04
    98-03-26 H
                     Amendment referred to HRUL
              Н
              H Held 2nd Rdg-Short Debate
                     Amendment No.05
                                          MAUTINO
     98-03-31
             Η
                     Amendment referred to HRUL
              Н
                     Rules refers to
                                           HLGV
              Η
                                          MAUTINO
                     Amendment No.04
              Н
                                           HLGV
              Η
                     Rules refers to
              H Held 2nd Rdg-Short Debate
                                          MAUTINO
                     Amendment No.04
     98-04-01 H
              H Be approved consideration 017-000-000/HLGV
              H
                     Amendment No.05
                                          MAUTINO
              H Be approved consideration 016-001-000/HLGV
                                                                   Withdrawn
              Η
                     Amendment No.03
                                          HARTKE
                                                                   Adopted
                      Amendment No.04
                                          MAUTINO
              Η
                                                                   Adopted
                      Amendment No.05
                                          MAUTINO
              Η
              H Held 2nd Rdg-Short Debate
                                          MAUTINO
              Н
                      Amendment No.06
              Η
                      Amendment referred to HRUL
              H Be approved consideration HRUL
              H Added As A Joint Sponsor BLACK
              H Added As A Co-sponsor HOLBROOK
                     Amendment No.06
                                                                   Adopted
                                          MAUTINO
              H Pld Cal Ord 3rd Rdg-Sht Dbt
              H 3rd Rdg-Sht Dbt-Pass/Vote 118-000-000
     98-04-02 S Arrive Senate
              S Placed Calendr, First Reading
                 Chief Sponsor SYVERSON
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Referred to Sen Rules Comm

S First reading

98-04-08 S Judicial Note reg as Amend HA 06 98-04-23 S Added As A Co-sponsor BOWLES 98-04-28 S Assigned to Local Government & Elections 98-05-06 S Sponsor Removed BOWLES 98-05-07 S Held in committee Committee Local Government & Elections 98-05-08 S Refer to Rules/Rul 3-9(a) 99-01-12 H Session Sine Die CAPPARELLI - MCAULIFFE - BUGIELSKI. HB-2717 205 ILCS 510/1 from Ch. 17, par. 4651 Amends the Pawnbroker Regulation Act, Adds a caption to the Section defining the term "pawnbroker". 98-02-03 H Filed With Clerk H Added As A Joint Sponsor MCAULIFFE H Added As A Co-sponsor BUGIELSK1 H First reading Referred to Hse Rules Comm 99-01-12 H Session Sine Die HB-2718 CAPPARELLÍ - BUGIELSKI - SAVIANO - MCAULIFFE. 40 ILCS 5/11-221.1 from Ch. 108 1/2, par. 11-221.1 Amends the Illinois Pension Code. Makes technical changes in a Section of the Chicago Laborer Article relating to contributions. PENSION NOTE HB2718 has no fiscal impact. NOTE(S) THAT MAY APPLY: Pension 98-02-03 H Filed With Clerk H Added As A Joint Sponsor BUGIELSKI H Added As A Co-sponsor SAVIANO H Added As A Co-sponsor MCAULIFFE H First reading Referred to Hse Rules Comm 98-03-03 H Pension Note Filed Committee Rules 99-01-12 H Session Sine Die CAPPARELLI - SAVIANO - BUGIELSKI - MCAULIFFE. HB-2719 40 ILCS 5/8-230.1 from Ch. 108 1/2, par. 8-230.1 Amends the Illinois Pension Code. Makes technical changes in a Section of the Chicago Municipal Article relating to contributions. PENSION NOTE HB2719 has no fiscal impact. NOTE(S) THAT MAY APPLY: Pension 98-02-03 H Filed With Clerk H Added As A Joint Sponsor SAVIANO H Added As A Co-sponsor BUGIELSKI H Added As A Co-sponsor MCAULIFFE H First reading Referred to Hse Rules Comm 98-03-03 H Pension Note Filed Committee Rules 99-01-12 H Session Sine Die HB-2720 BRUNSVOLD - HOFFMAN - DAVIS, STEVE - NOLAND. 305 ILCS 20/13 Amends the Energy Assistance Act of 1989. Eliminates the monthly energy assistance charge imposed upon residential customers. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal 98-02-03 H Filed With Clerk H First reading Referred to Hse Rules Comm 98-02-19 H Added As A Joint Sponsor HOFFMAN H Added As A Co-sponsor DAVIS, STEVE 98-03-26 H Added As A Co-sponsor NOLAND 99-01-12 H Session Sine Die

HB-2721 BRUNSVOLD – NOLAND – WOOLARD – TURNER, JOHN, HOLBROOK, TENHOUSE, BOLAND AND DAVIS, STEVE.

520 ILCS 5/2.36a from Ch. 61, par. 2.36a

Amends the Wildlife Code. Provides that the fair market value or replacement cost (now stated values) shall determine the value of protected species to classify hunting

and trapping violations, but that the minimum value shall not be less than the provision's stated values. Increases the stated value for a bald eagle to \$500 (now \$200) and for antlered whitetail deer to \$500 (now all whitetail deer, \$145).

STATE MANDATES ACT FISCAL NOTE HB2721 fails to create a State mandate. FISCAL NOTE (Dpt. Natural Resources) No additional cost; possible revenue increase. HOUSE AMENDMENT NO. 4.

Adds reference to:

520 ILCS 5/2.33 520 ILCS 5/3.5

from Ch. 61, par. 2.33

Deletes everything. Amends the Wildlife Code. Deletes the hunting and trapping prohibition concerning the nighttime use of calling devices. Provides that nothing shall prohibit the pursuit of a crippled migratory waterfowl that is incapable of normal flight (now, incapable of flight) if done within 400 yards (now, 200) of the hunting blind. Provides that fair market value, replacement cost, or stated minimum values, whichever is greater, (now, stated values) shall determine the value of the protected species to classify hunting and trapping violations. Increases the stated values of certain species and adds additional categories of species and their minimum values. Provides that a person shall be guilty of a Class 4 felony if convicted of more than one violation in a 90-day period where the animals of each violation are not valued at or in excess of \$300, but the total value of the animals from the multiple violations is at or in excess of \$300. Establishes court procedure and conditions to impose probation on first-time offenders guilty of commercial possession of protected species.

STATE MANDATES ACT FISCAL NOTE, H-AM 4

No change from previous mandates note.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
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98-02-03 H Filed With Clerk
        H First reading
                                    Referred to Hse Rules Comm
98-02-11 H
                                    Assigned to Agriculture & Conservation
98-02-19 H
                                    Fiscal Note Requested BLACK
                                    St Mandate Fis Nte Requestd BLACK
        Н
                                    Do Pass/Short Debate Cal 014-000-000
         H
         H Placed Cal 2nd Rdg-Sht Dbt
98-02-23 H Added As A Joint Sponsor NOLAND
         H Added As A Co-sponsor WOOLARD
         H Added As A Co-sponsor TURNER, JOHN
98-02-26 H
                                    St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-05 H
                                    Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-19 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor TENHOUSE
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor DAVIS, STEVE
         Η
                Amendment No.01
                                    BRUNSVOLD
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
98-03-27 H
                Amendment No.02
                                    BRUNSVOLD
         Η
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
                                    BRUNSVOLD
98-03-30 H
                Amendment No.01
                Rules refers to
         Η
                                      HAGC
                Amendment No.02
                                    BRUNSVOLD
         Н
         Η
                Rules refers to
                                      HAGC
         Н
                Amendment No.03
                                    BRUNSVOLD
         Η
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
                                    BRUNSVOLD
98-03-31 H
                Amendment No.01
         H Be approved consideration 014-000-000/HAGC
         Η
                Amendment No.03
                                    BRUNSVOLD
         Η
                Rules refers to
                                      HAGC
         H Held 2nd Rdg-Short Debate
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98-04-01 H
                                    BRUNSVOLD
               Amendment No.04
               Amendment referred to HRUL
        H Be approved consideration HRUL
                                   BRUNSVOLD
                                                            Withdrawn
        Η
               Amendment No.01
               Amendment No.04
                                    BRUNSVOLD
        Н
                                                            Adopted
        H
                                    St Mndt Fscl Note Fld Amnd
        H Pld Cal Ord 3rd Rdg-Sht Dbt
98-04-02 H
                                    Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2722 BRUNSVOLD.

520 ILCS 5/2.33

from Ch. 61, par. 2.33

Amends the Wildlife Code. Deletes the hunting prohibitions concerning the nighttime use of calling devices, the use or possession of certain shot sizes, and the taking of game birds that are not flying. Allows the use of nonrifled slugs to take a white-tailed deer

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FISCAL NOTE (Dpt. Natural Resources)
No fiscal impact.

NOTE(S) THAT MAY APPLY: Fiscal
98-02-03 H Filed With Clerk
H First reading
98-03-05 H Fiscal Note Filed
Committee Rules
99-01-12 H Session Sine Die

HB-2723 BRUNSVOLD.
30 ILCS 105/5.480 new
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30 ILCS 105/5.480 new	•
30 ILCS 105/8.3	from Ch. 127, par. 144.3
625 ILCS 5/2-119	from Ch. 95 1/2, par. 2-119
625 ILCS 5/3-401	from Ch. 95 1/2, par. 3-401
625 ILCS 5/3-412	from Ch. 95 1/2, par. 3-412
625 ILCS 5/3-413	from Ch. 95 1/2, par. 3-413

Amends the Illinois Vehicle Code and the State Finance Act. Provides that, for certain vehicle registration and renewal fees, 75 cents of the fee shall be deposited into the Secretary of State Registration Plate Replacement Fund, a new special fund. Provides that moneys in the Fund shall be used to replace license plates. Provides that Road Fund moneys may be used for the cost of replacing license plates. Sets a fine of not less than \$100 nor more than \$500 for operating a vehicle with an expired registration. Makes other changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2724 MADIGAN,MJ – BRUNSVOLD – DAVIS,STEVE – MCKEON AND SAVIANO.

820 ILCS 305/8

from Ch. 48, par. 138.8

Amends the Workers' Compensation Act. Provides that a provider of medical services or related services or items to an injured employee agrees to be bound by charges or payment levels allowed by the Industrial Commission. Provides that disputes regarding reasonableness of fees or charges shall be resolved in accordance with the Act or the Workers' Occupational Diseases Act. Prohibits a provider, employer, or insurance carrier from seeking payment for services or items from an employee.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 820 ILCS 305/8 Adds reference to: 820 ILCS 305/15

from Ch. 48, par. 138.15

Deletes everything. Amends the Workers' Compensation Act. Makes a stylistic change in a Section concerning the Workers' Compensation Commission's annual report to the Governor.

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FISCAL NOTE, H-AM 1 (Illinois Industrial Commission)
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There will be no fiscal impact.

FISCAL NOTE (Dpt. Central Management Services)

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HB2724 will save the State $125,000 annually.
STATE MANDATES ACT FISCAL NOTE, AMENDED
Fails to create a State mandate.
98-02-03 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-02-10 H Primary Sponsor Changed To MADIGAN, MJ
         H Added As A Joint Sponsor BRUNSVOLD
98-02-11 H
                                      Assigned to Labor & Commerce
98-02-24 H Added As A Co-sponsor DAVIS, STEVE
98-02-25 H Added As A Co-sponsor SAVIANO
98-03-20 H
                Amendment No.01
                                      LABOR-CMRC H
                                                               Adopted
                                      Do Pass Amend/Short Debate 021-000-000
         Η
         H Placed Cal 2nd Rdg-Sht Dbt
         Η
                                      Fiscal Note Requested PARKE
         Н
                                      St Mandate Fis Nte Requestd PARKE
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-25 H
                                      Fiscal Note filed as Amnded
                                      Fiscal Note Filed
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H Added As A Co-sponsor MCKEON
98-03-27 H
                                      St Mndt Fscl Note Fld Amnd
         H Held 2nd Rdg-Short Debate
98-03-31 H Pld Cal Ord 3rd Rdg-Sht Dbt
98-04-01 H
                                        3d Reading Consideration PP
         Н
                                        Calendar Consideration PP.
         Н
                                      Verified
         H 3rd Rdg-Sht Dbt-Pass/Vote 060-055-002
98-04-02 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor LAUZEN
         S First reading
                                      Referred to Sen Rules Comm
98-05-06 S Added as Chief Co-sponsor CRONIN
99-01-12 H Session Sine Die
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HB-2725 ERWIN – FEIGENHOLTZ.

20 ILCS 2705/49.25k new

Amends the Civil Administrative Code of Illinois concerning the Department of Transportation. Subject to appropriation, provides that the Department shall make a matching grant to the City of Chicago to begin implementation of the City's Lakefront Transportation Plan along Lake Shore Drive with an extension north to Fullerton Avenue. Effective immediately.

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FISCAL NOTE (Dpt. Transportation)
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Fiscal impact is subject to appropriation; HB2726 appropriates \$5 for the matching grant; HB2725 allows for future and/or additional appropriations.

NOTE(S) THAT MAY APPLY: Fiscal

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98-02-03 H Filed With Clerk
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H Added As A Joint Sponsor FEIGENHOLTZ

H First reading Referred to Hse Rules Comm

98-02-19 H Fiscal Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-2726 ERWIN - FEIGENHOLTZ.

Makes appropriations to the Department of Transportation to provide a matching grant to the City of Chicago to begin implementation of the City's Lakefront Transportation Plan along Lake Shore Drive with an extension north to Fullerton Avenue. Effective July 1, 1998.

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98-02-03 H Filed With Clerk
H Added As A Joint Sponsor FEIGENHOLTZ
H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Appropriations-Public Safety
98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
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2667 HB-2727

HB-2727 ERWIN.

New Act

Creates the Celebrate Illinois 2000 Millennium Commission to be chaired by the Governor and the Mayor of Chicago. Provides that the Commission shall examine, support, and promote Illinois' distinctive contributions to history and shall develop a lasting contribution to future generations to mark and celebrate a new millennium. Effective immediately.

FISCAL NOTE (Bureau of the Budget)

Through various contributions, there could be no state costs;

the Commission could be subsidized up to several million dol-

lars depending on the overall manner in which it is operated.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-18 H

Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2728 ERWIN – FEIGENHOLTZ AND LANG.

New Act

20 ILCS 415/4c

from Ch. 127, par. 63b104c

Creates the Commission on the Status of Women and defines its powers and duties. Provides that the Commission shall study the status of women in the State and make annual recommendations to the Governor and General Assembly for constructive legislation. Amends the Personnel Code to exempt from its provisions employees of the Commission. Effective immediately.

FISCAL NOTE (Bureau of the Budget)

Cost of a 16-member commission with permanent employees and an

office may range between \$250,000 and \$1,000,000.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-04 H Added As A Joint Sponsor FEIGENHOLTZ

98-02-18 H Fiscal Note Filed

H Committee Rules

98-03-24 H Added As A Co-sponsor LANG

99-01-12 H Session Sine Die

HB-2729 BLACK.

230 ILCS 5/15.1

from Ch. 8, par. 37-15.1

Amends the Illinois Horse Racing Act of 1975. Makes technical changes and adds a caption to the Section concerning deposits of fees.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

230 ILCS 5/15.1

Adds reference to:

230 ILCS 5/21

from Ch. 8, par. 37-21

Deletes everything. Amends the Illinois Horse Racing Act of 1975. Provides that a licensee shall provide that at least one race per day shall be devoted to the racing of quarter horses, appaloosas, arabians, or paints.

HOUSE AMENDMENT NO. 2.

Further amends the Illinois Horse Racing Act of 1975. Provides that each organization licensee may (now shall) provide that at least one race per day may be devoted to the racing of quarter horses, appaloosas, arabians, or paints.

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98-02-03 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
98-02-25 H
                                     Assigned to Executive
98-03-19 H
                Amendment No.01
                                     EXECUTIVE H
                                                              Adopted
                                     Do Pass Amend/Short Debate 012-000-000
        H Placed Cal 2nd Rdg-Sht Dbt
98-03-24 H
                Amendment No.02
                Amendment referred to HRUL
         H Be approved consideration HRUL
        H Cal Ord 2nd Rdg-Shr Dbt
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98-03-25 H Second Reading-Short Debate
                 Amendment No.02
                                      BLACK
                                                                Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-26 H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-001
98-03-31 S Arrive Senate
         S Placed Calendr, First Reading
98-04-01 S Chief Sponsor WEAVER,S
         S First reading
                                      Referred to Sen Rules Comm
98-04-22 S
                                      Assigned to Executive
98-04-28 S
                                      Recommended do pass 012-000-000
         S Placed Calndr, Second Reading
98-05-04 S Second Reading
         S Placed Calndr, Third Reading
98-05-15 S
                                      3rd Reading Pssg Ddlne Extd
98-05-19 S Filed with Secretary
                 Amendment No.01
                                      JACOBS
                 Amendment referred to SRUL
98-05-22 S Third Reading - Passed 056-000-001
         S Tabled Pursuant to Rule5-4(A) SA 01
         S Third Reading - Passed 056-000-001
         H Passed both Houses
98-06-19 H Sent to the Governor
98-08-14 H Governor approved
         Н
              Effective Date 99-01-01
         Η
              PUBLIC ACT 90-0754
```

HB-2730 CURRY, JULIE.

625 ILCS 5/6-107.2

Amends the Illinois Vehicle Code. Makes a stylistic change in provisions concerning the licensing of minors.

98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2731 CURRY JULIE - RONEN.

410 ILCS 80/5

from Ch. 111 1/2, par. 8205

Amends the Illinois Clean Indoor Air Act. Provides that smoking is prohibited in a public place that consists of a single room.

98-02-03 H Filed With Clerk

H Added As A Joint Sponsor RONEN

H First reading Referred to Hse Rules Comm

98-02-25 H Assigned to Environment & Energy

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2732 YOUNGE, BEAUBIEN AND DAVIS, MONIQUE.

105 ILCS 5/19-1 from Ch. 122, par. 19-1 105 ILCS 230/5-15

105 ILCS 230/5-20

Amends the School Construction Law and the School Code. Requires the State Board of Education to certify to a school district that has been issued a grant entitlement for a school construction project the amount of the project cost that the district will be required to finance with non-grant funds. Authorizes such a district, if it has no unused bonding capacity or if its remaining bonding capacity is less than the amount certified by the State Board of Education, to by referendum incur additional indebtedness by the issuance of school construction project bonds in an amount not exceeding the project cost that the district must finance with non-grant funds. Makes other related changes. Effective immediately.

FISCAL NOTE (State Board of Education)

Size and costs of potential construction projects are unknown.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

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

No change from previous note.

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

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No change from previous note.
    FISCAL NOTE (Capital Dev. Bd.)
    No fiscal impact is anticipated by CDB.
NOTE(S) THAT MAY APPLY: Fiscal
    98-02-03 H Filed With Clerk
             H First reading
                                           Referred to Hse Rules Comm
    98-02-23 H
                                           Fiscal Note Filed
                                           St Mandate Fis Note Filed
             Η
                                           Committee Rules
    98-03-11 H
                                           Assigned to Elementary & Secondary
                                             Education
    98-03-18 H
                                           Fiscal Note Filed
             H
                                           St Mandate Fis Note Filed
             Н
                                           Committee Elementary & Secondary
                                             Education
    98-03-19 H
                                           Fiscal Note Filed
             Н
                                           Do Pass/Short Debate Cal 021-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
    98-03-23 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 090-020-002
             H Added As A Co-sponsor BEAUBIEN
             H Added As A Co-sponsor DAVIS, MONIQUE
    98-03-25 S Arrive Senate
             S Placed Calendr, First Reading
    98-04-02 S Chief Sponsor CLAYBORNE
              S First reading
                                           Referred to Sen Rules Comm
    99-01-12 H Session Sine Die
```

BIGGERT - BERGMAN - CLAYTON - SAVIANO - ZICKUS. HB-2733

305 ILCS 5/1-12 new 310 ILCS 10/25.03a new 740 ILCS 147/40 new

Amends the Illinois Streetgang Terrorism Omnibus Prevention Act. Provides that gang members are not eligible for public aid, public housing, education assistance, or any other assistance funded in whole or in part with State moneys. Amends the Illinois Public Aid Code. Provides that a gang member is ineligible for aid under the Code. Amends the Housing Authorities Act. Provides that a gang member is ineligible for residence in a housing project operated under the Act.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-03 H Filed With Clerk

H Added As A Joint Sponsor BERGMAN

H Added As A Co-sponsor CLAYTON

H Added As A Co-sponsor SAVIANO

H Added As A Co-sponsor ZICKUS

H First reading

99-01-12 H Session Sine Die

Referred to Hse Rules Comm

HB-2734 MCAULIFFE - WOOD.

15 ILCS 205/4c

from Ch. 14, par. 4c

Amends the Attorney General Act. Provides that the Attorney General's investigators shall cooperate with municipal police and county police in enforcing the laws of the State and in making arrests and recovering property. Effective immediately.

GOVERNOR'S AMENDATORY VETO MESSAGE

Adds reference to:

20 ILCS 2605/55a

Recommends restoring provision that the Attorney General's investigators must first contact local law enforcement officials before conducting their investigations. Provides that the contact with a local law enforcement official or agency need not be made if the official or agency is the subject of the investigation. Amends the Civil Administrative Code of Illinois to provide that the Department of State Police investigators need not contact a local law enforcement official or agency that is the subject of the investigation.

98-02-03 H Filed With Clerk H First reading

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98-03-11 H
                                            Assigned to State Govt Admin & Election
                                              Refrm
      98-03-20 H
                                            Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
      98-03-25 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-03-26 H Added As A Joint Sponsor WOOD
               H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
      98-03-31 S Arrive Senate
               S Placed Calendr, First Reading
               S Chief Sponsor DUDYCZ
      98-04-01 S First reading
                                            Referred to Sen Rules Comm
                                            Assigned to Executive
      98-04-23 S
                                            Recommended do pass 013-000-000
               S Placed Calndr, Second Reading
      98-04-28 S Second Reading
               S Placed Calndr, Third Reading
      98-04-29 S Third Reading - Passed 058-000-000
               H Passed both Houses
      98-05-28 H Sent to the Governor
      98-07-24 H Governor amendatory veto
               H Placed Cal. Amendatory Veto
      98-11-18 H Bill dead-amendatory veto.
HB-2735
             KOSEL - KRAUSE - SAVIANO - ACEVEDO AND COULSON.
  Appropriates $300,000 to the Department of Public Health to fund the Osteoporosis
Prevention and Education Program, Effective July 1, 1998.
      98-02-03 H Filed With Clerk
               H Added As A Joint Sponsor KRAUSE
               H Added As A Co-sponsor SAVIANO
               H First reading
                                            Referred to Hse Rules Comm
      98-02-18 H Added As A Co-sponsor ACEVEDO
      98-03-11 H
                                            Assigned to Appropriations-Human Services
      98-03-13 H Added As A Co-sponsor COULSON
      98-03-20 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2736
            YOUNGE.
   30 ILCS 105/5.480 new
   70 ILCS 505/27 new
   70 ILCS 505/28 new
   70 ILCS 505/29 new
   70 ILCS 505/30 new
   70 ILCS 505/31 new
   70 ILCS 505/32 new
   70 ILCS 505/33 new
   70 ILCS 505/34 new
   70 ILCS 505/35 new
  230 ILCS 10/13
                                    from Ch. 120, par. 2413
  230 ILCS 10/13.2 new
  230 ILCS 10/23
```

Amends the East St. Louis Area Development Act and the State Finance Act. Deletes provisions repealing the East St. Louis Area Development Act on July 1, 1998. Creates a demonstration enterprise zone in the East St. Louis area. Provides that the East St. Louis Area Development Authority shall exercise authority over the zone regarding specified matters. Provides for operation of the zone and for the creation of an Enterprise Zone Assistance Fund. Amends the Riverboat Gambling Act by imposing an investment alternative tax of 2.5% of the adjusted gross receipts from wagering on East St. Louis riverboats. Part or all of the tax may be waived if a licensee purchases bonds or makes other investments approved by the Authority; otherwise the tax shall be paid into the Enterprise Zone Assistance Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

70 ILCS 505/25.1 rep.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

2671 HB-2737

HB-2737 YOUNGE.

20 ILCS 2310/55.02

from Ch. 127, par. 55.02

Amends the Civil Administrative Code of Illinois. Adds a caption to a Section concerning the Department of Public Health's general powers.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2738 YOUNGE.

20 ILCS 3805/1

from Ch. 67 1/2, par. 301

Amends the Illinois Housing Development Act concerning the short title. Adds a caption and makes a technical change.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2739 LANG – FEIGENHOLTZ.

Appropriates the sum of \$1, or so much of that amount as may be necessary, to the Department of Public Aid for the creation of the Learning for Earning Program.

98-02-03 H Filed With Clerk

H Added As A Joint Sponsor FEIGENHOLTZ

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2740 WOOLARD - MITCHELL.

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      105 ILCS 5/14-0.05 new

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

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

      105 ILCS 5/14-12.01
      from Ch. 122, par. 14-12.01

      105 ILCS 5/14-13.01
      from Ch. 122, par. 14-13.01

      105 ILCS 5/18-4.3
      from Ch. 122, par. 18-4.3
```

Amends the School Code. Eliminates provisions authorizing proportionate payment of school district claims for reimbursement for providing special education services, requires the General Assembly to appropriate adequate funds to reimburse school districts for 100% of the costs of providing special education services, and provides for payment of a prior year's reimbursement claims in the next succeeding fiscal year (and before payment of current claims for that succeeding fiscal year) if the amount appropriated in the prior fiscal year is insufficient to provide for full reimbursement of the claims filed for that year. Increases from \$2,000 to \$2,250 for the 1998-99 school year and \$2,500 for subsequent school years the maximum reimbursement over one per capita tuition charge for providing extraordinary special education services. Increases the reimbursement for teachers, school psychologists, professional workers, and a qualified director who furnish special education services in a recognized school to children with disabilities. Effective July 1, 1998.

FISCAL NOTE (State Board of Education)

Using 1996-97 school year (FY98 reimbursements) data, funds

for covering the shortfall would be about \$78,500,000 for

downstate, or \$109,650,000 including Chicago.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

98-02-03 H Filed With Clerk

H Added As A Joint Sponsor MITCHELL

H First reading Referred to Hse Rules Comm

98-02-23 H Fiscal Note Filed

H St Mandate Fis Note Filed

H Committee Rules

99-01-12 H Session Sine Die

HB-2741 WOOLARD - MITCHELL.

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

      105 ILCS 5/14-12.01
      from Ch. 122, par. 14-12.01

      105 ILCS 5/18-4.3
      from Ch. 122, par. 18-4.3
```

Amends the School Code. Eliminates provisions authorizing proportionate payment of school district claims for reimbursement for providing special education services, re-

quires the General Assembly to appropriate adequate funds to reimburs school districts for 100% of the costs of providing special education services, and provides for payment of a prior fiscal year's reimbursement claims in the next succeeding fiscal year (and before payment of current claims for that succeeding fiscal year) if the amount appropriated in the prior fiscal year is insufficient to provide for full reimbursement of the claims filed for that year. Effective July 1, 1998.

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FISCAL NOTE (State Board of Education)
Using 1996-97 school year (FY98 reimbursements) data, funds
for covering the shortfall would be about $78,500,000 for
downstate, or $109,650,000 including Chicago.
STATE MANDATES FISCAL NOTE (State Board of Education)
No change from SBE fiscal note.
98-02-03 H Filed With Clerk
         H Added As A Joint Sponsor MITCHELL
         H First reading
                                       Referred to Hse Rules Comm
98-02-23 H
                                       Fiscal Note Filed
                                       St Mandate Fis Note Filed
         Н
         Н
                                       Committee Rules
99-01-12 H Session Sine Die
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HB-2742 RONEN.

325 ILCS 20/3	from Ch. 23, par. 4153
325 ILCS 20/4	from Ch. 23, par. 4154
325 ILCS 20/5	from Ch. 23, par. 4155
325 ILCS 20/14	from Ch. 23, par. 4164

Amends the Early Intervention Services System Act. Redefines "developmental delay" to mean a delay of 25% in one or 20% in 2 or more of certain areas of childhood development as measured by appropriate diagnostic instruments and standard procedures. Requires the lead agency to promulgate a list of conditions that, when present in a child under 36 months of age, constitute a substantial risk of developmental delay. States that the chairperson of the Interagency Council on Early Intervention shall be the parent of a child with a disability. Provides that the Early Childhood Intervention Ombudsperson and a representative of Head Start shall be members of the Council. Requires the council to meet 6 times a year rather than quarterly. Requires the Council to prepare an annual fiscal year budget by October 1 of each year. Provides that the lead agency shall prepare and submit to the Council by September 1 of each year (i) an annual total budget reflecting income and expenses anticipated from all public sources and (ii) a complete report on all spending and income from all public sources during the prior fiscal year. Allows State agency staff assigned to the Interagency Council to be given specific tasks by the Council through formal resolutions of the Council. States that the lead agency may contract with a private entity to plan or implement certain of its responsibilities or duties. Provides that any plan or implementation shall meet the full requirement of federal law and provide full program and fiscal accountability to the State and the public. Requires the lead agency and other participating State agencies to implement this Act statewide by January 1, 1999. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 98-02-03 H Filed With Clerk

Referred to Hse Rules Comm

H First reading 99-01-12 H Session Sine Die

HB-2743 PHELPS.

105 ILCS 5/18-8.05

Amends the School Code. In the State aid formula applicable to alternative schools in the 1998-99 and subsequent school years, authorizes a regional superintendent of schools to contract with a school district or public community college to operate an alternative school, and provides that alternative schools serving more than one educational service region may be operated under such terms as the regional superintendents of those regions may agree. Effective July 1, 1998.

FISCAL NOTE (State Bd. of Ed.)
HB2743 would increase flexibility in the use of existing funds.
STATE MANDATES FISCAL NOTE (State Board of Education)
No change from SBE fiscal note.
98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-18 H Fiscal Note Filed
H St Mandate Fis Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-2744 PHELPS.

20 ILCS 1805/1.01

from Ch. 129, par. 220.001

Amends the Military Code of Illinois concerning the short title. Adds a caption.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2745 PHELPS.

225 ILCS 446/5

Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993 to exclude from the definition of "private detective" a person whose work consists solely of research through public records.

98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2746 HOFFMAN - HOLBROOK - KLINGLER.

605 ILCS 5/4-508

from Ch. 121, par. 4-508

Amends the Illinois Highway Code to provide that if the Department of Transportation enters into or currently has a written contract with another highway authority for the transfer of jurisdiction of a highway, the Department may convey, without compensation, any land, dedications, easements, access rights, or interest in the real estate that it holds to the highway authority. Provides that no part of the transferred property can be vacated or disposed of without the approval of the Department, which may require compensation for non-public use.

LAND CONVEYANCE NOTE (DOT)

Since this bill includes no direct conveyance of land, no

appraisals are required to be filed at this time.

FISCAL NOTE (DOT)

The actual fiscal impact is indeterminate at this time. This bill may facilitate additional jurisdictional transfer which would reduce DOT's long term maintenance costs.

SENATE AMENDMENT NO. 1.

Adds reference to:

65 ILCS 5/11-90-5

Amends the Illinois Municipal Code. Extends the repeal date until June 30, 1999 (previously June 30, 1998) for the provision concerning the transfer of property and powers from the Capital City Railroad Relocation Authority to the City of Springfield. Changes to the Illinois Municipal Code effective upon becoming law.

98-02-03 H Filed With Clerk

90-02-03	n riied with Clerk	
	H First reading	Referred to Hse Rules Comm
98-02-19	Н	Assigned to Transportation & Motor Vehicles
98-03-19	H	Do Pass/Short Debate Cal 021-000-000
	H Placed Cal 2nd Rdg-Sht Dbt	
	H	Fiscal Note Requested BLACK
	H	Land convey apraise request BLACK
	H Cal Ord 2nd Rdg-Shr Dbt	-
98-03-25	H	Land convey appraisal filed
	H	Fiscal Note Filed
	H Second Reading-Short Deba	te
	H Held 2nd Rdg-Short Debate	
	H Added As A Joint Sponsor F	
98-03-31	H Pld Cal Ord 3rd Rdg-Sht Db	t
98-04-01	H 3rd Rdg-Sht Dbt-Pass/Vote	116-001-000
98-04-02	S Arrive Senate	
	S Placed Calendr, First Reading	
98-04-21	S Chief Sponsor FAWELL	
	S First reading	Referred to Sen Rules Comm
98-04-22	S	Assigned to Transportation
98-04-29	S Amendment No.01	TRANSPORTN S Adopted
	S	Recomminded do pass as amend 007-000-000
	S Placed Calndr.Second Readi	

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98-04-30 S Added as Chief Co-sponsor BOWLES
               S Second Reading
               S Placed Calndr, Third Reading
      98-05-04 S Third Reading - Passed 052-000-000
      98-05-05 H Arrive House
               H Place Cal Order Concurrence 01
      98-05-14 H Motion Filed Concur
                                              HRUL
               Н
                       Motion referred to
               H Calendar Order of Concurren 01
      98-05-18 H
                                            App For Consider - Complnce
               H Calendar Order of Concurren 01
      98-05-19 H H Concurs in S Amend. 01/113-003-000
               H Added As A Co-sponsor KLINGLER
               H Passed both Houses
      98-06-17 H Sent to the Governor
      98-08-14 H Governor approved
                    Effective Date 98-08-14
               Н
                    Effective Date 99-01-01
               Н
                                            (SOME PARTS)
               Н
                    PUBLIC ACT 90-0755
HB-2747
             HOEFT - HOFFMAN - JONES, JOHN - MITCHELL - ZICKUS.
  105 ILCS 5/10-22.8
                                    from Ch. 122, par. 10-22.8
  Amends the School Code to provide for a school board's sale of any personal prop-
erty belonging to the school district that is available through an arrangement under
which the personal property may be leased by the district from the purchaser. Effective
immediately.
      FISCAL NOTE (State Bd. of Ed.)
      HB 2747 will have no fiscal impact at the State level.
      STATE MANDATES FISCAL NOTE (State Board of Education)
      No change from SBE fiscal note.
  NOTE(S) THAT MAY APPLY: Fiscal
      98-02-03 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      98-02-18 H
                                            Fiscal Note Filed
                                            St Mandate Fis Note Filed
                                            Committee Rules
      98-02-19 H Primary Sponsor Changed To HOEFT
               H Added As A Joint Sponsor HOFFMAN
      98-02-25 H
                                            Assigned to Elementary & Secondary
                                               Education
      98-03-19 H
                                            Do Pass/Short Debate Cal 021-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
               H Added As A Co-sponsor JONES, JOHN
      98-03-23 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 113-001-000
                H Added As A Co-sponsor MITCHELL
                H Added As A Co-sponsor ZICKUS
      98-03-25 S Arrive Senate
                S Placed Calendr, First Reading
                S Chief Sponsor SYVERSON
                S First reading
                                            Referred to Sen Rules Comm
      98-04-01 S Added as Chief Co-sponsor SIEBEN
      99-01-12 H Session Sine Die
             POE - KLINGLER.
HB-2748
    5 ILCS 220/3.1
                                    from Ch. 127, par. 743.1
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Amends the Intergovernmental Cooperation Act. Permits establishment of municipal joint action water agencies for water derived from the Sangamon River Valley Alluvium. Provides that the Act does not prohibit a municipal joint action water agency from providing water to all residents of member municipalities and all persons who executed pre-annexation agreements with member municipalities.

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98-02-03 H Filed With Clerk
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H Added As A Joint Sponsor KLINGLER

H First reading

98-03-11	Η		Assigned to Local Government
98-03-20	Η	•	Do Pass/Short Debate Cal 016-000-000
	Η	Placed Cal 2nd Rdg-Sht Dbt	
98-03-23	Η	Second Reading-Short Debat	e
	Н	Pld Cal Ord 3rd Rdg-Sht Dbt	
98-03-24	Η	3rd Rdg-Sht Dbt-Pass/Vote 1	14-000-001
98-03-25	S	Arrive Senate	
	S	Placed Calendr, First Reading	
		Chief Sponsor BOMKE	
		First reading	Referred to Sen Rules Comm
98-04-01	S		Assigned to Local Government & Elections
98-04-21	S		Recommended do pass 009-000-000
	S	Placed Calndr, Second Readn	g
98-04-28		Second Reading	•
	S	Placed Calndr, Third Reading	
98-04-29	S	Third Reading - Passed 057-0	001-000
	Η	Passed both Houses	
98-05-28	Η	Sent to the Governor	
98-06-24	Η	Governor approved	
	Η		
	H	PUBLIC ACT 90-0595	

HB-2749 BURKE.

225 ILCS 63/30

Amends the Naprapathic Practice Act. Makes a technical change in the Section concerning the display of licenses.

98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2750 BURKE.

225 ILCS 2/20

Amends the Acupuncture Practice Act. Makes a technical change in the Section concerning exempt activities.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2751 BUGIELSKI - CAPPARELLI - SAVIANO.

70 ILCS 2605/5.9

from Ch. 42, par. 324s

Amends the Metropolitan Water Reclamation District Act. Permits the transfer of the district's interest income among its most needy funds upon a two-thirds vote of the board of trustees. Excludes certain types of interest.

FISCAL NOTE (DCCA)

No fiscal impact on DCCA or local government.

98-02-03 H Filed With Clerk

H Added As A Joint Sponsor CAPPARELLI

H Added As A Co-sponsor SAVIANO

H First reading Referred to Hse Rules Comm 98-02-24 H Fiscal Note Filed

H Committee Rules 98-03-11 H Assigned to Executive 98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2752 BOLAND – SMITH, MICHAEL – SILVA – MCGUIRE AND SLONE.

625 ILCS 5/11-501

from Ch. 95 1/2, par. 11-501

Amends the Vehicle Code DUI provisions to provide that a driver with an alcohol concentration in his or her blood or breath of 0.16 or greater commits aggravated DUI, a class 4 felony.

NOTE(S) THAT MAY APPLY: Correctional

98-02-03 H Filed With Clerk

H Added As A Joint Sponsor SMITH, MICHAEL

H Added As A Co-sponsor HOLBROOK

H Added As A Co-sponsor SILVA

H Added As A Co-sponsor MCGUIRE

H Added As A Co-sponsor SLONE

H First reading

98-02-25 H Assigned to Judiciary II - Criminal Law 98-03-20 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-2753 KRAUSE.

65 ILCS 5/11-61-1

from Ch. 24, par. 11-61-1

Amends the Illinois Municipal Code. Provides that for the purposes of making surveys and determining the amount of property necessary to be taken or damaged in connection with any highway project, the municipality may enter upon the lands or waters of any person or corporation, after notice to the owner, by certified or registered mail, 7 days before the entry and subject to responsibility for all damages occurring as a result of the entry.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2754 MAUTINO.

605 ILCS 5/9-113

from Ch. 121, par. 9-113

Amends the Illinois Highway Code general highway provisions to prohibit ditches, drains, tracks, poles, or other equipment from being placed within 20 feet of the right-of-way of a highway or a township or district road without the written consent of the appropriate highway authority.

98-02-03 H Filed With Clerk H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2755 O'BRIEN.

40 ILCS 5/7-109.3 from Ch. 108 1/2, par. 7-109.3 40 ILCS 5/7-116 from Ch. 108 1/2, par. 7-116 40 ILCS 5/7-142.2 new 40 ILCS 5/7-173.1 from Ch. 108 1/2, par. 7-173.1 30 ILCS 805/8.22 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code. Makes full-time municipal police officers who participate in the Fund eligible for the sheriff's law enforcement employee (SLEP) formula. Bases new annuities calculated under the SLEP formula on the employee's rate of earnings on the last day of employment as a SLEP. Creates a second program of optional additional contributions and benefits, this one applicable only to SLEP service. Specifies that a SLEP may establish retroactive SLEP credit for all types of service that have been added to the SLEP definition as of the date of application. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

The fiscal impact of HB 2755 has not been determined. The bill would increase the required IMRF employer contributions for SLEP employers and for small municipalities with participating police officers.

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

98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-05-11 H Pension Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-2756 MCGUIRE – DAVIS,STEVE – BOLAND – HOLBROOK – DART, FANTIN AND SILVA.

55 ILCS 5/5-27002

from Ch. 34, par. 5-27002

Amends the Counties Code. Provides that the burial fee shall not exceed \$900 (now \$600) when the county inters an indigent veteran or family member.

FISCAL NOTE (Dpt. of Veterans' Affairs)

No fiscal impact on this Dept.

STATE MANDATES ACT FISCAL NOTE

Creates a service mandate, which requires a 50%-100% State reimbursement.

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

98-02-03 H Filed With Clerk

H First reading

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98-02-05 H Added As A Joint Sponsor DAVIS, STEVE
         H Added As A Co-sponsor BOLAND
98-02-25 H
                                      Assigned to Veterans' Affairs
98-03-04 H Added As A Co-sponsor FANTIN
98-03-20 H
                                      Do Pass/Short Debate Cal 010-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Co-sponsor HOLBROOK
                                      Fiscal Note Requested MEYER
                                      St Mandate Fis Nte Requestd MEYER
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-24 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H
                                      Fiscal Note Filed
         H Held 2nd Rdg-Short Debate
98-03-27 H
                                      St Mandate Fis Note Filed
         H Held 2nd Rdg-Short Debate
98-03-30 H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-31 H Added As A Co-sponsor SILVA
         H Added As A Co-sponsor DART
         H 3rd Rdg-Sht Dbt-Pass/Vote 113-000-000
98-04-01 S Arrive Senate
          S Placed Calendr, First Reading
98-04-28 S Chief Sponsor BOWLES
                                      Referred to Sen Rules Comm
         S First reading
99-01-12 H Session Sine Die
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HB-2757 MCGUIRE - DAVIS, STEVE - BOLAND AND FANTIN.

330 ILCS 110/1.1

Amends the Veterans Burial Places Act. Increases the amount the Department of Veterans' Affairs shall pay for the cost of transporting and erecting a headstone or memorial for a United States war veteran when the headstone or memorial is required to be provided by the United States Government from an amount not to exceed \$50 to an amount not to exceed \$75. Changes a reference to a Section of the United States Code to reflect its renumbering. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-02-03 H Filed With Clerk
H First reading Referred to Hse Rules Comm
98-02-05 H Added As A Joint Sponsor DAVIS,STEVE
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H Added As A Co-sponsor BOLAND 98-03-04 H Added As A Co-sponsor FANTIN

99-01-12 H Session Sine Die

HB-2758 COULSON - KOSEL - JONES, JOHN - LAWFER - MYERS, WINKEL, BOST, RIGHTER, KLINGLER, LYONS, EILEEN AND SCOTT.

20 ILCS 105/4.04 from Ch. 23, par. 6104.04

Amends the Illinois Act on the Aging. Requires each long term care facility to display, in multiple, conspicuous public places within the facility accessible to both visitors and patients and in an easily readable format (now in a public place within the facility), the address and phone number of the Office of State Long Term Care Ombudsman.

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FISCAL NOTE (Dpt. Aging)
Additional posters can be printed from current budget.
98-02-03 H Filed With Clerk
         H Added As A Joint Sponsor KOSEL
         H First reading
                                      Referred to Hse Rules Comm
                                      Assigned to Aging
98-02-25 H
98-03-09 H
                                      Fiscal Note Filed
         Н
                                      Committee Aging
98-03-20 H
                                      Do Pass/Short Debate Cal 017-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Co-sponsor LAWFER
         H Added As A Co-sponsor MYERS
         H Added As A Co-sponsor WINKEL
         H Added As A Co-sponsor BOST
         H Added As A Co-sponsor RIGHTER
         H Added As A Co-sponsor KLINGLER
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98-03-23 H Added As A Co-sponsor JONES, JOHN
         H Added As A Co-sponsor LYONS, EILEEN
         H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H Added As A Co-sponsor SCOTT
98-03-25 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
98-03-26 S Arrive Senate
         S Placed Calendr, First Reading
98-03-31 S Chief Sponsor SMITH
         S First reading
                                      Referred to Sen Rules Comm
98-04-17 S Added as Chief Co-sponsor PARKER
98-04-28 S
                                      Assigned to Public Health & Welfare
98-05-04 S Added As A Co-sponsor FARLEY
98-05-05 S Added as Chief Co-sponsor REA
         S Added As A Co-sponsor KEHOE
98-05-06 S Added As A Co-sponsor CLAYBORNE
98-05-07 S
                                      Recommended do pass 008-000-000
         S Placed Calndr, Second Reading
98-05-12 S Second Reading
         S Placed Calndr, Third Reading
98-05-13 S Third Reading - Passed 056-000-000
         H Passed both Houses
98-06-11 H Sent to the Governor
98-07-24 H Governor approved
              Effective Date 99-01-01
         Η
              PUBLIC ACT 90-0639
         H
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HB-2759 SMITH,MICHAEL.

35 ILCS 200/15-172

Amends the Senior Citizens Assessment Freeze Homestead Exemption in the Property Tax Code. Makes a technical correction.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2760 SMITH.MICHAEL.

40 ILCS 5/3-112

from Ch. 108 1/2, par. 3-112

30 ILCS 805/8.22 new

Amends the Downstate Police Article of the Pension Code to incrementally increase the minimum survivor's pension, up to \$1000 per month beginning January 1, 2002. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NÓTE

Estimated increase in accrued liability is \$15.9 M, and total annual cost is 0.16% of payroll, or \$771,000. Annual cost would vary by individual fund and would increase commensurate with payroll.

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

98-02-03 H Filed With Clerk

98-03-03 H First reading Referred to Hse Rules Comm
Pension Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-2761 BOLAND.

40 ILCS 5/7-142 from Ch. 108 1/2, par. 7-142 40 ILCS 5/7-144.2 from Ch. 108 1/2, par. 7-144.2 40 ILCS 5/7-152 from Ch. 108 1/2, par. 7-152 40 ILCS 5/7-156 from Ch. 108 1/2, par. 7-156 30 ILCS 805/8.22 new

Amends the IMRF Article of the Pension Code to compound the automatic annual increase in retirement, incremental, disability, and survivor annuities. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Total annual cost is 0.65% of total IMRF active member pay-

roll; required contributions would vary among employers.

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

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm 98-03-03 H Pension Note Filed

Committee Rules

99-01-12 H Session Sine Die

HB-2762 SAVIANO - HOWARD.

115 ILCS 5/4.5

Amends 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. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-19 H Primary Sponsor Changed To SAVIANO

98-02-26 H Added As A Joint Sponsor HOWARD

99-01-12 H Session Sine Die

HB-2763 SAVIANO - HOWARD.

115 ILCS 5/13

from Ch. 48, par. 1713

115 ILCS 5/4.5 rep.

Amends the Illinois Educational Labor Relations Act. Repeals provisions added by Public Act 89-15 that establish prohibited subjects of collective bargaining between an educational employer whose territorial boundaries are coterminous with those of a city having a population in excess of 500,000 and an exclusive representative of the employees of that educational employer. Also eliminates language added by that Public Act that prohibits educational employees employed by the Chicago school district from engaging in strikes for an 18-month period beginning on the effective date of that Public Act and that prohibits payment of compensation to employees participating in a prohibited strike. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-19 H Primary Sponsor Changed To SAVIANO

98-02-26 H Added As A Joint Sponsor HOWARD

99-01-12 H Session Sine Die

HB-2764 YOUNGE.

50 ILCS 40/2

from Ch. 24, par. 1362

Amends the Foreign Trade Zones Act by adding a caption to the Section concerning prohibited interests.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2765 YOUNGE.

30 ILCS 390/1

from Ch. 122, par. 1201

Amends the School Construction Bond Act to add a caption to the Act's short title

FISCAL NOTE (State Board of Education)

No fiscal impact until substantive language is added.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-25 H Assigned to Elementary & Secondary

Education

98-03-11 H Fiscal Note Filed

St Mandate Fis Note Filed

Committee Elementary & Secondary

Education

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98-03-20 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2766 YOUNGE.

New Act

Creates the Mary Bryant Center Renovation Act. Contains only a short title provision.

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FISCAL NOTE (DCCA)
HB 2766 will not have a fiscal impact on DCCA.

98-02-03 H Filed With Clerk
H First reading

98-03-18 H
Fiscal Note Filed
Committee Rules

99-01-12 H Session Sine Die
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HB-2767 YOUNGE.

New Act

Creates the Parks Aeronautical Engineering Campus Site Act. Contains only a short title provision.

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FISCAL NOTE (DCCA)
HB 2767 will not have a fiscal impact on DCCA.
98-02-03 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
98-03-18 H Fiscal Note Filed
Committee Rules
99-01-12 H Session Sine Die
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HB-2768 YOUNGE -- HOLBROOK.

55 ILCS 5/5-1006	from Ch. 34, par. 5-1006
55 ILCS 5/5-1007	from Ch. 34, par. 5-1007
65 ILCS 5/8-11-1	from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-5	from Ch. 24, par. 8-11-5
65 ILCS 5/8-11-6	from Ch. 24, par. 8-11-6

In the Counties Code, amends the Home Rule County Retailers' Occupation Tax Law and the Home Rule County Service Occupation Tax Law. In the Illinois Municipal Code, amends the Home Rule Municipal Retailers' Occupation Tax Act, the Home Rule Municipal Service Occupation Tax Act, and the Home Rule Municipal Use Tax Act. Provides that in addition to the current filing and enforcement time period for these taxes, an ordinance or resolution imposing, discontinuing, or changing a tax may be filed with the Department of Revenue on or before April 1 and shall be enforced by the Department on the following July 1. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Adds reference to:
55 ILCS 5/5-1006.5
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from Ch. 34, par. 5-1006

Deletes everything. In the Counties Code, amends the Home Rule County Retailers' Occupation Tax Law, the Special County Occupation Tax for Public Safety Law, and the Home Rule County Service Occupation Tax Law. In the Illinois Municipal Code, amends the Home Rule Municipal Retailers' Occupation Tax Act, the Home Rule Municipal Service Occupation Tax Act, and the Home Rule Municipal Use Tax Act. Provides that in addition to the current filing and enforcement time period for these taxes, beginning April 1, 1998, an ordinance or resolution imposing, discontinuing, or changing a tax may be filed with the Department of Revenue either (i) on or before the first day of April, in which case the Department shall enforce the tax the first day of the following July, or (ii) on or before the first day of October, in which case the Department shall enforce the tax the first day of the following January. Effective immediately.

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FISCAL NOTE, H-AM 1 (Dpt. of Revenue)
No increase in administrative costs; no fiscal loss to the State.
STATE MANDATES FISCAL NOTE, H-AM 1
HB 2768 fails to create a State mandate.
HOME RULE NOTE, H-AM 1
The bill fails to preempt home rule authority.
98-02-03 H Filed With Clerk
H Added As A Joint Sponsor HOLBROOK
H First reading Referred to Hse Rules Comm
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		,	
98-02-19	Н		Assigned to Revenue
98-03-20	Н	Amendment No.01	REVENUE H Adopted
	Н		Do Pass Amend/Short Debate 011-000-000
	Н	Placed Cal 2nd Rdg-Sht Dbt	
	Н	8	Fiscal Note Requested BLACK
	Н		St Mandate Fis Nte Requestd BLACK
	Н		Home Rule Note Requested BLACK
	Н	Cal Ord 2nd Rdg-Shr Dbt	
98-03-23		Second Reading-Short Debat	e
		Held 2nd Rdg-Short Debate	
98-03-24	Н	•	Fiscal Note filed as Amnded
	Н	Held 2nd Rdg-Short Debate	•
98-03-26	Н	•	St Mndt Fscl Note Fld Amnd
	Н		Home Rule Note Fld as amend
	Н	Held 2nd Rdg-Short Debate	
98-03-27	Н	Pld Cal Ord 3rd Rdg-Sht Dbt	
	Н	9	3d Reading Consideration PP
	Н		Calendar Consideration PP.
98-04-02	Н		Re-Refer Rules/Rul 19(a)
99-01-12	Н	Session Sine Die	`,

HB-2769 YOUNGE.

New Act

Creates the Children's Bill of Rights. Requires the Department of Children and Family Services to be the lead agency in the endeavor to provide the children of this State with certain basic services and entitlements and enumerates certain protections and safeguards for children. Also requires various other agencies and departments to cooperate with DCFS in providing services to children.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-02-03 H Filed With Clerk

H Filed With Clerk
H First reading

99-01-12 H Session Sine Die

HB-2770 YOUNGE.

Appropriates \$1 to the Capital Development Board from the Capital Development Fund for a grant to renovate the Mary Brown Community Center in East St. Louis. Effective July 1, 1998.

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98-02-03 H Filed With Clerk
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H First reading

Referred to Hse Rules Comm

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2771 YOUNGE.

105 ILCS 5/10-21.13 new

105 ILCS 5/34-21.8 new

Amends the School Code to require a board of education to establish a preschool practice house to train children in order to get them ready to attend school.

FISCAL NOTE (State Board of Education)

No state-level costs; dist.-level costs could be substantial.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

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

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98-02-03 H Filed With Clerk
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H First reading Referred to Hse Rules Comm

98-02-17 H Fiscal Note Filed

H St Mandate Fis Note Filed

H Committee Rules

99-01-12 H Session Sine Die

HB-2772 YOUNGE.

New Act

Creates the Masters of Education Degree Program Scholarship Act. Contains only a short title provision.

FISCAL NOTE (Board of Higher Education)

HB2772 will have no effect on state expenditures or revenues.

98-02-03 H Filed With Clerk

H First reading

98-02-26 H Fiscal Note Filed
H Committee Rules
99-01-12 H Session Sine Die

HB-2773 YOUNGE.

20 ILCS 3105/10.17 new

Amends the Capital Development Board Act to require the Capital Development Board to make a grant to renovate the Mary Brown Community Center in East St. Louis. Effective July 1, 1998.

FISCAL NOTÉ (Capital Dev. Bd.)
No fiscal impact can be determined.
98-02-03 H Filed With Clerk
H First reading

98-03-19 H
Fiscal Note Filed
Committee Rules
99-01-12 H Session Sine Die

HB-2774 YOUNGE.

105 ILCS 5/2-3.126 new

Amends the School Code to require the State Board of Education to establish Metro East Consortium of Education officials to provide corrective incentives to improve the quality of education in Metro East school districts.

FISCAL NOTE (State Board of Education) Costs cannot be estimated.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

FISCAL NOTE, AMENDED (State Board of Education)

Unless there is a need for additional resources via contract

for member assistance, expenses incurred would be minimal.

STATE MANDATES FISCAL NOTE, AMENDED (SBE) No change from SBE fiscal note, amended.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/2-3.126 new Adds reference to:

New Act

Deletes everything. Creates the Metro East Consortium for Student Advocacy Act. Creates the Metro East Consortium for Student Advocacy consisting of the State Superintendent of Education, the regional superintendents of schools of the education service regions located in St. Clair and Madison Counties, and the superintendents of specified school districts. Requires the Consortium to develop a plan for upgrading the skills of teachers in math and science, to develop a plan for providing corrective incentives to improve the quality of education, to create proposals concerning pre-kindergarten programs, reading improvement programs, and math and science improvement programs, to develop a proposal for enhancing learning technology, and to work with private industry, community leadership, parents, students, and departments of State government to put into place programs whose purpose is to remove the inhibitors to learning and align programming with the Illinois Academic Learning Standards. Requires the Consortium to report on its responsibilities to the State Board of Education and the General Assembly.

HOUSE AMENDMENT NO. 2.

Deletes everything. Creates the Consortium for Student Advocacy Act. Creates the Consortium for Student Advocacy consisting of the State Superintendent of Education and the superintendents of certain school districts. Requires the Consortium to develop a plan for upgrading the skills of teachers in math and science, to develop a plan for providing corrective incentives to improve the quality of education, to create proposals concerning pre-kindergarten programs, reading improvement programs, and math and science improvement programs, to develop a proposal for enhancing learning technology, and to work with private industry, community leadership, parents, students, and departments of State government to put into place programs whose purpose is to remove the inhibitors to learning and align programming with the Illinois Academic Learning Standards. Requires the Consortium to report on its responsibilities to the State Board of Education and the General Assembly.

NOTE(S) THA	AT MAY APPLY: Fiscal		
98-02-03	H Filed With Clerk		
	H First reading	Referred to Hse Rules Com	m
98-02-17	Н	Fiscal Note Filed	
	H	St Mandate Fis Note Filed	
	H	Committee Rules	
98-02-19	Н	Assigned to Elementary & S Education	Secondary
98-03-19	H	Do Pass/Short Debate Cal 0	21-000-000
	H Placed Cal 2nd Rdg-Sht Dbt		
98-03-25	H Second Reading-Short Debat	e	
	H Held 2nd Rdg-Short Debate		
98-03-26	H Amendment No.01	YOUNGE	
	H Amendment referred to	HRUL	
	H Held 2nd Rdg-Short Debate		
98-03-30	Н	Fiscal Note filed as Amnded	d
	H	St Mndt Fscl Note Fld Amn	d
	H Amendment No.01	YOUNGE	
	H Be approved consideration H		
	H Amendment No.01	YOUNGE	Adopted
	H Pld Cal Ord 3rd Rdg-Sht Dbt		
98-03-31	H Relld 2nd Rdng-Short Debate		
	H Amendment No.02	YOUNGE	
	H Amendment referred to		
	H Be approved consideration H	IRUL	
	H Held 2nd Rdg-Short Debate		
98-04-01		YOUNGE	Adopted
	H Pld Cal Ord 3rd Rdg-Sht Db		
98-04-02	**	Re-Refer Rules/Rul 19(a)	
99-01-12	H Session Sine Die		

HB-2775 YOUNGE.

110 ILCS 947/65.65 new

Amends the Higher Education Student Assistance Act to require the Illinois Student Assistance Commission to establish a scholarship program for students whose Illinois Goals and Assessment Program scores are below State standards. Provides that the scholarship entitles the student to full payment of tuition and mandatory fees at a public community college in this State.

FISCAL NOTE (Ill. Student Assistance Commission)

Fiscal impact is indeterminate. NOTE(S) THAT MAY APPLY: Fiscal 98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm Fiscal Note Filed 98-02-18 H Committee Rules

99-01-12 H Session Sine Die

YOUNGE. HB-2776

305 ILCS 30/10 new

Amends the Family Resource Development Act to require the Department of Human Services to make grants to depressed inner city areas for the purpose of family resource development.

NOTE(S) THAT MAY APPLY: Fiscal 98-02-03 H Filed With Clerk

Referred to Hse Rules Comm H First reading

99-01-12 H Session Sine Die

HB-2777 YOUNGE.

110 ILCS 947/65.65 new

Amends the Higher Education Student Assistance Act to require the Illinois Student Assistance Commission to establish a scholarship program for students whose Illinois Goals and Assessment Program scores are below State standards. Provides that the scholarship entitles a student to 8 semesters or 12 quarters of tuition and mandatory fees at an institution of higher learning in this State.

FISCAL NOTE (Ill. Student Assistance Commission)

Fiscal impact is indeterminate.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm 98-02-18 H Fiscal Note Filed

Committee Rules H 99-01-12 H Session Sine Die

HB-2778 YOUNGE.

New Act

Creates the Mental Health Worker Certification Act. Contains only a short title provision.

98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2779 YOUNGE.

315 ILCS 15/4.5 new

Amends the Illinois Community Development Finance Corporation Act to allow the Corporation to accept funds from the State.

FISCAL NOTE (DCCA)

No fiscal impact on DCCA or local government.

98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-24 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2780 YOUNGE.

New Act

Creates the Depressed Areas Medical Scholarship Act. Contains only a short title provision.

98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm.

99-01-12 H Session Sine Die

HB-2781 WAIT.

735 ILCS 5/9-118

from Ch. 110, par. 9-118

Amends the Forcible Entry and Detainer Article of the Code of Civil Procedure. In the emergency eviction provisions provides that if cannabis, narcotics, or controlled substances are found or used anywhere in the premises, there is a rebuttable presumption that the tenant knew or should have reasonably known that the cannabis, narcotics, or controlled substances were used or possessed in the premises, rather than that the "substance" was used or possessed in the premises. Effective June 1, 1998.

98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2782 CROSS.

725 ILCS 5/115-4.1

from Ch. 38, par. 115-4.1

Amends the Code of Criminal Procedure of 1963. Makes a stylistic change in Section that relates to the trial of a defendant who fails to appear for trial.

98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2783 SCHAKOWSKY - FLOWERS.

215 ILCS 125/4-14

from Ch. 111 1/2, par. 1409.7

Amends the Health Maintenance Organization Act. Makes a technical change in a Section concerning evidence of coverage.

98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-18 H Added As A Joint Sponsor FLOWERS

99-01-12 H Session Sine Die

2685 HB-2784

HB-2784 CROSS.

750 ILCS 5/711

from Ch. 40, par. 711

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in provisions regarding child support collection fees paid to circuit clerks.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2785 CROSS.

770 ILCS 60/6

from Ch. 82, par. 6

Amends the Mechanics Lien Act. Makes a stylistic change in provisions concerning completion of contracts.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2786 SILVA, FEIGENHOLTZ, RONEN, CURRIE, MULLIGAN AND LANG.

35 ILCS 5/211 new

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

98-02-03 H Filed With Clerk

H Added As A Co-sponsor FEIGENHOLTZ

H Added As A Co-sponsor RONEN

H Added As A Co-sponsor CURRIE

H Added As A Co-sponsor MULLIGAN

H First reading Referred to Hse Rules Comm

98-02-18 H Added As A Co-sponsor LANG

99-01-12 H Session Sine Die

HB-2787 LYONS,EILEEN.

235 ILCS 5/9-10

from Ch. 43, par. 174

Amends the Liquor Control Act of 1934. Decreases (from 25% to 10% of legal voters) the number of signatures needed on a petition to hold a referendum on whether a prohibition on the sale of alcoholic liquor should be continued. Effective immediately.

98-02-03 H Filed With Clerk

H First reading

Referred to Hse Rules Comm Assigned to Executive

98-03-11 H 98-03-20 H

Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2788 HOFFMAN – DAVIS,STEVE – BLACK – WINKEL, SMITH,MICHAEL, REITZ AND BOST.

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 examination, seniority within the department, ascertained merit, and veteran's preference. Requires promotion of the person at the top of the promotion list. Provides for a one-year period of probation, during which the person may be demoted for just cause, including failure to demonstrate the ability required for the job. Pre-empts home rule powers, but exempts Chicago. Contains other provisions. Effective immediately.

FISCAL NOTE (State Fire Marshal)

No fiscal impact on the Office of the State Fire Marshal.

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

98-02-03 H Filed With Clerk

H Added As A Joint Sponsor BLACK

H Added As A Co-sponsor SMITH, MICHAEL

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor REITZ

H Added As A Co-sponsor BOST

H First reading Referred to Hse Rules Comm

98-02-18 H Added As A Co-sponsor WINKEL

98-03-09 H Sponsor Removed MCAULIFFE

98-03-11 H

Assigned to Labor & Commerce

2686

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98-03-19 H Fiscal Note Filed
Committee Labor & Commerce
98-03-20 H Primary Sponsor Changed To HOFFMAN
H Joint Sponsor Changed to DAVIS,STEVE
H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2789 DAVIS,STEVE – BLACK, SMITH,MICHAEL, MCAULIFFE, REITZ AND BOST.

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65 ILCS 5/10-1-14 from Ch. 24, par. 10-1-14 from Ch. 24, par. 10-2.1-9 from Ch. 24, par. 10-2.1-9
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Amends the Illinois Municipal Code. Adds a caption and makes a technical change in Sections relating to the appointment of firefighters and certain other municipal employees.

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FISCAL NOTE (Dpt. Commerce & Community Affairs)
No fiscal impact on units of local gov't. or DCCA.
98-02-03 H Filed With Clerk
         H Added As A Joint Sponsor BLACK
         H Added As A Co-sponsor SMITH, MICHAEL
         H Added As A Co-sponsor MCAULIFFE
         H Added As A Co-sponsor REITZ
         H Added As A Co-sponsor BOST
         H. First reading
                                      Referred to Hse Rules Comm
98-03-11 H
                                     · Assigned to Local Government
98-03-20 H
                                      Re-Refer Rules/Rul 19(a)
98-03-25 H
                                      Fiscal Note Filed
                                      Committee Rules
         H
99-01-12 H Session Sine Die
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HB-2790 RYDER AND BLACK.

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105 ILCS 5/10-22.31 from Ch. 122, par. 10-22.31
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Amends the School Code. In provisions concerning special education and joint agreements between school boards, removes a provision that allows a governing board to appoint an executive board to administer the joint agreement only if more than 17 school districts are parties to the joint agreement. Effective immediately.

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98-02-03 H Filed With Clerk
H First reading Referred to Hse Rules Comm
98-03-13 H Added As A Co-sponsor BLACK
99-01-12 H Session Sine Die
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HB-2791 CROTTY - MURPHY - JONES, JOHN - ACEVEDO - FANTIN, MCCARTHY, CURRY, JULIE, BERGMAN, ZICKUS, YOUNGE, GIGLIO, SCULLY, MITCHELL, O'BRIEN, REITZ, HOLBROOK, ACKERMAN, SKINNER, MAUTINO, NOVAK, JOHNSON, TIM, KOSEL, KUBIK, LYONS, EILEEN, DURKIN, WIRSING, BROWN, BLACK, RYDER AND GILES.

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105 ILCS 5/18-8.05
105 ILCS 235/15-5
105 ILCS 235/15-10
105 ILCS 235/15-15
105 ILCS 235/15-20
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Amends the School Code. Revises the State aid formula applicable during the 1998-99 and subsequent school years. Changes the manner of computing the Available Local Resources for school districts maintaining grades 9 through 12 and the manner of adjusting the equalized assessed valuation of the taxable property of those districts because of enterprise zone and other tax abatements by reducing a component of the formulas used to make those computations and adjustments to 1.10% from 1.20%. Also changes the manner of determining the Low Income Concentration Level of school districts of less than 500,000 inhabitants for the 1999-2000 and 2000-2001 school years. Deletes language requiring that if the aggregate amount of any hold-harmless payments that school districts are to receive in any such school year, as computed under the applicable formula for that school year, is greater than the aggregate amount appropriated for that purpose, the hold-harmless payments that school districts receive for that school year are to be prorated accordingly. Also amends the General State Aid Continu-

ing Appropriation Law. Changes the Law's short title and includes hold-harmless payments required to be made to school districts under the State aid formula within the ambit of that Law's application. Effective immediately, except the amendment of the School Code takes effect July 1, 1998.

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FISCAL NOTE (State Board of Education)
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General State Aid cost would increase by approximately $16.7 M;
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FY98 full funding would go down \$13.6 M. Additional funding

needed would be \$3.1 M.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

Fiscal Note Filed 98-02-23 H

> Н St Mandate Fis Note Filed Committee Rules

Η

98-02-25 H Assigned to Elementary & Secondary

Education

98-03-19 H Do Pass/Short Debate Cal 021-000-000 H Placed Cal 2nd Rdg-Sht Dbt

H Added As A Joint Sponsor MURPHY

H Added As A Co-sponsor JONES, JOHN

98-03-20 H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor FANTIN

98-03-23 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

H Added As A Co-sponsor MCCARTHY

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor BERGMAN

H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor YOUNGE

H Added As A Co-sponsor GIGLIO

H Added As A Co-sponsor SCULLY

H Added As A Co-sponsor MITCHELL

98-03-24 H Added As A Co-sponsor O'BRIEN

H Added As A Co-sponsor REITZ

H Added As A Co-sponsor HOLBROOK

H Added As A Co-sponsor ACKERMAN

H Added As A Co-sponsor SKINNER

H Added As A Co-sponsor MAUTINO

H Added As A Co-sponsor NOVAK

H Added As A Co-sponsor JOHNSON, TIM

H Added As A Co-sponsor KOSEL

H Added As A Co-sponsor KUBIK

H Added As A Co-sponsor LYONS, EILEEN

H Added As A Co-sponsor DURKIN

H Added As A Co-sponsor WIRSING

H Added As A Co-sponsor BROWN

98-03-26 H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-001

H Added As A Co-sponsor BLACK H Added As A Co-sponsor RYDER

H Added As A Co-sponsor GILES

98-03-31 S Arrive Senate S Placed Calendr, First Reading

S Chief Sponsor HALVORSON

98-04-01 S Sponsor Removed HALVORSON

S Alt Chief Sponsor Changed O'MALLEY

S Added as Chief Co-sponsor HALVORSON S First reading Referred to Sen Rules Comm

99-01-12 H Session Sine Die

HB-2792 BLACK.

105 ILCS 5/11A-2

from Ch. 122, par. 11A-2

Amends the School Code. Changes references to the offices of regional superintendent and State Superintendent by referring to those offices as, respectively, regional superintendent of schools and State Superintendent of Education. Effective immediately. 98-02-03 H Filed With Clerk 98-02-04 H First reading 99-01-12 H Session Sine Die

Referred to Hse Rules Comm

HB-2793 BLACK.

> 325 ILCS 5/3 325 ILCS 5/8.2

from Ch. 23, par. 2053 from Ch. 23, par. 2058.2

Amends the Abused and Neglected Child Reporting Act. Adds to definition of "neglected child" a newborn infant whose blood, urine, or meconium contains any amount of cannabis. Provides for a DCFS referral for drug abuse in a case where there is evidence that the blood, urine, or meconium of a newborn infant contains any amount of cannabis.

98-02-03 H Filed With Clerk

98-02-04 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

LAWFER - WINTERS. HB-2794

770 ILCS 60/5 770 ILCS 60/24 from Ch. 82, par. 5 from Ch. 82, par. 24

Amends provisions of the Mechanics Lien Act requiring a contractor to give an owner a statement of persons furnishing materials and labor and the amounts owing to them. Provides that the statement may be verified by certification. Also provides that a statement given by the contractor to the owner that is neither verified by certification, made under oath, nor verified by affidavit shall be deemed to have satisfied the requirements of the relevant provisions of the Act for purposes of protecting the owner under the Act. Provides that a person who makes a false statement, material to the issue or point in question, which he or she does not believe to be true, in an instrument that is verified by certification or that is neither verified by certification, made under oath, nor verified by affidavit and who gives the owner the instrument commits a Class 3 felony. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

98-02-03 H Filed With Clerk

H Added As A Joint Sponsor WINTERS

98-02-04 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2795 SAVIANO.

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

98-02-03 H Filed With Clerk

98-02-04 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HOWARD - JONES, LOU - JONES, SHIRLEY - MURPHY - ACEVEDO, HB-2796 SILVA AND BOLAND.

105 ILCS 5/10-11

from Ch. 122, par. 10-11

Amends the School Code. Provides that a vacancy is created in the office of an elected school board member when he or she is convicted of a violent crime against a child.

FISCAL NOTE (State Board of Education)

No state-level costs; dist.-level costs are unlikely to be

substantial.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

98-02-03 H Filed With Clerk

98-02-04 H First reading

Referred to Hse Rules Comm

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98-02-17 H
                                      Fiscal Note Filed
                                      St Mandate Fis Note Filed
         H
         Н
                                      Committee Rules
98-03-11 H
                                      Assigned to Elementary & Secondary
                                        Education
                                      Do Pass/Short Debate Cal 021-000-000
98-03-19 H
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Joint Sponsor JONES, LOU
         H Added As A Co-sponsor JONES, SHIRLEY
         H Added As A Co-sponsor MURPHY
98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 113-000-000
         H Added As A Co-sponsor ACEVEDO
         H Added As A Co-sponsor SILVA
         H Added As A Co-sponsor BOLAND
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
99-01-12 H Session Sine Die
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HB-2797 RONEN - KRAUSE - SCOTT - CURRIE - ERWIN AND CURRY, JULIE.

410 ILCS 80/11

from Ch. 111 I/2, par. 8211

Amends the Illinois Clean Indoor Air Act. Provides that units of local government may regulate smoking in public places; provides that this regulation must be no less restrictive than the Act. Changes the home rule limitation from an absolute preemption under subsection (h) of Article VII, Section 6 (with an exception for units having pre-existing ordinances) to a limitation on the concurrent exercise of home rule power under subsection (i). Effective immediately.

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HOME RULÉ NOTE
HB2797 preempts home rule authority.
FISCAL NOTE (Dpt. Commerce and Community Affairs)
No fiscal impact on units of local gov't, or DCCA.
STATE MANDATES ACT FISCAL NOTE
Fails to create a State mandate.
98-02-03 H Filed With Clerk
         H Added As A Joint Sponsor KRAUSE
98-02-04 H First reading
                                      Referred to Hse Rules Comm
98-02-25 H
                                      Assigned to Local Government
98-03-20 H
                                      Do Pass/Stdnrd Dbt/Vo009-005-001
         H Plcd Cal 2nd Rdg Std Dbt
         Н
                                      Fiscal Note Requested BLACK
                                      St Mandate Fis Nte Requestd BLACK
         Η
                                      Home Rule Note Requested BLACK
         H Cal 2nd Rdg Std Dbt
98-03-23 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shr Dbt
         H Added As A Co-sponsor SCOTT
         H Added As A Co-sponsor CURRIE
98-03-24 H Added As A Co-sponsor ERWIN
98-03-25 H
                                      Home Rule Note Filed
                                      Fiscal Note Filed
         H Hld Cal Ord 2nd Rdg-Shr Dbt
98-03-31 H
                                      St Mandate Fis Note Filed
         H Hld Cal Ord 2nd Rdg-Shr Dbt
98-04-01 H Pld Cal Ord 3rd Rdg-Std Dbt
         H Added As A Co-sponsor CURRY, JULIE
98-04-02 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2798 BLACK - BERGMAN.

New Act

30 ILCS 105/5.480 new

Creates the Taxpayer Refund Act. Provides that for any fiscal year in which the revenues into the State's general funds exceed the prior year's general funds revenues, the excess funds shall be deposited into the Rainy Day Fund, a special fund created in the State treasury to retain State revenues for future needs, reduce the need for future tax in-

creases, and provide available resources to meet State obligations whenever failures in revenues occur. Provides that if, at the close of a fiscal year on June 30, the Rainy Day Fund contains more than \$400,000,000, then the excess amount shall be refunded as soon as possible to taxpayers with an adjusted gross income of less than \$100,000. Provides that refunds shall be pro rata based on the liability reported on and paid with respect to the taxpayer's income tax return. Provides that the Department of Revenue shall adopt rules to implement the refund provisions of this Act. Amends the State Finance Act to create the Fund.

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NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk
H First reading Referred to Hse Rules Comm

98-03-26 H Added As A Joint Sponsor BERGMAN

99-01-12 H Session Sine Die
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HB-2799 SAVIANO.

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Amends the "quick-take" Section of the Code of Civil Procedure. Allows the Village of Franklin Park 5 years to acquire property within a designated Tax Increment Redevelopment Project Area. Effective immediately.

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98-02-04 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-2800 RIGHTER – MYERS – BOST – WIRSING – WINKEL, KLINGLER, POE, WOOD AND FRITCHEY.

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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
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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.

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HOUSE AMENDMENT NO. 1.
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Adds reference to:
720 ILCS 5/12-14.1
720 ILCS 5/12-18 from Ch. 38, par. 12-18
720 ILCS 5/18-5
725 ILCS 5/115-7.3
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Further amends the Criminal Code of 1961. Expands the offenses of predatory criminal sexual assault of a child and aggravated robbery to include committing the offense while delivering a controlled substance to the victim without his or her consent. Provides for procedures by emergency room personnel and law enforcement officers who reasonably believe that a person has been delivered a controlled substance without his or her consent. Amends the Code of Criminal Procedure of 1963. Provides that in certain prosecutions involving the involuntary delivery of a controlled substance for a victim, no inference may be made about the fact that a victim did not consent to a test for the presence of controlled substances. Adds a severability clause to the bill.

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NOTE(S) THAT MAY APPLY: Correctional
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98-02-04 H Filed With Clerk
                                     Referred to Hse Rules Comm
         H First reading
98-02-05 H Added As A Joint Sponsor MYERS
         H Added As A Co-sponsor BOST
         H Added As A Co-sponsor WIRSING
         H Added As A Co-sponsor WINKEL
         H Added As A Co-sponsor KLINGLER
         H Added As A Co-sponsor POE
98-03-13 H
                                     Assigned to Judiciary II - Criminal Law
98-03-20 H
                Amendment No.01
                                     JUD-CRIMINAL H
                                                              Adopted
                                                               015-000-000
         Η
                                     Do Pass Amend/Short Debate 015-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
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98-03-25 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate
98-03-26 H Added As A Co-sponsor WOOD
98-03-27 H Added As A Co-sponsor FRITCHEY
98-04-02 H Re-Refer Rules/Rul 19(a)
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99-01-12 H Session Sine Die

FISCAL NOTE (Ill. Racing Board)

HB-2801 HOLBROOK – BRADY – DURKIN – CAPPARELLI – PERSICO, MUR-PHY, JONES, SHIRLEY AND SAVIANO.

230 ILCS 5/3.08

from Ch. 8, par. 37-3.08

Amends the Illinois Horse Racing Act of 1975. Provides that, for purposes of the Act, the term "minor" means an individual under the age of 18 years rather than an individual under the age of 17 years.

HB2801 will have no fiscal impact. NOTE(S) THAT MAY APPLY: Fiscal 98-02-04 H Filed With Clerk Referred to Hse Rules Comm H First reading Fiscal Note Filed 98-02-19 H Committee Rules 98-11-17 H Added As A Joint Sponsor BRADY H Added As A Co-sponsor DURKIN H Added As A Co-sponsor CAPPARELLI H Added As A Co-sponsor PERSICO H Added As A Co-sponsor MURPHY H Added As A Co-sponsor JONES, SHIRLEY H Added As A Co-sponsor SAVIANO 99-01-12 H Session Sine Die

HB-2802 STEPHENS - HOLBROOK - HOFFMAN - FLOWERS - SCOTT.

105 ILCS 5/29-3

from Ch. 122, par. 29-3

Amends the School Code. Provides that school districts providing free pupil transportation services for the first time during fiscal years 1999-2000, 2000-2001, or 2001-2002 may receive State funding for those services for the first such year in which those services are provided from a separate appropriation made for that purpose. Establishes the formula under which the amount of a district's funding is determined and provides for quarterly payment of that amount during the school year in which the transportation services are provided. Effective immediately.

FISCAL NOTE (State Board of Education)
For 10,000 students at \$150 per pupil, approximately \$1.5 mil.
would be needed to fully fund the first year.
STATE MANDATES FISCAL NOTE (SBE)
No change from SBE fiscal note.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/29-3 Adds reference to: 105 ILCS 5/29-18 new

Changes the title and replaces everything after the enacting clause. Restores, as a new Section of the School Code, the changes proposed by the bill as introduced. Adds that State funding for school districts furnishing free transportation services for the first time may be provided under a start-up grant program that is to be administered by the State Board of Education and that is to assist school districts that are not providing free pupil transportation on the amendatory Act's effective date. Provides that if a school district receives start-up grant funding under the program it may not claim reimbursement under other provisions of the School Code for costs associated with transporting students who are transported using start-up grant funds. Repeals the Section of the School Code that creates the program on June 30, 2001. Effective immediately.

FISCAL NOTE, H-AM 1 (SBE)
No change from previous note.
STATE MANDATES FISCAL NOTE, H-AM 1 (SBE)
No change from previous note.

SENATE AMENDMENT NO. 1.

Replaces the provisions concerning the grant program for first-time transportation costs with provisions creating a new pupil transportation interest-free start-up loan pro-

gram to assist school districts that are not providing free transportation (with the provisions of the grant program now applying to the loan program, except that the school district is allowed to claim reimbursement for transportation costs). Provides that funds shall be repaid by subtracting one-tenth of the amount of the loan from the amount due for the school district's reimbursement claim each year.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-02-04 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
                                         Fiscal Note Filed
   98-02-18 H
                                          St Mandate Fis Note Filed
             Η
             Η
                                          Committee Rules
   98-02-19 H Added As A Joint Sponsor HOFFMAN
             H Joint Sponsor Changed to STEPHENS
   98-02-25 H
                                          Assigned to Elementary & Secondary
                                            Education
   98-03-19 H
                                          Do Pass/Short Debate Cal 021-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
   98-03-24 H Primary Sponsor Changed To STEPHENS
             H Joint Sponsor Changed to HOLBROOK
             Н
                    Amendment No.01
                                         HOLBROOK
             Η
                     Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shr Dbt
   98-03-25 H
                    Amendment No.01
                                          HOLBROOK
             H Be approved consideration 003-002-000/HRUL
             H Second Reading-Short Debate
                     Amendment No.01
                                          HOLBROOK
                                                                   Adopted
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-03-26 H
                                          Fiscal Note filed as Amnded
                                          St Mndt Fscl Note Fld Amnd
             H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
    98-03-31 S Arrive Senate
                                          St Mndt Fscl Note Fld Amnd.
             S Placed Calendr, First Reading
    98-04-22 S
               Chief Sponsor CLAYBORNE
                                          Referred to Sen Rules Comm
               First reading
    98-04-29 S
                                          Assigned to Education
    98-05-05 S
                                          EDUCATION S
                     Amendment No.01
                                                                  Adopted
                                          Recommnded do pass as amend 009-000-000
             S Placed Calndr, Second Reading
    98-05-06 S Filed with Secretary
                     Amendment No.02
                                          CLAYBORNE
             S
                     Amendment referred to SRUL
             S Added as Chief Co-sponsor WATSON
    98-05-07 S Second Reading
             S Placed Calndr, Third Reading
    98-05-13 S Third Reading - Passed 043-012-002
             S Tabled Pursuant to Rule5-4(A) SA 02
             S Third Reading - Passed 043-012-002
             H Arrive House
             H Place Cal Order Concurrence 01
    98-05-14 H Motion Filed Concur
                     Motion referred to
                                           HRUL
             H
             H Calendar Order of Concurren 01
    98-05-18 H
                     Rules refers to
                                           HELM/01
             H Calendar Order of Concurren 01
    98-05-19 H
                                          App For Consider - Complnce
             H Calendar Order of Concurren 01
    98-05-20 H Added As A Co-sponsor FLOWERS
             H Added As A Co-sponsor SCOTT
             H H Concurs in S Amend, 01/116-000-000
             H Passed both Houses
    98-06-18 H Sent to the Governor
    98-08-14 H Governor approved
             Н
                  Effective Date 98-08-14
             Н
                  PUBLIC ACT 90-0756
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2693 HB-2803

HB-2803 MYERS.

110 ILCS 947/36

Amends the Higher Education Student Assistance Act. Changes the maximum Incentive for Access award amount from \$500 per applicant per year to \$500 per semester or \$333 per quarter for a full-time student and \$250 per semester or \$167 per quarter for a student who is enrolled less than full-time. Effective July 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2804 MITCHELL.

110 ILCS 947/30

Amends the Higher Education Student Assistance Act. Changes the 7th semester cumulative grade point average required to qualify as an eligible applicant for a merit recognition scholarship to at or above the 90th (from at or above the 95th) percentile of the student's high school class.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2805 WIRSING – KLINGLER – MCCARTHY, ERWIN, HOEFT, WINTERS AND SCOTT.

110 ILCS 947/35

Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to present an annual report to the Governor, General Assembly, and Board of Higher Education recommending funds needed to broaden eligibility for the monetary award program. Effective July 1, 1998.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

110 ILCS 947/35

Adds reference to:

30 ILCS 500/1-10

Changes the title and replaces everything after the enacting clause. Amends the Illinois Procurement Code to provide that the Code does not apply to contracts for services to a public university by a qualified independent contractor who is selected by negotiation to provide non-credit educational service activities or products through specialized programs offered by the university. Adds a July 1, 1998 effective date.

STATE MANDATES FISCAL NOTE, H-AM 1

HB 2805 fails to create a State mandate.

FISCAL NOTE, H-AM 1 (Dpt. Central Management Services)

HB 2805 will have no fiscal impact on CMS.

SENATE AMENDMENT NO. 1.

Deletes reference to:

30 ILCS 500/1-10

Adds reference to:

110 ILCS 660/5-15

110 ILCS 665/10-15

110 ILCS 670/15-15

110 ILCS 675/20-15

110 ILCS 680/25-15

110 ILCS 685/30-15

110 ILCS 690/35-15

Changes the title and replaces everything after the enacting clause. Amends the Acts relating to the governance of Chicago State University, Eastern Illinois University, Governors State University, Illinois State University, Northeastern Illinois University, Northern Illinois University, and Western Illinois University. Provides that any members appointed to the Board shall continue to serve in such capacity until their successors are appointed and qualified. Effective immediately.

SENATE AMENDMENT NO. 2.

Adds reference to:

110 ILCS 805/3-8

from Ch. 122, par. 103-8

Changes the title and adds provisions amending the Public Community College Act. Provides that in 1999, 2001, and 2003 the newly elected boards of trustees of public community colleges shall organize within 14 days after the first Tuesday after the first Monday of November in each of those 3 years (instead of on or before the 14th day after the election).

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NOTE(S) THAT MAY APPLY: Fiscal
     98-02-04 H Filed With Clerk
              H First reading
                                           Referred to Hse Rules Comm
     98-02-19 H
                                           Assigned to Higher Education
     98-03-20 H
                     Amendment No.01
                                           HIGHER ED
                                                        Н
                                                                    Adopted
                                           Do Pass Amend/Short Debate 012-000-000
              Н
              H Placed Cal 2nd Rdg-Sht Dbt
              H Primary Sponsor Changed To WIRSING
              H Added As A Joint Sponsor KLINGLER
     98-03-23 H Second Reading-Short Debate
              H Pld Cal Ord 3rd Rdg-Sht Dbt
     98-03-25 H Added As A Co-sponsor MCCARTHY
              H Added As A Co-sponsor ERWIN
              H Added As A Co-sponsor HOEFT
     98-03-26 H Added As A Co-sponsor WINTERS
              H Added As A Co-sponsor SCOTT
                                           St Mndt Fscl Note Fld Amnd
              Η
              H Cal Ord 3rd Rdg-Short Dbt
                                           Fiscal Note filed as Amnded
     98-03-30 H
              H Cal Ord 3rd Rdg-Short Dbt
     98-04-01 H 3rd Rdg-Sht Dbt-Pass/Vote 090-025-002
     98-04-02 S Arrive Senate
              S Placed Calendr, First Reading
     98-04-21 S Chief Sponsor BURZYNSKI
                                            Referred to Sen Rules Comm
              S First reading
     98-04-22 S
                                            Assigned to Executive
     98-04-28 S
                                            Postponed
     98-05-06 S
                                            To Subcommittee
                                            Committee Executive
                                           Refer to Rules/Rul 3-9(a)
     98-05-08 S
     98-11-18 S
                                            Assigned to Executive
     98-12-02 S
                      Amendment No.01
                                            EXECUTIVE S
                                                                     Adopted
                                                                     Adopted
               S
                      Amendment No.02
                                            EXECUTIVE
                                            Recommnded do pass as amend 010-000-000
               S Placed Calndr, Second Reading
     98-12-03
               S Second Reading
               S Placed Calndr, Third Reading
                                            Refer to Rules/Rul 3-9(b)
     99-01-04 S
                                            Approved for Consideration SRUL
     99-01-11 S
               S Placed Calndr, Third Reading
     99-01-12 S Third Reading - Passed 058-000-000
               H Arrive House
               H Place Cal Order Concurrence 01,02
               H Motion Filed Concur
                       Motion referred to
                                              HRUL
                                             HHED
                       Rules refers to
               H Be approved consideration HHED/009-000-000
               H H Concurs in S Amend. 01,02/115-000-000
               H Passed both Houses
      99-01-28 H Sent to the Governor
      99-02-04 H Governor approved
               H
                    Effective Date 99-02-04
                    PUBLIC ACT 90-0814
             COULSON.
HB-2806
                                    from Ch. 120, par. 2-203
   35 ILCS 5/203
   35 ILCS 5/215 new
```

Amends the Illinois Income Tax Act. Allows certain individual taxpayers a deduction in an amount, not to exceed \$1,000, equal to the amount deposited in and the interest earned on a college savings plan account. Provides that a taxpayer shall not be

2695 HB-2806—Cont.

required to deposit more than \$500 into an account to begin a college savings plan. Requires the moneys deposited into and the interest earned on an account designated as a college savings plan to be used only by the account holder and only for college or university expenses. Provides that if a taxpayer uses moneys deposited in the college savings plan account for a purpose other than college or university expenses, the moneys shall be subject to taxation under this Act and the account holder shall incur a penalty equal to 10% of that principal or income used for purposes other than college or university expenses. States that the Department of Revenue shall promulgate rules to implement and enforce this Section.

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NOTE(S) THAT MAY APPLY: Fiscal 98-02-04 H Filed With Clerk
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H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2807 SAVIANO.

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Amends the Code of Civil Procedure. Makes a change to a caption in a Section concerning quick-take proceedings.

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98-02-04 H Filed With Clerk
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H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2808 SAVIANO.

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Amends the Code of Civil Procedure. Makes a change to a caption in a Section concerning quick-take proceedings.

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98-02-04 H Filed With Clerk
```

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2809 SAVIANO.

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Amends the Code of Civil Procedure. Makes a change to a caption in a Section concerning quick-take proceedings.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2810 GILES.

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10 ILCS 5/13-1
                                    from Ch. 46, par. 13-1
10 ILCS 5/13-2
                                    from Ch. 46, par. 13-2
10 ILCS 5/14-3.1
                                    from Ch. 46, par. 14-3.1
10 ILCS 5/17-18.1
                                    from Ch. 46, par. 17-18.1
10 ILCS 5/17-21
                                    from Ch. 46, par. 17-21
10 ILCS 5/19-2.1
                                    from Ch. 46, par. 19-2.1
10 ILCS 5/19-8
                                    from Ch. 46, par. 19-8
10 ILCS 5/19-9
                                    from Ch. 46, par. 19-9
10 ILCS 5/19-11
                                    from Ch. 46, par. 19-11
10 ILCS 5/19-12.2
                                    from Ch. 46, par. 19-12.2
10 ILCS 5/19-13
                                    from Ch. 46, par. 19-13
10 ILCS 5/20-2
                                    from Ch. 46, par. 20-2
10 ILCS 5/20-2.1
                                    from Ch. 46, par. 20-2.1
10 ILCS 5/20-2.2
                                    from Ch. 46, par. 20-2.2
10 ILCS 5/20-7
                                    from Ch. 46, par. 20-7
10 ILCS 5/20-8
                                    from Ch. 46, par. 20-8
10 ILCS 5/20-9
                                    from Ch. 46, par. 20-9
10 ILCS 5/20-10
                                    from Ch. 46, par. 20-10
10 ILCS 5/20-11
                                    from Ch. 46, par. 20-11
10 ILCS 5/24-16
                                    from Ch. 46, par. 24-16
10 ILCS 5/24A-10
                                    from Ch. 46, par. 24A-10
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Amends the Election Code. Requires the county board to approve special absentee voting panels of 3 judges each. Provides that absentee voters' ballots may be tabulated at the central counting location after the polls have closed by a special absentee voting panel. States that absentee voters' ballots returned after the closing of the polls shall be kept unopened for 2 months and then destroyed in a like manner as the used ballots. Allows each political party, candidate, and qualified civic organization to have one pollwatcher present for each special absentee voting panel.

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FISCAL NOTE (State Bd. of Elections)
HB2810 would have minimal fiscal impact.
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98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-02-17 H

Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

SAVIANO. HB-2811

55 ILCS 5/4-6001

from Ch. 34, par. 4-6001

Amends the Counties Code. Provides that the county clerk of each county, the recorder of each county, and the chief clerk of each county board of election commissioners (now the county clerk of each county that does not have a county board of election commissioners and the chief clerk of each county board of election commissioners) shall receive an award of \$4,500 per year after January 1, 1998, \$5,500 per year after January 1, 1999, and \$6,500 per year after January 1, 2000 (now of \$3,500 per annum for the additional duties required of such officers by the consolidation of elections law). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2812 TURNER JOHN.

55 ILCS 5/3-5031

from Ch. 34, par. 3-5031

55.ILCS 5/5-1103.5 new

Amends the Counties Code. Removes provision that a recorder shall be guilty of and punished for malfeasance for failure to perform duties. Requires a county to indemnify its recorder to a maximum of \$1,000,000 for damages from the recorder's neglect of duty. Conditions indemnification upon the recorder's notification to the county. Permits the county to appear and intervene in actions against its recorder for liability the county may indemnify.

HOUSE AMENDMENT NO. 1.

Restores language providing that a recorder who willfully fails (now, who fails) to perform his duties is guilty of malfeasance in office.

```
98-02-04 H Filed With Clerk
                                            Referred to Hse Rules Comm
               H First reading
      98-03-11 H
                                            Assigned to Local Government
                                            Do Pass/Short Debate Cal 016-000-000
      98-03-20 H
               H Placed Cal 2nd Rdg-Sht Dbt
      98-03-23 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-03-24 H Relld 2nd Rdng-Short Debate
               H Held 2nd Rdg-Short Debate
                       Amendment No.01
                                            TURNER, JOHN
      98-03-25 H
                       Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      98-03-26 H
                      Amendment No.01
                                            TURNER, JOHN
               H Be approved consideration 003-002-000/HRUL
                       Amendment No.01
                                            TURNER, JOHN
                                                                     Adopted
               H Pld Cal Ord 3rd Rdg-Sht Dbt
               H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
      98-03-31 S Arrive Senate
               S Placed Calendr, First Reading
      98-04-29 S Chief Sponsor MADIGAN
      98-04-30 S First reading
                                            Referred to Sen Rules Comm
      99-01-12 H Session Sine Die
HB-2813
            GILES.
```

10 ILCS 5/11-2	from Ch. 46, par. 11-2
10 ILCS 5/11-3	from Ch. 46, par. 11-3
10 ILCS 5/11-5	from Ch. 46, par. 11-5
10 ILCS 5/13-3	from Ch. 46, par. 13-3
10 ILCS 5/14-1	from Ch. 46, par. 14-1
10 ILCS 5/24A-3.1	from Ch. 46, par. 24A-3.1

2697 HB-2813—Cont.

10 ILCS 5/24B-3.1

Amends the Election Code to provide that the maximum size of a precinct shall be 1,600 instead of 800. Effective immediately.

FISCAL NOTE (State Bd. of Elections)

HB2813 would have minimal fiscal impact.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-17 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2814 GILES - BOLAND - TURNER, ART.

```
10 ILCS 5/7-47 from Ch. 46, par. 7-47
10 ILCS 5/17-12 from Ch. 46, par. 17-12
10 ILCS 5/18-5 from Ch. 46, par. 18-5
```

Amends the Election Code. Provides that the voter (now the election judge) shall deposit his or her ballot in the ballot box. Provides that the election judge shall observe the voter depositing the ballot.

FISCAL NOTE (State Board of Elections)

HB2814 would have minimal fiscal impact.

HOUSE AMENDMENT NO. 1. (Tabled March 31, 1998)

Adds reference to:

10 ILCS 5/7-47.1 from Ch. 46, par. 7-47.1 10 ILCS 5/17-13 from Ch. 46, par. 17-13 10 ILCS 5/18-5.1 from Ch. 46, par. 18-5.1

10 ILCS 5/19-1.1 new 10 ILCS 5/20-1.1 new

Deletes everything. Amends the Election Code. Provides that the voter (now the election judge) shall deposit his or her ballot in the ballot box. Provides that the election judge may (instead of shall) observe the voter depositing the ballot. Provides that the provisions of this amendatory Act shall not apply to disabled voters or absentee voters.

FISCAL NOTE, AMENDED (State Board of Elections)

No change from previous note.

STATE MANDÂTES ACT FISCAL NOTE

Fails to create a State mandate.

HOUSE AMENDMENT NO. 2.

Adds reference to:

10 ILCS 5/7-47.1 from Ch. 46, par. 7-47.1 l0 ILCS 5/17-13 from Ch. 46, par. 17-13

10 ILCS 5/19-1.1 new 10 ILCS 5/20-1.1 new

Deletes everything. Amends the Election Code. Provides that either the voter or the election judge may deposit the ballot in the ballot box. Provides that if the voter deposits the ballot, the election judge shall observe the the voter depositing the ballot. Provides that the provisions of this amendatory Act shall not apply to disabled voters or absentee voters.

```
98-02-04 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-02-17 H
                                      Fiscal Note Filed
                                      Committee Rules
98-03-11 H
                                      Assigned to State Govt Admin & Election
                                        Refrm
98-03-20 H
                                      St Mandate Fis Nte Requestd BLACK
                                      Do Pass/Short Debate Cal 013-000-000
         H
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H
                 Amendment No.01
                                      GILES
                 Amendment referred to HRUL
         Н
         H Be approved consideration 003-002-000/HRUL
         H Second Reading-Short Debate
                 Amendment No.01
                                      GILES
                                                               Adopted
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor BOLAND
         H Added As A Co-sponsor TURNER, ART
98-03-26 H
                                      Fiscal Note filed as Amnded
         H Held 2nd Rdg-Short Debate
```

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98-03-27 H
                 Amendment No.02
                                      GILES
         н
                 Amendment referred to HRUL
         Н
                                      St Mandate Fis Note Filed
         H Held 2nd Rdg-Short Debate
98-03-30 H
                 Amendment No.02
                                      GILES
         H Be approved consideration HRUL
         H Held 2nd Rdg-Short Debate
98-03-31 H
                                      Mtn Prevail - Table Amend No 01
         Н
                 Amendment No.02
                                      GILES
                                                               Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-04-01 H
                                         3d Reading Consideration PP
                                        Calendar Consideration PP.
98-04-02 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2815 GILES.

10 ILCS 5/4-11

from Ch. 46, par. 4-11

Amends the Election Code. Permits a county clerk to charge each person, except the political party chairman, a fee to reimburse the actual cost of copying a precinct registration list.

```
FISCAL NOTE (State Bd. of Elections)
HB2815 would have minimal fiscal impact.
98-02-04 H Filed With Clerk
         H First reading
                                        Referred to Hse Rules Comm
98-02-17 H
                                       Fiscal Note Filed
                                       Committee Rules
99-01-12 H Session Sine Die
```

HB-2816 GILES.

10 ILCS 5/19-13

from Ch. 46, par. 19-13

Amends the Election Code. Allows personal delivery of an absentee ballot to any qualified voter admitted to a hospital due to injury or illness not more than 10 days before an election (now not more than 5 days before an election).

```
FISCAL NOTE (State Bd. of Elections)
HB2816 would have minimal fiscal impact.
```

```
98-02-04 H Filed With Clerk
```

H First reading Referred to Hse Rules Comm 98-02-17 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2817 GILES.

10 ILCS 5/13-10

from Ch. 46, par. 13-10

Amends the Election Code. Deletes provisions that set the maximum amount of compensation for judges of election.

```
FISCAL NOTE (State Bd. of Elections)
```

HB2817 would have minimal fiscal impact.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-02-17 H Fiscal Note Filed Committee Rules Н

99-01-12 H Session Sine Die

```
HB-2818
             BIGGINS - MAUTINO.
  225 ILCS 60/23
                                    from Ch. 111, par. 4400-23
  225 ILCS 60/36
                                    from Ch. 111, par. 4400-36
  225 ILCS 60/38
                                    from Ch. 111, par. 4400-38
```

Amends the Medical Practice Act of 1987. Authorizes the Department of Professional Regulation to inform patients of their right to give consent for the Department to obtain copies of the patients' hospital and medical records. Authorizes the Department and the Disciplinary Board to subpoena records in mandatory reporting cases alleging death or permanent injury. Provides that the subpoenaed information shall be kept confidential

HOUSE AMENDMENT NO. 1.

Replaces the title and everything after the enacting clause with substantially identical legislation. Requires the Director of Professional Regulation to report in writing to the 2699 HB-2818—Cont.

Medical Disciplinary Board decisions to require further investigation with respect to Board determinations to close a matter because of insufficient facts. Makes technical changes.

FISCAL NOTE (Dpt. Professional Regulation)
Additional staff would cost approximately \$30,000 per year.

HOUSE AMENDMENT NO. 2.

415 ILCS 110/2004

Provides that information gathered by the Department of Professional Regulation during its investigation is confidential. Provides that information received pursuant to subpoena by the Medical Disciplinary Board is confidential and that patient identifiers must be deleted before the information is submitted to the Board.

```
FISCAL NOTE, H-AM 2 (Dpt. Professional Regulation)
      The cost of securing records could run $25,000 per case. There
      is no fiscal impact in regard to H-am 2.
      98-02-04 H Filed With Clerk
               H Added As A Joint Sponsor BIGGINS
               H First reading
                                            Referred to Hse Rules Comm
      98-03-10 H Primary Sponsor Changed To BIGGINS
               H Joint Sponsor Changed to MAUTINO
      98-03-11 H
                                             Assigned to Human Services
      98-03-19 H
                       Amendment No.01
                                            HUMAN SERVS H
                                                                      Adopted
                                             Do Pass Amend/Short Debate 011-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
      98-03-20 H
                                            Fiscal Note Filed
               H Cal Ord 2nd Rdg-Shr Dbt
      98-03-23 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      98-03-24 H
                       Amendment No.02
                                            MAUTINO
               Н
                       Amendment referred to HRUL
               H Be approved consideration HRUL
               H Held 2nd Rdg-Short Debate
      98-03-26 H
                       Amendment No.02
                                            MAUTINO
                                                                      Adopted
               H Pld Cal Ord 3rd Rdg-Sht Dbt
               H 3rd Rdg-Sht Dbt-Pass/Vote 113-002-000
      98-03-31 S Arrive Senate
               S Placed Calendr, First Reading
                S Chief Sponsor WALSH,T
      98-04-01 S First reading
                                             Referred to Sen Rules Comm
      98-04-02 S Added as Chief Co-sponsor DEMUZIO
      98-04-22 S
                                             Assigned to Licensed Activities
      98-05-04 S
                                             Fiscal Note Requested MOLARO
      98-05-05 S
                                             Recommended do pass 009-000-000
               S Placed Calndr, Second Reading
      98-05-07 S
                                            Fiscal Note Filed
               S Second Reading
               S Placed Calndr, Third Reading
      98-05-13 S Third Reading - Passed 058-000-000
               H Passed both Houses
      98-06-11 H Sent to the Governor
      98-08-07 H Governor approved
               H
                    Effective Date 99-01-01
                    PUBLIC ACT 90-0699
HB-2819
             MAUTINO - BIGGINS.
   20 ILCS 605/46.37
                                    from Ch. 127, par. 46.37
   20 ILCS 609/2
   20 ILCS 1110/6
                                    from Ch. 96 1/2, par. 4106
```

Amends the Civil Administrative Code of Illinois. Deletes a provision that requires the Department of Commerce and Community Affairs to establish and maintain a program of intergovernmental exchange of personnel. Deletes a provision that requires the Department to assist local governments in preparing bond issues. Amends the Center for Business Ownership Succession and Employee Ownership Act. Deletes provisions concerning the Advisory Task Force on Business Ownership Succession and Employee Ownership. Amends the Illinois Coal and Energy Development Bond Act. Deletes ref-

from Ch. 96 1/2, par. 9754

erences to the Illinois Energy Resources Commission in the Section concerning the expenditure of funds. Amends the Recycled Newsprint Use Act. Deletes a provision that requires DCCA to submit to the General Assembly a report compiling the data contained in the consumer usage certificates. Effective immediately.

```
FISCAL NOTE (DCCA)

HB2819 would have no fiscal impact.

98-02-04 H Filed With Clerk
H Added As A Joint Sponsor BIGGINS
H First reading Referred to Hse Rules Comm

98-02-18 H Fiscal Note Filed
H Committee Rules

99-01-12 H Session Sine Die
```

HB-2820 KUBIK - LYONS.EILEEN AND GASH.

30 ILCS 360/1-3 from Ch. 17, par. 7201-3

Amends the Rural Bond Bank Act. Provides that for the purposes of the Act "rural county" means any county (now any county other than a county having a population in excess of 3,000,000) and "governmental unit" means, among others, any municipality, excluding any home rule municipality in a county contiguous with a county having a population in excess of 3,000,000 or any home rule municipality in a county with a population of 3,000,000 or greater (now any municipality, excluding any home rule municipality in a county contiguous with a county having a population in excess of 3,000,000). Effective July 1, 1998.

```
98-02-04 H Filed With Clerk
H First reading Referred to Hse Rules Comm

98-02-25 H Assigned to Agriculture & Conservation

98-03-11 H Added As A Joint Sponsor LYONS, EILEEN

98-03-20 H Re-Refer Rules/Rul 19(a)

98-03-26 H Added As A Co-sponsor GASH

99-01-12 H Session Sine Die
```

HB-2821 KUBIK – BRADY – DURKIN – CAPPARELLI – PERSICO, MURPHY, JONES, SHIRLEY AND SAVIANO.

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415 ILCS 5/22.15 from Ch. 111 1/2, par. 1022.15
```

Amends the Environmental Protection Act to make a technical change to a provision concerning the Solid Waste Management Fund.

```
HOUSE AMENDMENT NO. 1.
Adds reference to:
30 ILCS 105/5.480 new
415 ILCS 5/21 from Ch. 111 1/2, par. 1021
415 ILCS 5/22.15a new
```

Amends the Environmental Protection Act and the State Finance Act. Provides that the fee, tax, or surcharge imposed by a unit of local government upon a solid waste disposal facility shall not be utilized for the purchase of waste hauling equipment. Provides that the total fee, tax, or surcharge shall not exceed \$.45 (instead of \$.60) per cubic yard if more than 150,000 cubic yards of non-hazardous solid waste is disposed of at the site, unless the owner or operator weighs the quantity of the solid waste received with a device for which certification has been obtained, in which case the fee shall not exceed \$.95 (instead of \$1.27) per ton. Requires the Environmental Protection Agency to assess and collect a fee from the owner or operator of a sanitary landfill permitted to dispose of solid waste, to be deposited into the Local Waste Reduction and Recycling Fund. Pursuant to appropriation, requires all money in the Fund to be distributed to units of local government on a per capita basis. Requires the unit of local government to prepare and distribute to the Agency a report that details spending plans for the money. Requires the Department of Commerce and Community Affairs to make grants available to units of local government. Deletes provisions prohibiting a person from conducting an operation for the receipt transfer, recycling, or other management of construction or demolition debris without maintenance of load tickets and certain other manifests. Requires a person who conducts generation, transportation, or recycling of construction or demolition debris to maintain certain identifying documentation for 3 years. Exempts certain facilities that use construction debris for certain specified uses from the documentation requirement. Provides that certain provisions concerning maintenance of identifying documentation shall not apply to generation or recycling of clean construction or demolition debris in certain circumstances. The provisions concerning demolition debris are effective immediately. The provisions concerning solid waste are effective January 1, 1999.

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FISCAL NOTE, H-AM 1 (Environmental Protection Agency)
Implementation would cost approximately $137,500.
98-02-04 H Filed With Clerk
        H First reading
                                     Referred to Hse Rules Comm
98-02-25 H
                                     Assigned to Environment & Energy
98-03-20 H
                                     ENVRMNT ENRGY H
                Amendment No.01
                                                             Adopted
                                     Do Pass Amend/Short Debate 014-009-000
        H Placed Cal 2nd Rdg-Sht Dbt
        H Added As A Joint Sponsor BRADY
         H Added As A Co-sponsor DURKIN
        H Added As A Co-sponsor CAPPARELLI
        H Added As A Co-sponsor PERSICO
        H Added As A Co-sponsor MURPHY
         H Added As A Co-sponsor JONES, SHIRLEY
         H Added As A Co-sponsor SAVIANO
98-03-23 H
                                     Fiscal Note req as Amended BLACK
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-04-01 H
                                     Fiscal Note filed as Amnded
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-04-02 H
                                     3RD READING
         Η
                                     DEADLINE EXTENDED
                                     TO APRIL 15, 1998
         H
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-04-13 H
                                     3RD READING
         Н
                                     DEADLINE EXTENDED
         H
                                     TO MAY 15, 1998
         H Cal Ord 3rd Rdg-Short Dbt
98-04-30 H
                                     3RD READING
         Η
                                     DEADLINE EXTENDED
         Н
                                     TO MAY 22, 1998
         H Cal Ord 3rd Rdg-Short Dbt
98-05-22 H
                                     3rd Reading Pssg Ddlne Extd
         H Cal Ord 3rd Rdg-Short Dbt
99-01-04 H
                                     Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
```

HB-2822 CAPPARELLI – SAVIANO – BUGIELSKI – BURKE – LYONS, JOSEPH AND BERGMAN.

```
5 ILCS 70/8 from Ch. 1, par. 1107
70 ILCS 2605/8 from Ch. 42, par. 327
70 ILCS 2605/9.6c new
70 ILCS 2605/9.8 from Ch. 42, par. 328.8
```

Amends the Metropolitan Water Reclamation District Act. Authorizes the District to create a Local Government Assistance Program for the purpose of making loans to units of local government to finance improvements to local sewerage systems. Authorizes the District to issue bonds to finance the program. Provides that the bonds may be payable from any available revenues of the District, including loan repayments. Deletes certain provisions relating to the Local Improvement Revolving Loan Fund and the sale of surplus real estate. Also makes a technical correction to the list of bonds that may be issued by the District without referendum, adding a cross reference to the Section under which construction working cash fund bonds may be issued. Amends the Statute on Statutes to define the Section authorizing the new bonds as one of the Omnibus Bond Acts. Effective immediately.

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FISCAL NOTE (DCCA)
```

No fiscal impact on DCCA or local government.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

5 ILCS 70/8

Deletes everything. Amends the Metropolitan Water Reclamation District Act. Authorizes the District to create a Local Government Assistance Program for the purpose of making loans to units of local government to finance improvements to local sewerage systems. Authorizes the District to issue bonds to finance the program. Provides that the bonds may be payable from any available revenues of the District, including loan repayments. Deletes certain provisions relating to the Local Improvement Revolving Loan Fund and the sale of surplus real estate. Also makes a technical correction to the list of bonds that may be issued by the District without referendum, adding a cross reference to the Section under which construction working cash fund bonds may be issued. Effective immediately.

```
STATE DEBT NOTE, H-AM 1
   HB2822 would not increase the level of State indebtedness.
   STATE MANDATES ACT FISCAL NOTE, AMENDED
   Fails to create a State mandate.
NOTE(S) THAT MAY APPLY: Fiscal
   98-02-04 H Filed With Clerk
            H Added As A Joint Sponsor SAVIANO
             H Added As A Co-sponsor BUGIELSKI
             H Added As A Co-sponsor BURKE
             H Added As A Co-sponsor LYONS, JOSEPH
             H First reading
                                         Referred to Hse Rules Comm
   98-02-24 H
                                         Fiscal Note Filed
                                         Committee Rules
    98-03-11 H
                                         Assigned to Executive
    98-03-19 H
                    Amendment No.01
                                         EXECUTIVE H
                                                                  Adopted
                                         Do Pass Amend/Short Debate 013-001-000
             H Placed Cal 2nd Rdg-Sht Dbt
                                         St Mandate Fis Nte Requestd BLACK
             Н
                                         State Debt Note Requested BLACK
             H Cal Ord 2nd Rdg-Shr Dbt
    98-03-23 H
                                         St Mandate Fis Nte Reg-Wdrn
                                         St Debt Imp Note-Withdrawn BLACK
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-03-25 H
                                         St Debt Note fld as amended
                                         St Mndt Fscl Note Fld Amnd
             H Cal Ord 3rd Rdg-Short Dbt
    98-04-01 H Added As A Co-sponsor BERGMAN
    98-04-02 H
                                         Re-Refer Rules/Rul 19(a)
    99-01-12 H Session Sine Die
```

HB-2823 MOFFITT - LOPEZ - MITCHELL - CURRY, JULIE.

815 ILCS 505/2

from Ch. 121 1/2, par. 262

Amends the Consumer Fraud and Deceptive Business Practices Act. Adds a caption to a Section declaring certain acts or practices unlawful.

HOUSE AMENDMENT NO. 1.

USE AMENDMENT Deletes reference to: 815 ILCS 505/2 Adds reference to: 815 ILCS 505/2II new

Deletes everything. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that if a person transmits or causes to be transmitted to a recipient an item of electronic mail that includes an advertisement, that person commits an unlawful practice unless specified requirements are met. Sets forth exceptions and immunities.

HOUSE AMENDMENT NO. 2.

```
Adds reference to:
625 ILCS 5/5-301 from Ch. 95 1/2, par. 5-301
815 ILCS 306/10
815 ILCS 306/35
```

Amends the Illinois Vehicle Code and the Automotive Repair Act. Provides that the requirement of displaying an automotive parts recycler license does not apply to new vehicle dealers. Provides that "motor vehicle" as used in the Automotive Repair Act

2703 HB-2823—Cont.

shall have the same meaning as used in the Illinois Vehicle Code, except for snowmobiles, all-terrain vehicles, farm tractors, implements of husbandry, special mobile equipment, and motor vehicles of the second division that weigh over 8000 pounds. Allows a vehicle repair facility to make repairs for which no estimate was given to the owner in excess of \$100 if the consumer signs a waiver. Makes other changes.

```
98-02-04 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
98-02-25 H
                                     Assigned to Consumer Protection
98-03-20 H Added As A Joint Sponsor LOPEZ
         H Added As A Co-sponsor MITCHELL
         H Added As A Co-sponsor CURRY, JULIE
                Amendment No.01
                                     CONSUMER PROT H
                                                              Adopted
                Amendment No.02
         Η
                                     CONSUMER PROT H
                                                              Adopted
                                     Do Pass Amend/Short Debate 012-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-26 H 3rd Rdg-Sht Dbt-Pass/Vote 095-017-004
98-03-31 S Arrive Senate
         S Placed Calendr, First Reading
98-04-02 S Chief Sponsor BUTLER
         S First reading
                                      Referred to Sen Rules Comm
98-04-28 S
                                      Assigned to Executive
98-05-06 S
                                      Postponed
                                      Committee Executive
98-05-08 S
                                      Refer to Rules/Rul 3-9(a)
99-01-12 H Session Sine Die
```

HB-2824 MOFFITT.

815 ILCS 413/15

Amends the Telephone Solicitations Act. Makes stylistic changes in a Section concerning method of operation.

98-02-04 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-01-12 H Session Sine Die

HB-2825 MOFFITT.

235 ILCS 5/7A-6

from Ch. 43, par. 157f

Amends the Liquor Control Act of 1934. Adds a caption to a Section concerning violations of the warehouses Article of the Act.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2826 MOFFITT.

720 ILCS 685/2

from Ch. 23, par. 2358-2

Amends the Tobacco Accessories and Smoking Herbs Control Act. Makes a stylistic change in the purpose Section.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2827 CLAYTON - MOORE, ANDREA.

10 ILCS 5/1-6

Amends the Election Code. Provides that when computing the period in which an act must be performed and the first or last day is a Saturday, Sunday, or State holiday, the period extends through the next business day after that Saturday, Sunday, or State holiday. Effective immediately.

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

Adds reference to: 10 ILCS 5/13-10 10 ILCS 5/13-11 10 ILCS 5/17-30

Amends the Election Code. Removes the maximum amount an election judge may receive as daily compensation. Increases by \$15 the portion of an election judge's com-

pensation paid by the State Board of Elections, and provides that the increase must be paid to each judge and not retained by the county to reduce its portion of the judge's compensation.

```
SENATE AMENDMENT NO. 2.
```

Adds reference to:

10 ILCS 5/13-3

from Ch. 46, par. 13-3

Amends the Election Code. Requires that notice be published of the availability for public inspection of an election authority's list of election judges' names; removes requirement that the election judges' names be published.

SENATE AMENDMENT NO. 3.

Adds reference to: 10 ILCS 5/25-11

10 ILCS 5/25-11 from Ch. 46, par. 25-11

10 ILCS 5/25-10 rep.

Amends the Election Code. Provides that vacancies in the office of clerk of the circuit court shall be filled in the same manner as vacancies in elected county offices, rather than by appointment of the circuit's judges.

SENATE AMENDMENT NO. 5.

Adds reference to:

10 ILCS 5/14-5

from Ch. 46, par. 14-5

Amends the Election Code. Applies changes regarding publication of the names of election judges to election commissions as well as county clerks serving as election authorities.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-ams 1, 2, 3, and 5.

Recommends that the bill be further amended as follows:

S Placed Calndr, Third Reading

Amendment No.05

98-05-14 S Filed with Secretary

Deletes reference to:

10 ILCS 5/25-10 rep.

Adds reference to:

10 ILCS 5/25-10

from Ch. 46, par. 25-10

Makes the changes in the manner of filling vacancies in the office of clerk of the circuit court applicable only to counties of less than 3,000,000 population.

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98-02-04 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-02-19 H
                                      Assigned to State Govt Admin & Election
                                        Refrm
98-02-25 H
                                      Do Pass/Short Debate Cal 012-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-18 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
98-03-30 S Chief Sponsor BUTLER
98-03-31 S First reading
                                      Referred to Sen Rules Comm
98-04-01 S Sponsor Removed BUTLER
         S Alt Chief Sponsor Changed RAUSCHENBERGER
98-04-22 S
                                      Assigned to Local Government & Elections
98-05-07 S
                                      LOCAL GOVERN S
                 Amendment No.01
                                      Recommided do pass as amend 008-000-000
           Placed Calndr, Second Reading
98-05-13 S Filed with Secretary
                                      RAUSCHENBERGER
         S
                 Amendment No.02
         S
                                      -PARKER
         S
                 Amendment referred to SRUL
         S
           Filed with Secretary
         S
                 Amendment No.03
                                     RAUSCHENBERGER
         S
                 Amendment referred to SRUL
         S Filed with Secretary
                                     JACOBS
                Amendment No.04
         S
                 Amendment referred to SRUL
         S
         S Second Reading
```

RAUSCHENBERGER

98-05-140	Cont.		
S		-PARKER	
S S			
S		RAUSCHENBERGER -PARKER	
S		SLGV	
S	Amendment No.03	RAUSCHENBERGER	
S		SLGV	
S		JACOBS	
S S	Rules refers to Amendment No.05	SLGV RAUSCHENBERGER	
S		-PARKER	
·S	Rules refers to	SLGV	
S		RAUSCHENBERGER	
S		-PARKER	,
S S		Be adopted RAUSCHENBERGER	
S	Amendment No.03	Be adopted	
S		JACOBS	Tabled
S			SLGV/BY
			SPONSOR
S		RAUSCHENBERGER	
S S		-PARKER Be adopted	
S		ne adopted	
S	Amendment No.02	RAUSCHENBERGER	
S		-PARKER	
S		Adopted	41 . 1
S S	Amendment No.03 Amendment No.05	RAUSCHENBERGER RAUSCHENBERGER	Adopted
Š		-PARKER	
S		Adopted	
S			
	Third Reading - Passed 056- Arrive House	000-000	
	I Place Cal Order Concurrence	01 02 03 05	
Ĥ	Motion Filed Concur	0 01,02,03,03	
H		HRUL	
	Calendar Order of Concurrer		
98-05-19 H	I Added As A Joint Sponsor N		NOUD IN CA #1
H		Motion withdrawn TO CO 2,3,5/CLAYTON	NCUR IN SA #1
	Motion Filed Concur	2,5,5/02/11/10/1	
H	1110tion released to	HRUL	
	Motion Filed Non-Concur #3		
08 05 20 H	I Calendar Order of Concurrer I Motion Filed Non-Concur #4	1 01,02,03,05	
96-03-20 H	I H Nonchers in S Amend. 01,	#1,2,3,3/CLATION 02 03 05	
	Secretary's Desk Non-concu		
	Filed with Secretary	. , ,	
S S		Mtn refuse recede-Sen Am	end
	S Refuses to Recede Amend	-RAUSCHENBERGER	
	S Requests Conference Com		
	Sen Conference Comm Appt		ER
S		BUTLER, DUDYCZ,	
S 05 05 0		BOWLES, LINK	
98-05-22 S	Sponsor Removed RAUSCH	ENBERGER	
S	Alt Chief Sponsor Changed I Added as Chief Co-sponsor I	LAUZEN RAUSCHENRERGER	
	Hse Accede Req Conf Comn		
H	Hse Conference Comm Appt	d IST/CURRIE,	
H		HANNIG, GILES,	
H		CHURCHILL & KUBII	Κ.
	I House report submitted 1ST/ I Conf Comm Rpt referred to I		
	Be approved consideration H		
	Filed with Secretary		

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98-05-22--Cont.
         S Conference Committee Report 1ST/LAUZEN
         S Conf Comm Rpt referred to SRUL
         H House Conf. report Adopted 1ST/116-000-000
         S Conference Committee Report 1ST/LAUZEN
         S Be approved consideration SRUL
         S Senate report submitted
         S Senate Conf. report Adopted 1ST/057-000-000
         H Both House Adoptd Conf rpt 1ST
         H Passed both Houses
98-06-19 H Sent to the Governor
98-07-31 H Governor approved
         Η
              Effective Date 98-07-31
              PUBLIC ACT 90-0672
         Н
      CAPPARELLI.
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HB-2828

40 ILCS 5/6-128 40 ILCS 5/6-140 40 ILCS 5/6-144	from Ch. 108 1/2, par. 6-128 from Ch. 108 1/2, par. 6-140 from Ch. 108 1/2, par. 6-144
40 ILCS 5/6-151 30 ILCS 805/8.22 new	from Ch. 108 1/2, par. 6-151

Amends the Chicago Firefighter Article of the Pension Code to increase the maximum retirement annuity, duty disability benefit, and duty death benefit from 75% to 80% of salary. Also makes technical changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PÉNSION NOTE

Estimated increase in total annual cost is \$2.1 million, or 0.89% of payroll; annual cost will increase as payroll grows. NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-05-11 H Pension Note Filed

Committee Rules

99-01-12 H Session Sine Die

HR-2829 CAPPARELLI.

40 ILCS 5/6-128.2 30 ILCS 805/8.22 new

from Ch. 108 1/2, par. 6-128.2

Amends the Chicago Firefighter Article of the Pension Code. Beginning January 1, 1997, increases the minimum retirement annuity to \$1000 per month for persons who retire at age 50 with at least 20 years of service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately,

PÉNSION NOTE

Estimated increase in total annual cost is \$775,000, or 0.33%

of payroll; annual cost will as payroll grows.

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

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-05-11 H Pension Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2830 CAPPARELLI.

40 ILCS 5/6-111 from Ch. 108 1/2, par. 6-111

30 ILCS 805/8.22 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 previously received, upon payment of the corresponding employee contributions, without interest. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

If a large number of firefighters elect to make contributions, fiscal impact could be substantial, as required contributions do not cover entire costs of HB2830.

PENSION NOTE, REVISED

No change from previous note.

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

98-02-04 H Filed With Clerk

98-03-03 H Pirst reading Referred to Hse Rules Comm
Pension Note Filed
Committee Rules
Pension Note Filed
Pension Note Filed
Committee Rules
Pension Note Filed
Committee Rules

99-01-12 H Session Sine Die

HB-2831 CAPPARELLI – MCAULIFFE – BUGIELSKI – BURKE – LYONS, JOSEPH AND BRADLEY.

40 ILCS 5/6-128.4

from Ch. 108 1/2, par. 6-128.4

30 ILCS 805/8.22 new

Amends the Chicago Firefighter Article of the Pension Code. Beginning January 1, 1997, increases the minimum widow's annuity to \$800 per month for surviving spouses of persons who retire at age 50 with at least 20 years of service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

No increase in normal cost; estimated 1st year payout is

\$850,000; annual cost will increase commensurate with payroll.

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

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-23 H Added As A Joint Sponsor MCAULIFFE H Added As A Co-sponsor BUGIELSKI

> H Added As A Co-sponsor BURKE H Added As A Co-sponsor LYONS, JOSEPH

98-03-24 H Added As A Co-sponsor BRADLEY

98-05-11 H Pension Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-2832 CAPPARELLI.

40 ILCS 5/6-164 30 ILCS 805/8.22 new from Ch. 108 1/2, par. 6-164

Amends the Chicago Firefighter Article of the Pension Code. For firemen born after 1944 and before 1950 who withdraw from service on or after the effective date of this amendatory Act, accelerates the automatic annual increase to age 55, increases it to 3%, and removes the 30% maximum. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Estimated increase in total annual cost is \$936,000 or 0.41% of

payroll; annual cost will increase commensurate with payroll.

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

98-02-04 H Filed With Clerk

98-05-11 H Pension Note Filed
H Pension Note Filed
Committee Rules

99-01-12 H Session Sine Die

HB-2833 CAPPARELLI.

40 ILCS 5/6-210.1 from Ch. 108 1/2, par. 6-210.1 40 ILCS 5/6-210.2 new 40 ILCS 5/8-172 from Ch. 108 1/2, par. 8-172 40 ILCS 5/8-172.1 new 30 ILCS 805/8.22 new

Amends the Chicago Firefighter and Municipal Employee Articles of the Pension Code to require the Chicago municipal pension fund to transfer to the Chicago firefighter pension fund certain city contributions relating to paramedics. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

HB 2833 would decrease the accrued liability of the Chicago Firefighters' Fund by an estimated \$14.3 million. The \$14.3

million would be transferred from the Chicago Municipal Fund, based on the contributions of 380 paramedics who took refunds from the Chicago Municipal Fund in 1984, and who are currently participating in the Chicago Firefighters' Fund. The accrued liability of the Chicago Municipal Fund would increase by the same amount.

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

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-05-11 H Pension Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-2834 CAPPARELLI – MCAULIFFE – BUGIELSKI – LYONS, JOSEPH – BURKE AND BRADLEY.

40 ILCS: 5/6-128

from Ch. 108 1/2, par. 6-128

30 ILCS 805/8,22 new

Amends the Chicago Firefighter 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, 1998. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Estimated increase in total annual cost is \$1.7 million, 0.74%

of payroll; annual cost will increase as payroll grows.

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

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-23 H Added As A Joint Sponsor MCAULIFFE

H Added As A Co-sponsor BUGIELSKI

H Added As A Co-sponsor LYONS, JOSEPH

H Added As A Co-sponsor BURKE 98-03-24 H Added As A Co-sponsor BRADLEY

98-05-11 H Pension Note Filed

H Committee Rules

99-01-12 H Session Sine Die

HB-2835 CAPPARELLI – MCAULIFFE – LYONS, JOSEPH – BUGIELSKI – BURKE AND BRADLEY.

40 ILCS 5/6-128

from Ch. 108 1/2, par. 6-128

30 ILCS 805/8.22 new

Amends the Chicago Firefighter Article of the Pension Code to provide an increase in the retirement benefit formula. Provides for 2.5% (rather than 2%) of average salary for each year of service beyond 20. Applies to persons withdrawing from service after December 31, 1998. Also makes technical changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

HB2835 makes no substantive changes, there is no fiscal impact.

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

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-23 H Added As A Joint Sponsor MCAULIFFE

H Added As A Co-sponsor LYONS, JOSEPH

H Added As A Co-sponsor BUGIELSKI

H Added As A Co-sponsor BURKE

98-03-24 H Added As A Co-sponsor BRADLEY

98-05-11 H Pension Note Filed

H Committee Rules

99-01-12 H Session Sine Die

HB-2836 CAPPARELLI.

40 ILCS 5/6-164

from Ch. 108 1/2, par. 6-164

30 ILCS 805/8.22 new

Amends the Chicago Firefighter Article of the Pension Code. For certain firemen with at least 30 years of service credit who withdraw from service on or after the effective date of this amendatory Act, accelerates the automatic annual increase, increases it to 3%, and removes the 30% maximum. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE
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Estimated increase in total annual cost is \$2.0 million, 0.87% of payroll; annual cost will increase as payroll grows.

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

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-05-11 H Pension Note Filed

98-05-11 H Pension Note File
H Committee Rules

99-01-12 H Session Sine Die

HB-2837 KRAUSE - LANG.

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that the county clerk in a county with a population of 3,000,000 or more shall include in the 1997 calculation of new property for any school district in the county the recovered tax increment value in that district for the 1995 tax year. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that in counties of 3,000,000 or more, the county clerk shall include in the 1997 recovered tax increment value for any school district, any recovered tax increment value applicable to the 1995 tax year calculation (now the county clerk shall include in the 1997 calculation of new property for any school district in the county the recovered tax increment value received in that district in the 1995 tax year).

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

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98-02-04 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-03-11 H
                                      Assigned to Revenue
98-03-20 H
                 Amendment No.01
                                      REVENUE
                                                                Adopted
                                      Do Pass Amend/Short Debate 010-001-000
         Н
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H Added As A Joint Sponsor LANG
         H 3rd Rdg-Sht Dbt-Pass/Vote 067-044-003
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
           Chief Sponsor BUTLER
         S First reading
                                       Referred to Sen Rules Comm
98-04-28 S
                                       Assigned to Revenue
98-05-06 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
98-05-07 S Second Reading
         S Placed Calndr, Third Reading
98-05-13 S Third Reading - Passed 041-014-001
         H Passed both Houses
98-06-11 H Sent to the Governor
98-07-10 H Governor approved
              Effective Date 98-07-10
         Н
         Η
              PUBLIC ACT 90-0616
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HB-2838 RONEN - BIGGERT.

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305 ILCS 5/4-1.7 from Ch. 23, par. 4-1.7
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Amends the Temporary Assistance for Needy Families Article of the Illinois Public Aid Code. Provides that the Department of Human Services shall develop and implement by rule pilot projects, lasting no less than 3 years, to test the effects of paying to families receiving cash assistance under this Article either (i) two-thirds of the monthly child support collected on behalf of each member of the assistance unit or (ii) the first \$50 paid as monthly support on each judicial or administrative child support order on behalf of a member of the assistance unit, whichever is greater. Provides that the child support passed through to a family shall not affect the family's eligibility for assistance until the family's non-exempt income and the child support passed through to the family equal the federal poverty level, at which point cash assistance to the family may be terminated. Provides that no later than 6 months after the conclusion of the pilot projects, the Department shall report its findings and any recommendations to the General Assembly. Effective immediately.

98-02-04 H Filed With Clerk
H Added As A Joint Sponsor BIGGERT
H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2839 RONEN.

305 ILCS 5/4-1.7 from Ch. 23, par. 4-1.7

Amends the Illinois Public Aid Code. In provisions regarding enforcement of parental child support obligations, provides that the Department of Human Services shall pay to families receiving cash assistance under Article IV of the Code the first \$50 paid as monthly support on each judicial or administrative child support order on behalf of a member of the assistance unit without affecting the families' eligibility for assistance or decreasing any amount otherwise payable as assistance to the family under Article IV. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2840 FRITCHEY.

New Act
705 ILCS 505/8 from Ch. 37, par. 439.8
705 ILCS 505/22 from Ch. 37, par. 439.22
745 ILCS 5/1.1 new
745 ILCS 10/2-214 new

Creates the Local Government Computer Immunity Act and amends the Court of Claims Act, the State Lawsuit Immunity Act, and the Local Governmental and Governmental Employees Tort Immunity Act. Provides that no cause of action, including, without limitation, any civil action or action for declaratory or injunctive relief, may be brought against the State or any of its agencies, officers, or employees or against a local public entity or public employee on the basis that a computer or other information system produced, calculated, or generated an incorrect date, regardless of the cause of the error. Provides that the Court of Claims shall not have jurisdiction in such an action. Provides that any contract entered into by or on behalf of the State or a local public entity must include a provision that provides immunity for any breach of contract that is caused by an incorrect date being produced, calculated, or generated by a computer or other information system that is owned or operated by the State or the local public entity, regardless of the cause of the error. Provides that any contract subject to these provisions that is entered into on or after the effective date of this Act has the legal effect of including the immunity required by these provisions, and any provision of the contract which is in conflict with these provisions is void.

FISCAL NOTE (Office of Ill. Courts)

There may be very limited fiscal impact on the Judicial Branch;

actual impact cannot be determined.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-18 H Fiscal Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-2841 KUBIK.

70 ILCS 2605/8c from Ch. 42, par. 327c

Amends the Metropolitan Water Reclamation District Act. Provides that if there is more than one responsible bid for the lease of property for corporate purposes of a sanitary district, the board of commissioners may authorize and direct the general superintendent to solicit from each responsible bidder written amendments to their prior bid, increasing their rental bid proposal by at least 5% in excess of their prior written bid, or otherwise amending the financial terms of their bid so as to maximize the financial return to the sanitary district during the term of the proposed lease. Provides that upon the general superintendent's tentative agreement with one or more amended bids, the bids may be submitted to the board of commissioners with the recommendation of the general superintendent for acceptance of one or rejection of all. Provides that the amend-

ments may not result in a diminution of the terms of the transaction and must result in an agreement that is equal to or greater in value than the highest responsible bid initially received.

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98-02-04 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
98-03-11 H
                                       Assigned to Executive
98-03-20 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2842 KUBIK.

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70 ILCS 2605/4.7
                                   from Ch. 42, par. 323.7
70 ILCS 2605/4.11
                                   from Ch. 42, par. 323.11
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Amends the Metropolitan Water Reclamation District Act. Removes the position of assistant director of information technology from the requirements of civil service examination and appointment eligibility and makes the position one appointed by the general superintendent.

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98-02-04 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-03-11 H
                                      Assigned to Executive
98-03-19 H
                                      Do Pass/Short Debate Cal 013-001-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-27 H Relld 2nd Rdng-Short Debate
         Н
                 Amendment No.01
                                      KUBIK
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
98-03-30 H
                Amendment No.01
                                      KUBIK
         Η
                 Rules refers to
                                       HEXC
         H Held 2nd Rdg-Short Debate
98-04-01 H
                Amendment No.01
                                      KUBIK
         H Be approved consideration 012-000-000/HEXC
         H Held 2nd Rdg-Short Debate
98-04-02 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
      SCOTT.
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HB-2843

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65 ILCS 5/1-2.1-1
65 ILCS 5/1-2.1-2
65 ILCS 5/1-2.1-10 rep.
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65 ILCS 5/1-2.2-1 new

Amends the Illinois Municipal Code, Provides that the Division of Article 1 concerning administrative adjudications applies to all municipalities in the State of Illinois (now only to municipalities that are home rule units). Deletes a provision that "system of administrative adjudication" does not include proceedings outside the statutory or home rule authority of municipalities. Repeals a provision that the Division concerning administrative adjudication shall not preempt municipalities from adopting other systems of administrative adjudication pursuant to their home rule powers.

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FISCAL NOTE (DCCA)
    HB 2843 will not have a fiscal impact on units of local gov't
    or DCCA.
    JUDICIAL NOTE
    The bill would neither decrease nor increase the need for the
    number of judges in the state.
    STATE MANDATES FISCAL NOTE
    HB 2843 fails to create a State mandate.
    HOME RULE NOTE
    Contains no language preempting home rule authority.
HOUSE AMENDMENT NO. 1.
    Deletes reference to:
    65 ILCS 5/1-2.1-1
    65 ILCS 5/1-2.1-2
    65 ILCS 5/1-2.1-10 rep.
    Adds reference to:
    65 ILCS 5/Art.1, Div. 2.2 heading new
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65 ILCS 5/1-2.2-5 new
65 ILCS 5/1-2.2-10 new
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Deletes everything. Amends the Illinois Municipal Code. Provides that non-home-rule municipalities may, by ordinance, provide for a code hearing department to adjudicate any violation of a municipal ordinance except for certain traffic offenses. Provides that the code hearing department shall follow the same procedures as in the Division of the Illinois Municipal Code concerning building code violations except that the provisions of that Division concerning defenses to code violations shall only apply to building and zoning violations.

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98-02-04 H Filed With Clerk
                                      Referred to Hse Rules Comm
         H First reading
98-02-25 H
                                      Assigned to Judiciary I - Civil Law
                                      Do Pass/Stdnrd Dbt/Vo006-005-000
98-03-20 H
         H Plcd Cal 2nd Rdg Std Dbt
                                      Fiscal Note Requested CROSS
         Η
                                      St Mandate Fis Nte Requestd CROSS
         Η
                                      Home Rule Note Requested CROSS
                                      Judicial Note Request CROSS
         H
         H Cal 2nd Rdg Std Dbt
98-03-25 H
                                      Fiscal Note Filed
         H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shr Dbt
98-03-26 H
                                      Judicial Note Filed
                                      St Mandate Fis Note Filed
         Н
         H Hld Cal Ord 2nd Rdg-Shr Dbt
98-03-31 H
                                      Home Rule Note Filed
                 Amendment No.01
                                      SCOTT
         Η
                 Amendment referred to HRUL
         Η
         H Be approved consideration HRUL
         H Hld Cal Ord 2nd Rdg-Shr Dbt
                                                                Adopted
                 Amendment No.01
                                      SCOTT
98-04-01 H
         H Pld Cal Ord 3rd Rdg-Std Dbt
98-04-02 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2844 LANG - COULSON - GASH - DAVIS, MONIQUE.

105 ILCS 5/27A-11

Amends the School Code. In provisions concerning the State Board of Education making loans to charter schools for start-up costs, provides that if the charter is revoked or not renewed, the then outstanding balance of the loan need not be repaid.

FISCAL NOTE (State Board of Education)

In FY99, SBE is requesting a \$500,000 approp. for the program,

the maximum amount that could be affected if all charter schs.

were unable to repay any part of a State loan.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

HOUSE AMENDMENT NO. 1.

Removes the provision that provides that the outstanding balance of the loan to a charter school for start-up costs need not be repaid if the charter is revoked or not renewed. Provides that a local school board is not responsible for the repayment of the loan.

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FISCAL NOTE, H-AM 1 (State Board of Education)
Fiscal impact cannot be estimated until the number of revoked or non-renewed charters is known.
STATE MANDATES FISCAL NOTE, H-AM 1 (SBE)
No change from SBE amended fiscal note.
FISCAL NOTE, H-AM 1 (State Board of Education)
No change from previous SBE fiscal note, with H-am 1.
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SENATE AMENDMENT NO. 1.

Adds reference to:

105 ILCS 5/19-1 from Ch. 122, par. 19-1

Further amends the School Code to authorize a school district to incur an additional indebtedness to finance a multi-purpose room addition to an existing high school by the issuance of bonds in an amount not exceeding \$4,000,000 if the school district is lo-

2713 HB-2844—Cont.

cated in 2 counties, issuance of the bonds has been approved by referendum, the aggregate indebtedness of the district after issuance of the bonds will not exceed 17.4% of the district's EAV, and the bonds are issued within 120 days of the amendatory Act's effective date. Adds an immediate effective date.

SENATE AMENDMENT NO. 2.

Adds reference to:

105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6

Further amends the School Code. In cases involving a student's expulsion for bringing a weapon to school or school-sponsored or school-related activities or events, provides that the one-year expulsion period, which currently may be modified by the board, instead may be modified by the superintendent, with the superintendent's determination being subject to modification by the board. Provides that certain items that currently constitute a weapon instead may be considered to be a weapon if used or attempted to be used to cause bodily harm.

SENATE AMENDMENT NO. 3.

Further amends the School Code. Changes the definition of the term "weapon" in the Section concerning suspension or expulsion of pupils and school searches.

SENATE AMENDMENT NO. 4.

Adds reference to:

30 ILCS 105/5,480 new

30 ILCS 105/6z-46 new

Amends the State Finance Act. Creates the Right to Read Fund. Provides that all gifts, donations, and charitable contributions that are contributed by a private individual or entity to the State Board of Education for the purpose of improving the reading of children in the public schools shall be deposited into the Fund. Provides that all money in the Fund shall be used, subject to appropriation by the General Assembly, by the State Board of Education for distribution to school districts for this purpose.

SENATE AMENDMENT NO. 5.

Adds reference to:

105 ILCS 5/17-2.2a

from Ch. 122, par. 17-2.2a

Further amends the School Code. In provisions concerning a tax for special education programs, provides that the tax rate limits may be increased to .40% (instead of .125%) by districts maintaining only grades kindergarten through 8 or only grades 9 through 12 and to .80% (instead of .25%) by districts maintaining grades kindergarten through 12.

SENATE AMENDMENT NO. 6.

Adds reference to:

105 ILCS 5/10-1

105 ILCS 5/10-4

105 ILCS 5/10-5

105 ILCS 5/10-6

Further amends the School Code. Provides for the election of a 7-member board of school directors to replace an existing 3-member board in a school district of fewer than 1,000 inhabitants at the first regular school election following referendum approval of a proposition to that effect initiated by petition of the lesser of 5% or 25 of the electors of the district. Provides that when the 7 newly elected board members take office, the terms of the 3 members who were serving at the time the new members are elected shall expire. Staggers the terms of the initial members of the 7-member board by lot.

SENATE AMENDMENT NO. 7.

Adds reference to:

105 ILCS 5/34a-411

Further amends the School Code. Provides that certain powers and responsibilities granted to or imposed upon the Authority and the Board are suspended until July 1, 2004.

SENATE AMENDMENT NO. 9.

Authorizes a school district to incur an additional indebtedness to finance the construction of additional facilities to provide a quality educational program by the issuance of bonds if certain conditions are met. Authorizes a school district to incur an additional indebtedness to finance capital improvement, renovation, rehabilitation, or

replacement of one or more school buildings, which buildings were originally constructed not less than 70 years ago, by the issuance of bonds if certain conditions are met. Authorizes a school district to incur an additional indebtedness to finance the construction of a new elementary school building to replace an existing multi-level elementary school building that is not handicapped accessible at all levels and parts of which were constructed more than 75 years ago by the issuance of bonds if certain conditions are met.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-02-04 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
   98-02-23 H
                                          Fiscal Note Filed
             Н
                                          St Mandate Fis Note Filed
             H
                                          Committee Rules
   98-03-11 H
                                          Assigned to Elementary & Secondary
                                            Education
   98-03-19 H
                                          Do Pass/Short Debate Cal 013-003-000
             H Placed Cal 2nd Rdg-Sht Dbt
                                          LANG
   98-03-20 H
                    Amendment No.01
             H
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shr Dbt
   98-03-24 H
                    Amendment No.01
                                          LANG
             H Be approved consideration 003-002-000/HRUL
             H Cal Ord 2nd Rdg-Shr Dbt
   98-03-25 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
   98-03-26 H
                    Amendment No.01
                                          LANG
                                                                   Adopted
             н
                                          Fiscal Note filed as Amnded
                                          St Mndt Fscl Note Fld Amnd
             Н
             H Pld Cal Ord 3rd Rdg-Sht Dbt
             H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
             H Added As A Joint Sponsor COULSON
             H Added As A Co-sponsor GASH
             H Added As A Co-sponsor DAVIS, MONIQUE
    98-03-31 S Arrive Senate
                                          Fiscal Note filed as Amnded
               Placed Calendr, First Reading
    98-04-02
               Chief Sponsor PARKER
             S
               First reading
                                          Referred to Sen Rules Comm
    98-04-28
             S
                                          Assigned to Education
    98-05-05
             S
                     Amendment No.01
                                          EDUCATION
                                                         S
                                                                   Adopted
             S
                     Amendment No.02
                                          EDUCATION
                                                         S
                                                                   Adopted
             S
                                          Recomminded do pass as amend 010-000-000
             S
               Placed Calndr, Second Reading
    98-05-12 S Filed with Secretary
             S
                     Amendment No.03
                                          PARKER
                     Amendment referred to SRUL
               Filed with Secretary
             S
                     Amendment No.04
                                          PARKER
             S
                     Amendment referred to SRUL
             S
               Filed with Secretary
             S
                     Amendment No.05
                                          KLEMM
             S
                     Amendment referred to SRUL
               Filed with Secretary
             S
                     Amendment No.06
                                          BURZYNSKI
             S
                     Amendment referred to SRUL
             S
               Filed with Secretary
             S
                     Amendment No.07
                                          CRONIN
             S
                     Amendment referred to SRUL
             S
    98-05-13
                     Amendment No.03
                                          PARKER
             S
                     Rules refers to
                                           SESE
             S
                     Amendment No.04
                                          PARKER
             S
S
S
                     Rules refers to
                                           SESE
                     Amendment No.05
                                          KLEMM
                     Rules refers to
                                           SESE
             S
                     Amendment No.06
                                          BURZYNSKI
             S
                     Rules refers to
                                           SESE
             S
                     Amendment No.07
                                          CRONIN
             S
```

SESE

Rules refers to

```
98-05-14 S
                 Amendment No.03
                                     PARKER
         S
                                     Be adopted
         S S S S S S
                 Amendment No.04
                                     PARKER
                                     Be adopted
                 Amendment No.05
                                     KLEMM
                                     Be adopted
                                      BURZŶNSKI
                 Amendment No.06
                                     Be adopted
         Š
                 Amendment No.07
                                     CRONIN
         Š
                                     Be adopted
         S
           Placed Calndr, Second Reading
         S
           Second Reading
         S
                 Amendment No.03
                                      PARKER
                                                               Adopted
                                                               Adopted
         S
                 Amendment No.04
                                     PARKER
         Š
                                                               Adopted
                 Amendment No.05
                                      KLEMM
         S
                                                               Adopted
                 Amendment No.06
                                      BURZYNSKI
         S
                 Amendment No.07
                                                               Adopted
                                     CRONIN
         S
           Placed Calndr, Third Reading
98-05-15 S
                                      3rd Reading Pssg Ddlne Extd
98-05-20 S
           Filed with Secretary
                 Amendment No.08
                                      PETKA
                 Amendment referred to SRUL
         S
                 Amendment No.08
                                      PETKA
         S
                 Rules refers to
                                       SESE
98-05-21
         S
                 Amendment No.08
                                      PETKA
                                      Be adopted
         S
           Filed with Secretary
         S
                 Amendment No.09
                                      LUECHTEFELD
         S
                                      -MAHAR
         S
                 Amendment referred to SRUL
                                     LUECHTEFELD
         S
                 Amendment No.09
         S
                                      -MAHAR
                 Rules refers to
                                       SESE
98-05-22
         S
                 Amendment No.09
                                      LUECHTEFELD
         S
                                      -MAHAR
         S
                                      Be adopted
         S
            Recalled to Second Reading
                 Amendment No.08
                                      PETKA
         SSS
                                                               Lost
                                                                011-044-002
                 Amendment No.09
                                      LUECHTEFELD
         S
                                      -MAHAR
         S
                                        Adopted
            Placed Calndr, Third Reading
            Third Reading - Passed 053-004-000
         H Arrive House
         H Place Cal Order Concurrence 01,02,03,04,05,
         H Place Cal Order Concurrence 06.07.09
         H Motion Filed Concur
         H Motion Filed Concur
         Н
                 Motion referred to
                                       HRUL
         H Be approved consideration 01,02,03,04,05,06,
                                      07,09/HRUL
         H H Concurs in S Amend, 01,02,03,04,05,06,
         H H Concurs in S Amend. 07,09/118-000-000
         H Passed both Houses
98-06-19 H Sent to the Governor
98-08-14 H Governor approved
         Н
              Effective Date 98-08-14
              PUBLIC ACT 90-0757
         Η
      LANG.
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HB-2845

770 ILCS 60/39

from Ch. 82, par. 39

Amends the Mechanics Lien Act. Adds a caption to a Section concerning construction of the Act.

FISCAL NOTE (Dpt. Professional Regulation)

No measurable fiscal impact.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-02-26 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2846 GIGLIO.

70 ILCS 2605/25a new

Amends the Metropolitan Water Reclamation District Act. Provides that if the Metropolitan Water Reclamation District enters into an agreement with any drainage district allowing the drainage district's ditches to empty into the facilities of the Metropolitan Water Reclamation District, the Metropolitan Water Reclamation District shall maintain the drainage district's ditches.

STATE MANDATES FISCAL NOTE

HB 2846 fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

70 ILCS 2605/25a new

Adds reference to:

70 ILCS 2605/1.1

from Ch. 42, par. 320.1

Deletes everything. Amends the Metropolitan Water Reclamation District Act concerning the short title. Adds a caption.

STATE DEBT NOTE, H-AM 1

HB 2846 would not increase the level of State indebtedness.

FISCAL NOTE, AMENDED (Dpt. Commerce & Community Affairs)

No fiscal impact on local gov't. or DCCA.

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

98-02-04 H Filed With Clerk

98-02-25 H Referred to Hse Rules Comm
St Mandate Fis Note Filed
Committee Rules

98-03-I1 H Assigned to Executive

98-03-19 H Amendment No.01 EXECUTIVE H Adopted
Do Pass Amd/Stndrd Dbt/Vote 008-004-002

H Plcd Cal 2nd Rdg Std Dbt

H Fiscal Note Requested BLACK
H State Debt Note Requested BLACK

H Cal 2nd Rdg Std Dbt

98-03-25 H St Debt Note fld as amended

H Second Reading-Stnd Debate

H Hld Cal Ord 2nd Rdg-Shr Dbt

98-03-27 H Fiscal Note filed as Amnded

H Hld Cal Ord 2nd Rdg-Shr Dbt

98-04-02 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2847 GIGLIO.

New Act

Creates the Regional Revenue Sharing Act. Creates a short title only.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2848 GIGLIO.

730 ILCS 5/3-7-2 from Ch. 38, par. 1003-7-2

Amends the Unified Code of Corrections. Requires prisoners in Department of Corrections facilities to wear standardized uniforms and prohibits them access to cable television service. Also prohibits prisoners from using cell phones.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2849 KRAUSE.

410 ILCS 80/4

from Ch. 111 1/2, par. 8204

Amends the Illinois Clean Indoor Air Act. Provides that no person shall smoke in any restaurant.

2717 HB-2849—*Cont.*

98-02-04 H Filed With Clerk
H First reading
99-01-12 H Session Sine Die

HB-2850 DURKIN.

725 ILCS 5/103-5 from Ch. 38, par. 103-5
725 ILCS 5/103-7 from Ch. 38, par. 103-7

Amends the Code of Criminal Procedure of 1963. Provides for the tolling of the speedy trial provisions if the defendant fails to appear on the date set for his or her court appearance. Commences the speedy trial provisions anew for the full period when the defendant is arrested or surrenders to authority. Provides that if a defendant is in custody on multiple charges, a dismissal of a charge for failure of the State to comply with the speedy trial provisions shall not operate to cause any of the remaining charges commenced within the speedy trial period to be dismissed. Provides that a continuance of a previously set trial date upon motion of the defendant that causes an actual delay of the trial is a delay attributable to the defendant. Effective immediately.

98-02-04 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-01-12 H Session Sine Die

HB-2851 DURKIN.

730 ILCS 5/3-2-2	from Ch. 38, par. 1003-2-2
730 ILCS 5/3-3-7	from Ch. 38, par. 1003-3-7
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 timely payment of child support obligations as condition of participation in a diversion program for certain persons on parole or mandatory supervised release, as a condition of parole or mandatory supervised release, as a condition of probation or conditional discharge, and as a condition of supervision. (Now, providing financial support to dependents is a required condition of participation in the diversion program and may be required as a condition of participation in the other programs.)

98-02-04 H Filed With Clerk
H First reading
P9-01-12 H Session Sine Die
Referred to Hse Rules Comm

HB-2852 MCKEON.

50 ILCS 205/4 from Ch. 116, par. 43.104

Amends the Local Records Act. Provides that the provisions concerning prohibited dispositions of public records are not violated if converting a record to a photographic, microphotographic, or digitized electronic form approved by the local records commission. Effective immediately.

98-02-04 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-01-12 H Session Sine Die

HB-2853 HOLBROOK.

20 ILCS 105/7.05 from Ch. 23, par. 6107.05

Amends the Illinois Act on the Aging. Changes from 2 to 3 the maximum number of consecutive terms a citizen member of the Council on Aging may serve. Effective immediately.

FISCAL NOTE (Dpt. on Aging)

This legislation has no fiscal implications for the Department.

98-02-04 H Filed With Clerk

H First reading Referred to Hsc Rules Comm 98-02-11 H Fiscal Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-2854 HOLBROOK - JOHNSON, TOM - HOFFMAN.

755 ILCS 5/2-2 from Ch. 110 1/2, par. 2-2

Amends the Probate Act of 1975. Provides that a parent may not inherit from an illegitimate decedent unless the parent, during the decedent's lifetime, acknowledged the decedent as the parent's child, established a parental relationship with the decedent, and

supported the decedent as the parent's child. Notwithstanding the preceding, a parent may not inherit from an illegitimate decedent if the parent abandoned the decedent and that abandonment continued until the decedent's death. (Now, the mother and her descendants, but not the father and his descendants, may inherit from an illegitimate decedent.)

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98-02-04 H Filed With Clerk
H First reading Referred to Hse Rules Comm
98-02-19 H Added As A Joint Sponsor JOHNSON, TOM
H Added As A Co-sponsor HOFFMAN
99-01-12 H Session Sine Die
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HB-2855 HOLBROOK.

765 ILCS 120/1	from Ch. 30, par. 401
765 ILCS 120/2	from Ch. 30, par. 402
765 ILCS 120/4	from Ch. 30, par. 404

Amends the Real Property Conservation Rights Act. Includes the federal government in the list of entities that may (i) accept the transfer or assignment of conservation rights, (ii) accept the conveyance of conservation rights, and (iii) enforce conservation rights. Effective immediately.

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FISCAL NOTE (Dpt. Natural Resources)
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Will not increase or decrease state revenues or cause expendi-

ture of State funds.

98-02-04 H Filed With Clerk

99-01-12 H Session Sine Die

H First reading Referred to Hse Rules Comm

98-03-09 H Fiscal Note Filed H Committee Rules

HB-2856 LOPEZ.

215 ILCS 5/355 from Ch. 73, par. 967

Amends the Illinois Insurance Code. Makes a technical change in a Section concerning approval of accident and health policies by the Director of Insurance.

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98-02-04 H Filed With Clerk
H First reading

98-03-11 H

98-03-20 H

99-01-12 H Session Sine Die

Referred to Hse Rules Comm
Assigned to Insurance
Re-Refer Rules/Rul 19(a)
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HB-2857 LOPEZ.

70 ILCS 2605/3 from Ch. 42, par. 322

Amends the Metropolitan Water Reclamation District Act. Requires the election of trustees from subdistricts created by law and implemented at the general elections in 2000, 2002, and 2004 as current terms expire. Staggers terms of 4 years and 2 years, rather than 6 years. Requires the General Assembly to redistrict after each federal decennial census after 2002. Provides that, until redistricting, territory added to the district shall become part of the subdistrict with which it shares the greatest common boundary.

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FISCAL NOTE (Dpt. of Public Health)
No fiscal implications to the Dept.
STATE MANDATES ACT FISCAL NOTE
Fails to create a State mandate.
98-02-04 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
98-03-19 H
                                       Assigned to Judiciary I - Civil Law
         H Mtn Prevail Suspend Rule 25
                                       Committee Judiciary I - Civil Law
                                       Do Pass/Stdnrd Dbt/Vo006-005-000
98-03-20 H
         H Plcd Cal 2nd Rdg Std Dbt
                                       Fiscal Note Requested BLACK
98-03-23 H
                                       St Mandate Fis Nte Requestd BLACK
         Η
         H Cal 2nd Rdg Std Dbt
98-03-25 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shr Dbt
98-03-26 H
                                       Fiscal Note Filed
         H Hld Cal Ord 2nd Rdg-Shr Dbt
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98-03-27 H St Mandate Fis Note Filed
H Hld Cal Ord 2nd Rdg-Shr Dbt
98-04-02 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2858 GRANBERG.

625 ILCS 5/18c-7403

from Ch. 95 1/2, par. 18c-7403

Amends the Vehicle Code to make a grammatical change in the rail carrier safety requirement provisions.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2859 GRANBERG.

625 ILCS 5/18c-7402

from Ch. 95 1/2, par. 18c-7402

Amends the Vehicle Code provisions concerning safety requirements for railroad operations to make grammatical changes.

98-02-04 H Filed With Clerk H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2860 PARKE – SCHOENBERG, DART, HOLBROOK, BOLAND, DAVIS, STEVE AND FANTIN.

215 ILCS 5/155.22b new

Amends the Illinois Insurance Code. Provides that a company may not use the fact that an applicant or insured was injured as a result of a battery committed by a spouse or person in the same household as the sole basis of a rating, underwriting, or claims handling decision. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that an insurer may not refuse to pay a co-insured for property damage caused by intentional acts if the co-insured did not contribute to the creation of the loss, the loss arose out of a pattern of domestic violence, and the perpetrator is prosecuted.

HOUSE AMENDMENT NO. 2.

Limits the prohibition to companies issuing policies of property and casualty insurance.

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98-02-04 H Filed With Clerk
                                     Referred to Hse Rules Comm
         H First reading
98-03-11 H
                                     Assigned to Insurance
98-03-19 H
                Amendment No.01
                                     INSURANCE H
                                                              Adopted
                                     Do Pass Amend/Short Debate 017-000-000
         Н
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Added As A Joint Sponsor SCHOENBERG
                Amendment No.02
         Н
                                     PARKE
         H
                Amendment referred to HRUL
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H Added As A Co-sponsor DART
         H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor DAVIS, STEVE
                Amendment No.02
                                     PARKE
         H Be approved consideration 003-002-000/HRUL
         н
                Amendment No.02
                                     PARKE
                                                              Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
         H Added As A Co-sponsor FANTIN
98-03-31 S Arrive Senate
         S Placed Calendr, First Reading
98-04-01 S Chief Sponsor FITZGERALD
                                     Referred to Sen Rules Comm
         S First reading
98-04-22 S
                                     Assigned to Insurance & Pensions
98-05-07 S
                                     Recommended do pass 007-000-000
         S Placed Calndr, Second Reading
98-05-12 S Added as Chief Co-sponsor HALVORSON
         S Second Reading
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S Placed Calndr, Third Reading

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98-05-13 S Added As A Co-sponsor REA
         S Added As A Co-sponsor HENDON
98-05-14 S Added as Chief Co-sponsor WALSH,L
98-05-15 S Added as Chief Co-sponsor TROTTER
         S Added as Chief Co-sponsor SMITH
         S Filed with Secretary
                Amendment No.01
                                    MADIGAN
         S
                Amendment referred to SRUL
         S Filed with Secretary
         S
                Amendment No.02
                                    MADIGAN
                Amendment referred to SRUL
         S Added As A Co-sponsor LINK
         S Added As A Co-sponsor OBAMA
         S Added As A Co-sponsor FARLEY
         S Third Reading - Passed 058-000-000
           Tabled Pursuant to Rule5-4(A) SA 01,02
         S Third Reading - Passed 058-000-000
         H Passed both Houses
98-06-12 H Sent to the Governor
98-08-07 H Governor approved
        Η
             Effective Date 98-08-07
             PUBLIC ACT 90-0700
```

HB-2861 GIGLIO.

105 ILCS 5/27-22

from Ch. 122, par. 27-22

105 ILCS 5/27-22.3 rep.

Amends the School Code. Repeals provisions authorizing a volunteer community service credit program for secondary school students. Instead requires secondary school students who enter the 9th grade in 1998-99 or thereafter to successfully complete one semester of participation in a community service credit course for which high school graduation credit is awarded. Effective immediately.

FISCAL NOTE (State Board of Education) No state-level impact; local level impact would be dependent

upon local district resource allocation.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

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

98-02-04 H Filed With Clerk

H First reading 98-02-17 H

Fiscal Note Filed St Mandate Fis Note Filed H

Committee Rules

99-01-12 H Session Sine Die

HB-2862 CROTTY.

105 ILCS 5/18-8.05

Amends the School Code. Makes changes of grammar in the school aid formula that applies to the 1998-99 and subsequent school years.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

SCULLY. HB-2863

30 ILCS 405/4a

from Ch. 127, par. 454a

Amends the Anti-Pollution Bond Act. Makes a technical change in the Section concerning grants for municipal sewage treatment works.

FISCAL NOTE (EPA) No fiscal impact on EPA.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-03-13 H Fiscal Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-2864 MEYER - MCKEON.

50 ILCS 205/7

from Ch. 116, par. 43.107

Amends the Local Records Act. Provides that a local records commission shall establish standards for the reproduction of the public records by digitized electronic for**2721** HB-2864—Cont.

mat. Provides that these standards shall not be so restrictive as to unduly prevent officers or agencies from using this reproduction method.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Local Records Act. Provides that a public record may be disposed of after being reproduced in a digitized electronic format if (i) the local records commission approves disposal after a retention period of 10 years or less, (ii) the reproduction is durable and complete, and (iii) the reproduction is retained for the prescribed period.

HOUSE AMENDMENT NO. 2.

Deletes everything after the enacting clause. Amends the Local Records Act. Provides that a public record may be disposed of after the prescribed retention period and being reproduced in a digitized, electronic format if the local records commission gives written approval for disposal and (i) the reproduction is durable and complete, (ii) the reproduction is retained for the prescribed period and in the prescribed format, and (iii) the Commission is notified when the original or reproduced record is disposed of. Provides that the State archivist may deposit historical records in, among others, the State Archives, the State Historical Library, or a university library (now in, among others, the State Library or the State Historical Museum).

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

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98-02-04 H Filed With Clerk
        H First reading
                                     Referred to Hse Rules Comm
98-02-18 H
                                      Assigned to State Govt Admin & Election
                                        Refrm
                                     ST GV-ELC RFM H
98-02-25 H
                Amendment No.01
                                                               Adopted
                                      Do Pass Amend/Short Debate 012-000-000
         Н
         H Placed Cal 2nd Rdg-Sht Dbt
98-02-26 H Added As A Joint Sponsor MCKEON
98-03-18 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-23 H Rolld 2nd Rdng-Short Debate
         Н
                Amendment No.02
                                     MEYER
                Amendment referred to HRUL
         Н
        H Held 2nd Rdg-Short Debate
98-03-24 H
                Amendment No.02
                                     MEYER
         H Be approved consideration 003-002-000/HRUL
         H
                Amendment No.02
                                     MEYER
                                                               Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-25 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
98-03-26 S Arrive Senate
         S Placed Calendr.First Reading
98-03-30 S Chief Sponsor RAUSCHENBERGER
98-03-31 S First reading
                                      Referred to Sen Rules Comm
98-04-06 S Added As A Co-sponsor LAUZEN
98-04-22 S
                                      Assigned to State Government Operations
98-05-06 S
                                      Recommended do pass 008-000-000
         S Placed Calndr, Second Reading
98-05-07 S Second Reading
         S Placed Calndr, Third Reading
98-05-13 S Third Reading - Passed 054-001-000
         H Passed both Houses
98-06-11 H Sent to the Governor
98-08-07 H Governor approved
              Effective Date 99-01-01
         Η
         Η
              PUBLIC ACT 90-0701
```

HB-2865 CAPPARELLI – TURNER, ART – SAVIANO.

20 ILCS 3805/32 from Ch. 67 1/2, par. 332

Amends the Illinois Housing Development Act by providing that the Illinois Housing Development Authority is authorized to provide advisory, consultative training, and educational services to nonprofit corporations, housing corporations, and limited-profit entities to assist them in acquiring housing or financial expertise. Effective immediately.

FISCAL NOTE (Ill. Housing Development Authority)

No established fiscal impact.

98-02-04 H Filed With Clerk

H Added As A Joint Sponsor TURNER, ART

H Added As A Co-sponsor SAVIANO

H First reading Referred to Hse Rules Comm

98-02-24 H Fiscal Note Filed

H Committee Rules

99-01-12 H Session Sine Die

HB-2866 CAPPARELLI – MCAULIFFE – BUGIELSKI.

New Act

Creates the Medical Records Copying Cost Act. Creates a short title and a Medical Records Copying Cost Committee to study the cost of making copies of medical records. Provides that the committee shall be composed of representatives from the medical records copy industry, business people, health care providers, attorneys, and consumers. Effective immediately.

98-02-04 H Filed With Clerk

H Added As A Joint Sponsor MCAULIFFE

H Added As A Co-sponsor BUGIELSKI

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2867 CAPPARELLI – TURNER,ART – SAVIANO – MCAULIFFE – BUGIEL-SKI.

20 ILCS 3805/2

from Ch. 67 1/2, par. 302

Amends the Illinois Housing Development Act. Specifies that the definition of "residential mortgage" applies to mortgages on real property improved by multi-unit structures as well as single-unit structures. Makes other stylistic changes. Effective immediately.

FISCAL NOTE (Ill. Housing Development Authority)

No established fiscal impact.

98-02-04 H Filed With Clerk

H Added As A Joint Sponsor TURNER, ART

H Added As A Co-sponsor SAVIANO

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor BUGIELSKI

H First reading Referred to Hse Rules Comm

98-02-24 H Fiscal Note Filed

H Committee Rules

99-01-12 H Session Sine Die

HB-2868 SCHOENBERG.

20 ILCS 1305/10-30 new

Amends the Department of Human Services Act to allow the Department to enter into a contract with a qualified statewide not-for-profit community development financial institution to establish a revolving loan program to assist not-for-profit organizations that have purchase of service contracts with the State in maintaining and improving their facilities. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2869 NOLAND – CURRY, JULIE.

50 ILCS 20/10 from Ch. 85, par. 1040

Amends the Public Building Commission Act. Requires that a public building commission's annual audit be presented to the governing body or bodies whose resolutions organized the commission. Authorizes the governing bodies to order an audit at commission expense if one is not presented. Effective immediately.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm
98-02-19 H Assigned to Local Government

98-02-25 H Do Pass/Short Debate Cal 016-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-02-26 H Added As A Joint Sponsor CURRY, JULIE

98-03-18 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 113-000-000

98-03-25 S Arrive Senate

S Placed Calendr, First Reading

S Chief Sponsor KEHOE

S First reading Referred to Sen Rules Comm

98-04-28 S Assigned to Local Government & Elections

98-05-07 S Recommended do pass 010-000-000

S Placed Calndr, Second Reading

98-05-13 S Second Reading

S Placed Calndr, Third Reading

98-05-14 S Third Reading - Passed 054-000-000

H Passed both Houses

98-06-12 H Sent to the Governor

98-08-07 H Governor approved H Effective Date 98-

H Effective Date 98-08-07 H PUBLIC ACT 90-0702

HB-2870 FEIGENHOLTZ.

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.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2871 FEIGENHOLTZ.

Makes an appropriation of \$1 to the Department of Human Services for expenses related to alcohol and other drug abuse and dependency services. Effective July 1, 1998.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2872 FEIGENHOLTZ.

20 ILCS 1305/10-30 new 30 ILCS 105/5.480 new

Amends the Department of Human Services Act and the State Finance Act. Requires the Department to establish a program to pay for drugs prescribed exclusively for post-kidney transplant maintenance. Creates the Post-Kidney Transplant Maintenance Drug Fund as a special fund in the State treasury, from which payments shall be made. Effective July 1, 1998.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2873 FEIGENHOLTZ.

705 ILCS 105/27.3a

from Ch. 25, par. 27.3a

Amends the Clerks of Courts Act. Makes a stylistic change in Section relating to fees that the clerk of the court may charge for the expense of establishing and maintaining automated record keeping systems.

FISCAL NOTE (Office of Ill. Courts)

There would be no fiscal impact on the Judicial Branch.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-02-18 H H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2874 FEIGENHOLTZ.

20 ILCS 2310/55 41

from Ch. 127, par. 55.41

Amends the Civil Administrative Code of Illinois by making technical changes to the Section concerning the Department of Public Health's duties with respect to AIDS.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2875 FEIGENHOLTZ.

Makes an appropriation of \$1 to the Department of Public Health for its ordinary and contingent expenses. Effective July 1, 1998.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2876 FEIGENHOLTZ.

20 ILCS 3955/30

from Ch. 91 1/2, par. 730

Amends the Guardianship and Advocacy Act. Adds a caption to the State Guardian Section.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2877 FEIGENHOLTZ.

720 ILCS 600/1

from Ch. 56 1/2, par. 2101

Amends the Drug Paraphernalia Control Act. Adds a caption and makes stylistic changes in the short title Section.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2878 FEIGENHOLTZ.

20 ILCS 2310/55.90 new

Amends the Civil Administrative Code of Illinois. Requires the Department of Public Health to establish a service-education linkage program to improve the supply and distribution of health care professionals throughout Illinois. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2879 FEIGENHOLTZ.

Appropriates \$1,000,000 to the Department of Public Health for establishment of a service-education linkage program. Effective July 1, 1998.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Appropriations-Human Services

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2880 O'BRIEN.

Appropriates \$1,000,000 to the Department of Natural Resources for fiscal year 1998 for costs of Illinois River clean-up and dredging. Effective immediately.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Approp-Gen Srvc & Govt

Ovrsght

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2881 SCHOENBERG.

Appropriates \$500,000 to the Department of Commerce and Community Affairs for fiscal year 1998 for a grant to Evanston for rehabilitation of a railroad viaduct. Effective immediately.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Approp-Gen Srvc & Govt

Ovrsght

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

2725 HB-2882

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HB-2882
          HOFFMAN.
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625 ILCS 5/2-109

from Ch. 95 1/2, par. 2-109

Amends the Illinois Vehicle Code. Makes a stylistic change in provisions concerning records of the Secretary of State.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2883 HOFFMAN.

625 ILCS 5/2-101

from Ch. 95 1/2, par. 2-101

Amends the Illinois Vehicle Code. Makes a stylistic change in provisions concerning administration of the Code.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2884 SCHAKOWSKY - SILVA - BOLAND.

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.

FISCAL NOTE (Ed. Labor Relations Bd.) -

No additional expenditure of state funds required.

STATE MANDATES FISCAL NOTE HB 2884 fails to create a state mandate.

NOTE(S) THAT MAY APPLY: Fiscal

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98-02-04 H Filed With Clerk
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H First reading Referred to Hse Rules Comm

98-02-19 H Assigned to Labor & Commerce

98-02-25 H Do Pass/Stdnrd Dbt/Vo011-010-000 H Plcd Cal 2nd Rdg Std Dbt

98-02-26 H

Fiscal Note Requested BLACK Н St Mandate Fis Nte Requestd BLACK

H Cal 2nd Rdg Std Dbt

98-03-20 H Fiscal Note Filed

H Cal 2nd Rdg Std Dbt

H Added As A Joint Sponsor SILVA

98-03-23 H Second Reading-Stnd Debate

H Hld Cal Ord 2nd Rdg-Shr Dbt

98-03-25 H St Mandate Fis Note Filed

H Hld Cal Ord 2nd Rdg-Shr Dbt

98-03-26 H Pld Cal Ord 3rd Rdg-Std Dbt

98-04-01 H Verified

H 3rd Rdg-Stnd Dbt-Pass/V062-054-000

H Added As A Co-sponsor BOLAND

98-04-02 S Arrive Senate

S Placed Calendr, First Reading

98-04-21 S Chief Sponsor DEMUZIO

S Added as Chief Co-sponsor DUDYCZ

98-04-22 S First reading Referred to Sen Rules Comm

99-01-12 H Session Sine Die

HB-2885 MITCHELL - ZICKUS - JONES, JOHN, BERGMAN AND BROWN.

625 ILCS 5/2-118.1	from Ch. 95 1/2, par. 2-118.1
625 ILCS 5/6-206	from Ch. 95 1/2, par. 6-206
625 ILCS 5/6-208.1	from Ch. 95 1/2, par. 6-208.1
625 ILCS 5/6-514	from Ch. 95 1/2, par. 6-514
.625 ILCS 5/6-516	from Ch. 95 1/2, par. 6-516
625 ILCS 5/6-517	from Ch. 95 1/2, par. 6-517
625 ILCS 5/6-520	from Ch. 95 1/2, par. 6-520
625 ILCS 5/11-500	from Ch. 95 1/2, par. 11-500
625 ILCS 5/11-501	from Ch. 95 1/2, par. 11-501

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625 ILCS 5/11-501.1
                                   from Ch. 95 1/2, par. 11-501.1
  625 ILCS 5/11-501.6
                                   from Ch. 95 1/2, par. 11-501.6
  Amends the Vehicle Code DUI provisions to prohibit driving with any amount of an
intoxicating compound in a driver's blood or urine. Effective immediately.
      98-02-04 H Filed With Clerk
                H Added As A Joint Sponsor ZICKUS
               H Added As A Co-sponsor JONES, JOHN
                                            Referred to Hse Rules Comm
               H First reading
      98-02-19 H
                                            Assigned to Transportation & Motor Vehicles
      98-03-19 H
                                            Do Pass/Short Debate Cal 013-001-006
               H Placed Cal 2nd Rdg-Sht Dbt
      98-03-24 H Added As A Co-sponsor BERGMAN
               H Added As A Co-sponsor BROWN
      98-03-25 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
                                            MITCHELL
      98-03-30 H
                       Amendment No.01
               Н
                       Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      98-03-31 H
                       Amendment No.02
                                            MITCHELL
                       Amendment referred to HRUL
                       Rules refers to
                                              HTRN
               Н
               H Held 2nd Rdg-Short Debate
      98-04-02 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
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HB-2886 FEIGENHOLTZ.

20 ILCS 105/4.01

from Ch. 23, par. 6104.01

Amends the Illinois Act on the Aging. Requires the Department on Aging to study and develop plans for the State's provision of services to the increasing number of elderly in the 21st century. Effective immediately.

FISCAL NOTE (Dpt. on Aging)

This legislation has no fiscal implications for the Department.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-02-11 H

Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2887 COULSON - LYONS, EILEEN - BLACK.

105 ILCS 5/2-3.51

from Ch. 122, par. 2-3.51

Amends the School Code. In provisions concerning the Reading Improvement Block Grant Program, provides that districts not demonstrating performance progress for those students whose Illinois Goals and Assessment Program reading scores were included in any application for funds, using a testing procedure established by the State Board of Education, shall not be eligible for subsequent funding until such progress is established (instead of demonstrating performance progress using IGAP reading scores as the basis of measure).

HOUSE AMENDMENT NO. 1.

Removes the provision that provides that school districts not demonstrating performance progress for those students whose Illinois Goals and Assessment Program reading scores were included in any application for Reading Improvement Block Grant Program funds shall not be eligible for subsequent funding until such progress is established. Permits school districts participating in the Reading Improvement Block Grant Program to use assessment methods other than the reading portion of the IGAP tests to measure student reading skills, and provides that districts not demonstrating performance progress using an approved assessment method shall not be eligible for subsequent funding until such progress is established.

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FISCAL NOTE, H-AM 1 (State Board of Education)
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Cost is dependent on the choice of assessment instruments and

is indeterminate at this time.

98-02-04 H Filed With Clerk

H First reading

98-02-25 H

Referred to Hse Rules Comm Assigned to Elementary & Secondary Education

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98-03-19 H
                       Amendment No.01
                                            ELEM SCND ED H
                                                                      Adopted
                                             Do Pass Amend/Short Debate 014-000-001
               Н
               H Placed Cal 2nd Rdg-Sht Dbt
      98-03-23 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
               H Added As A Joint Sponsor LYONS, EILEEN
               H Added As A Co-sponsor BLACK
      98-03-25 S Arrive Senate
               S Placed Calendr, First Reading
               S Chief Sponsor KARPIEL
               S First reading
                                             Referred to Sen Rules Comm
                                            Fiscal Note Filed
               S
                                            Committee Rules
      98-04-01 S
                                             Assigned to Education
      98-04-15 S Added as Chief Co-sponsor PARKER
      98-04-22 S
                                             Recommended do pass 010-000-000
               S Placed Calndr, Second Reading
      98-04-30 S Filed with Secretary
                                             KARPIEL
                       Amendment No.01
               S
                       Amendment referred to SRUL
      98-05-04 S Second Reading
                S Placed Calndr, Third Reading
      98-05-06 S
                       Amendment No.01
                                            KARPIEL
                       Rules refers to
                S
                                              SESE
      98-05-13 S Third Reading - Passed 054-003-001
                S Tabled Pursuant to Rule5-4(A) SA 01
                S Third Reading - Passed 054-003-001
               H Passed both Houses
      98-06-11 H Sent to the Governor
      98-07-24 H Governor approved
                    Effective Date 99-01-01
               н
                    PUBLIC ACT 90-0640
               н
HB-2888
             PANKAU.
  225 ILCS 60/1
                                    from Ch. 111, par. 4400-1
  Amends the Medical Practice Act of 1987. Adds a caption and makes technical
changes in the short title Section.
      98-02-04 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      99-01-12 H Session Sine Die
HB-2889
            GILES.
  New Act
  Creates a short title Section for the State Government Administration Act.
      FISCAL NOTE (Bureau of the Budget)
      No increase or decrease in state expenditures or revenues.
      98-02-04 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      98-02-18 H
                                             Fiscal Note Filed
                                             Committee Rules
      99-01-12 H Session Sine Die
HB-2890
             GILES.
   10 ILCS 5/7-1
                                    from Ch. 46, par. 7-1
  Amends the Election Code. Changes a population description from "over 5,000" to
"greater than 5,000" in the political party nominations Article.
      FISCAL NOTE (State Bd. of Elections)
      HB2890 would have minimal fiscal impact.
      98-02-04 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
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Fiscal Note Filed Committee Rules

98-02-17 H

99-01-12 H Session Sine Die

HB-2891 **2728**

HB-2891 MCAULIFFE - CAPPARELLI - SAVIANO - BUGIELSKI.

765 ILCS 1025/2

from Ch. 141, par. 102

Amends the Uniform Disposition of Unclaimed Property Act in provisions regarding the presumption of abandonment of property held or owing by a banking or financial organization to provide that a presumption of abandonment does not apply to charges that may be lawfully withheld in connection with money orders issued by currency exchanges. Effective immediately.

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98-02-04 H Filed With Clerk
H Added As A Joint Sponsor CAPPARELLI
H Added As A Co-sponsor SAVIANO
H Added As A Co-sponsor BUGIELSKI
H First reading Referred to Hse Rules Comm
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99-01-12 H Session Sine Die **HB-2892 CLAYTON**.

625 ILCS 5/11-1426.5 new

Amends the Vehicle Code to provide that neither the State nor any unit of local government owes a duty to keep safe premises for all-terrain vehicle users or to warn all-terrain vehicle operators of hazards on property in which a government body has an interest.

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98-02-04 H Filed With Clerk
H First reading
98-02-25 H Assigned to Transportation & Motor Vehicles
98-03-19 H Motion Do Pass-Lost 009-008-002 HTRN
Remains in CommiTransportation & Motor Vehicles
98-03-20 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2893 LYONS, JOSEPH - BRADLEY - FRITCHEY.

70 ILCS 2605/11.17

from Ch. 42, par. 331.17

Amends the Metropolitan Water Reclamation District Act. Provides that the purchasing agent may trade in, sell, donate, or dispose of (now trade in, sell, or dispose of) any materials, supplies, or equipment that may become surplus, obsolete, or unusable. Provides that materials, supplies, and equipment may be donated only to not-for-profit institutions.

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FISCAL NOTE (DCCA)
No fiscal impact on DCCA or local government.

98-02-04 H Filed With Clerk
H Added As A Joint Sponsor BRADLEY
H Added As A Co-sponsor FRITCHEY
H First reading Referred to Hse Rules Comm

98-02-24 H Fiscal Note Filed
H Committee Rules

98-03-11 H Assigned to Executive

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
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HB-2894 LYONS, JOSEPH – BRADLEY.

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70 ILCS 2605/11.3 from Ch. 42, par. 331.3
70 ILCS 2605/11.6 from Ch. 42, par. 331.6
70 ILCS 2605/11.7 from Ch. 42, par. 331.7
70 ILCS 2605/11.10 from Ch. 42, par. 331.10
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Amends the Metropolitan Water Reclamation District Act. Provides that 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 whenever practicable (now let in the open market in a manner calculated to insure the best interests of the public). Provides that requests involving amounts in excess of \$10,000 or \$20,000 for materials, equipment, or supplies shall not be partitioned or

2729 HB-2894—*Cont.*

split in order to evade competitive bidding requirements. Provides that contracts in excess of \$10,000 for labor, services or work, the lease or sale of personal property, or the granting of any concession and every contract or purchase order involving amounts in excess of \$20,000 for materials, equipment, or supplies (now contracts or purchase orders in excess of \$10,000) shall be signed by an officer of the board of commissioners, the general superintendent, the clerk, and the purchasing officer. Makes other changes. Effective immediately.

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98-02-04 H Filed With Clerk
H Added As A Joint Sponsor BRADLEY
H First reading Referred to Hse Rules Comm
98-03-11 H Assigned to Executive
98-03-20 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-2895 MOORE,ANDREA – GASH – BIGGERT – ACEVEDO, RONEN, MC-GUIRE, HOLBROOK, BRADLEY AND NOVAK.

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720 ILCS 5/24-1.1 from Ch. 38, par. 24-1.1 730 ILCS 5/5-5-3
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Amends the Criminal Code of 1961. Increases the penalty for unlawful use or possession of weapons by a felon who is not confined in a penal institution from a Class 3 to a Class 2 felony. Amends the Unified Code of Corrections to provide that a person convicted of a Class 1 or Class 2 felony violation of unlawful use or possession of weapons by felons or persons in the custody of the Department of Corrections is ineligible for probation, conditional discharge, or periodic imprisonment. Effective immediately.

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NOTE(S) THAT MAY APPLY: Correctional
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98-02-04 H Filed With Clerk
H Added As A Joint Sponsor GASH
H Added As A Co-sponsor BIGGERT
H First reading Referred to Hse Rules Comm
98-02-19 H Assigned to Judiciary II - Criminal Law
98-02-25 H Added As A Co-sponsor RONEN
98-03-20 H Added As A Co-sponsor ACEVEDO
H Re-Refer Rules/Rul 19(a)
98-03-24 H Added As A Co-sponsor HOLBROOK
H Added As A Co-sponsor BRADLEY
98-03-27 H Added As A Co-sponsor NOVAK
99-01-12 H Session Sine Die
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HB-2896 REITZ – SCOTT, O'BRIEN, SMITH,MICHAEL, HOFFMAN, DAV-IS,STEVE, BOLAND, GIGLIO, JONES,SHIRLEY, DAVIS,MONIQUE, BOST, JONES,JOHN, MCKEON, MURPHY, SCHAKOWSKY, MCGUIRE, KENNER, HOWARD AND DART.

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5 ILCS 315/3 from Ch. 48, par. 1603
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Amends the Illinois Public Labor Relations Act. Provides that no employee shall be considered a "managerial employee" because (i) he or she belongs to a classification of employees to whom executive and management functions may be delegated or (ii) he or she performs professional duties. Provides that in determining an employee's status the labor board shall consider the employee's actual job duties and responsibilities and the extent to which the employee has actual authority concerning the overall operations and governance of the employee's office or workplace. Effective immediately.

FISCAL NOTE (State & Local Labor Relations Boards)

Minimal fiscal impact on the Boards.

HOUSE AMENDMENT NO. 1.

Deletes all amendatory changes. Amends the Illinois Public Labor Relations Act to provide that no employee shall be considered a "managerial employee" because he or she belongs to a classification of employees to whom executive and management functions may be delegated in the absence of proof that the employee has actually received such a delegation on a regular basis. Provides that the statutory authority of an employer to delegate executive and management functions to an employee shall not be determinative of the employee's status as a "managerial employee". Provides that an

employee shall not be considered a "managerial employee" because he or she performs professional duties. Provides that in determining an employee's status as a "managerial employee" the labor board shall be limited to considering the employee's actual job duties and responsibilities and the extent to which the employee has actual authority concerning the overall operations and governance of the office in which the employee works.

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STATE MANDATES FISCAL NOTE, H-AM 1
      HB 2896 fails to create a State mandate.
      98-02-04 H Filed With Clerk
               H First reading
                                          Referred to Hse Rules Comm
      98-02-25 H
                                          Assigned to Labor & Commerce
      98-02-26 H Primary Sponsor Changed To REITZ
               H Added As A Joint Sponsor SCOTT
      98-03-19 H
                                          Fiscal Note Filed
                                          Committee Labor & Commerce
      98-03-20 H
                      Amendment No.01
                                          LABOR-CMRC H
                                                                  Adopted
                                          Do Pass Amd/Stndrd Dbt/Vote 011-010-000
              H Plcd Cal 2nd Rdg Std Dbt
                                          St Mandate Fis Nte Requestd PARKE
              H Cal 2nd Rdg Std Dbt
      98-03-23 H Added As A Co-sponsor O'BRIEN
               H Added As A Co-sponsor SMITH, MICHAEL
               H Added As A Co-sponsor HOFFMAN
               H Added As A Co-sponsor DAVIS, STEVE
               H Added As A Co-sponsor BOLAND
      98-03-25 H Second Reading-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-03-30 H Added As A Co-sponsor GIGLIO
               H Added As A Co-sponsor JONES, SHIRLEY
               H Added As A Co-sponsor DAVIS, MONIQUE
               H Added As A Co-sponsor BOST
               H Added As A Co-sponsor JONES, JOHN
               H Added As A Co-sponsor MCKEON
               H Added As A Co-sponsor MURPHY
               H Added As A Co-sponsor SCHAKOWSKY
               H Added As A Co-sponsor MCGUIRE
               H Added As A Co-sponsor KENNER
               H Added As A Co-sponsor HOWARD
               H Added As A Co-sponsor DART
      98-03-31 H
                                           St Mndt Fscl Note Fld Amnd
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-04-01 H Pld Cal Ord 3rd Rdg-Std Dbt
               Η
                                           Verified
               H 3rd Rdg-Stnd Dbt-Pass/V074-041-003
      98-04-02 S Arrive Senate
               S Placed Calendr, First Reading
      98-04-21 S Chief Sponsor OBAMA
      98-04-22 S Added as Chief Co-sponsor CULLERTON
               S First reading
                                          Referred to Sen Rules Comm
      99-01-12 H Session Sine Die
HB-2897
            RONEN.
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305 ILCS 5/9A-11 from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code in provisions regarding assistance with child care. In a provision which gives those eligible for assistance a choice between receiving a child care certificate for payment of child care or enrolling with a child care provider that has a purchase of service contract with the Department of Human Services, requires the Department to allocate at least 50% of the funds expended for child care under these provisions for purchase of service contracts. Effective immediately.

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98-02-04 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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2731 HB-2898

HB-2898 RONEN AND SILVA.

305 ILCS 5/9A-11

from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code. In provisions regarding child care assistance by the Department of Human Services provides that, in addition to the other categories of people covered, the Department shall cover low income families participating in educational or training activities, if the Department has approved the activity and has determined that the individual is satisfactorily participating in the activity. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk
H First reading Referred to Hse Rules Comm

98-02-26 H Added As A Co-sponsor SILVA

99-01-12 H Session Sine Die
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HB-2899 COWLISHAW - LYONS, JOSEPH - PARKE - REITZ - KRAUSE, O'BRIEN, WOOLARD, PHELPS, BERGMAN, BLACK AND WAIT.

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730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3
730 ILCS 5/5-4-1 from Ch. 38, par. 1005-4-1
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Amends the Unified Code of Corrections. Provides that a person serving sentence for reckless homicide committed on or after the effective date of this amendatory Act shall receive no more than 4.5 days of good conduct credit for each month of his or her sentence of imprisonment.

SENATE AMENDMENT NO. 1.

Provides that the maximum 4.5 days of good conduct credit for each month of the prisoner's sentence for a prisoner sentenced to reckless homicide only applies to reckless homicide committed when the offender was under the influence of alcohol or other drugs.

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98-02-04 H Filed With Clerk
         H Added As A Joint Sponsor LYONS, JOSEPH
                                     Referred to Hse Rules Comm
         H First reading
98-02-18 H
                                      Assigned to Judiciary II - Criminal Law
                                     Do Pass/Short Debate Cal 015-000-000
98-02-26 H
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-18 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H Added As A Co-sponsor PARKE
         H Added As A Co-sponsor REITZ
         H Added As A Co-sponsor KRAUSE
         H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor WOOLARD
         H Added As A Co-sponsor PHELPS
         H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
         H Added As A Co-sponsor BERGMAN
         H Added As A Co-sponsor BLACK
         H Added As A Co-sponsor WAIT
98-03-26 S Chief Sponsor DILLARD
         S Added as Chief Co-sponsor FAWELL
         S Added as Chief Co-sponsor CLAYBORNE
98-03-31 S First reading
                                      Referred to Sen Rules Comm
98-04-02 S Added as Chief Co-sponsor OBAMA
98-04-16 S Added as Chief Co-sponsor PARKER
98-04-28 S
                                     Assigned to Judiciary
98-05-05 S
                Amendment No.01
                                     JUDICIARY
                                                               Adopted
                                     Recomminded do pass as amend 008-000-000
         S
           Placed Calndr, Second Reading
           Added As A Co-sponsor GEO-KARIS
98-05-06 S Second Reading
         S Placed Calndr, Third Reading
98-05-13 S Third Reading - Passed 056-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
98-05-14 H Motion Filed Concur
                Motion referred to
                                       HRUL
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H Calendar Order of Concurren 01

98-05-18 H App For Consider - Complnce
H Calendar Order of Concurren 01
98-05-20 H H Concurs in S Amend. 01/116-000-000
H Passed both Houses
98-06-18 H Sent to the Governor
98-08-13 H Governor approved
H Effective Date 99-01-01
H PUBLIC ACT 90-0740

HB-2900 MCCARTHY.

20 ILCS 210/1

from Ch. 127, par. 1701

Amends the State Fair Act concerning the short title. Adds a caption and makes a technical change.

FISCAL NOTE (Dpt. Agriculture)
HB2900 will have no fiscal impact.
98-02-04 H Filed With Clerk
H First reading Referred to Hse Rules Comm
98-02-18 H Fiscal Note Filed
H Committee Rules
99-01-12 H Session Sine Die

HB-2901 BLACK.

20 ILCS 655/5.3

from Ch. 67 1/2, par. 608

Amends the Illinois Enterprise Zone Act. Increases the maximum number of years an enterprise zone may be in effect from 20 to 30. Effective immediately.

98-02-04 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die

HB-2902 STROGER.

215 ILCS 5/155.22a

Amends the Illinois Insurance Code. Prohibits an insurer from designating the status of being or having been a subject of abuse as a preexisting condition. Effective immediately.

FISCAL NOTE (Dpt. Insurance)

HB2902 will have no fiscal impact on the Department.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-17 H Fiscal Note Filed
H Committee Rules

98-03-11 H Assigned to Consumer Protection

98-03-20 H Re-Refer Rules/Rul 19(a)

98-03-20 H Re-Refer Rules/Rul 19(a) Re-Refer Rules/Rul 19(a) Re-Refer Rules/Rul 19(a)

HB-2903 WOOLARD.

510 ILCS 77/25

Amends the Livestock Management Facilities Act concerning odor control. Makes a technical change.

FISCAL NOTE (Dpt. of Agriculture) HB2903 will have no impact on this Dpt. 98-02-04 H Filed With Clerk

98-03-04 H First reading Referred to Hse Rules Comm
Fiscal Note Filed
Committee Rules

98-03-11 H Assigned to Livestock Management

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2904 SCHAKOWSKY.

225 ILCS 60/10

from Ch. 111, par. 4400-10

Amends the Medical Practice Act of 1987 to add a caption to a Section concerning the Department of Professional Regulation making rules and effectuating policy.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

2733 HB-2905

HB-2905 WOOLARD.

510 ILCS 77/17

Amends the Livestock Management Facilities Act concerning financial responsibility. Makes a technical change.

FISCAL NOTE (Dpt. of Agriculture)

HB2905 will have no impact on this Dpt.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm Fiscal Note Filed

98-03-04 H Committee Rules

98-03-11 H Assigned to Livestock Management

98-03-20 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-2906 WOOLARD.

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, 1998.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk

Referred to Hse Rules Comm H First reading

99-01-12 H Session Sine Die

HB-2907 BROSNAHAN.

105 ILCS 5/17-1.5

Amends the School Code. Makes a grammatical change in provisions establishing administrative cost limitations applicable to school districts with a population under 500,000.

98-02-04 H Filed With Clerk 99-01-12 H Session Sine Die

H First reading

Referred to Hse Rules Comm

HB-2908 MAUTINO - SILVA - NOVAK - O'BRIEN, FEIGENHOLTZ, HOFFMAN, FANTIN, MORROW, DART, HOLBROOK, BOLAND, DAVIS, STEVE AND SLONE.

215 ILCS 105/8

from Ch. 73, par. 1308

Amends the Comprehensive Health Insurance Plan Act. Extends coverage to include physicals and immunizations for children under the age of 16 years. Effective immediately.

FISCAL NOTE (Dpt. Insurance)

HB2908 will have no fiscal impact on the Department.

FISCAL NOTE (Comprehensive Health Insurance Plan)

No need for additional FY1999 state funds is anticipated.

STATE MANDATES FISCAL NOTE

HB2908 fails to create a state mandate.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm Assigned to Insurance 98-02-18 H

98-02-19 H Primary Sponsor Changed To MAUTINO

98-02-23 H Fiscal Note Filed

Н Committee Insurance

98-02-25 H Do Pass/Short Debate Cal 014-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-02-26 H Fiscal Note Requested BLACK

St Mandate Fis Nte Requestd BLACK Н

H Cal Ord 2nd Rdg-Shr Dbt

98-02-27 H Fiscal Note Filed

H Cal Ord 2nd Rdg-Shr Dbt

98-03-20 H Added As A Joint Sponsor SILVA

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98-03-23 H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
98-03-24 H Added As A Co-sponsor FEIGENHOLTZ
        H Added As A Co-sponsor HOFFMAN
        H Added As A Co-sponsor NOVAK
        H Added As A Co-sponsor FANTIN
98-03-25 H
                                    St Mandate Fis Note Filed
        H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-26 H Added As A Co-sponsor MORROW
        H Added As A Co-sponsor O'BRIEN
        H Added As A Co-sponsor DART
        H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor DAVIS, STEVE
        H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
         H Added As A Co-sponsor SLONE
98-03-31 S Arrive Senate
         S Placed Calendr, First Reading
98-04-01 S Chief Sponsor OBAMA
         S First reading
                                    Referred to Sen Rules Comm
99-01-12 H Session Sine Die
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HB-2909 SILVA – RONEN – BEAUBIEN – SCHAKOWSKY – MCKEON, PARKE, KENNER, MCGUIRE, HOWARD, SKINNER, MORROW, FRITCHEY, YOUNGE, LEITCH, BLACK, DAVIS, MONIQUE, CURRIE, KLINGLER,

SCHOENBERG, FEIGENHOLTZ, FANTIN AND GASH.

20 ILCS 605/46.19j

Amends the Civil Administrative Code of Illinois. Changes the name of the Job Training and Economic Development Demonstration Grant Program to the Job Training and Economic Development Grant Program. Deletes the requirement that the Director of Commerce and Community Affairs shall make not less than 12 and not more than 20 demonstration project grants. Effective immediately.

FISCAL NOTE (DCCA)

HB2909 would have no fiscal impact.

SENATE AMENDMENT NO. 1.

Further amends the Civil Administrative Code of Illinois. Provides that grants made through the Job Training and Economic Development Demonstration Grant Program shall be based on the cost of providing training services and the goals negotiated and made a part of the contract between the Department and the training partners. Provides for periodic payments based on the percentage of goals reached. Allows grants for job training of disadvantaged persons (now, unemployed disadvantaged persons). Deletes changes to the name of the Job Training and Economic Development Demonstration Grant Program. Restores the requirement that the Director of Commerce and Community Affairs shall make not less than 12 and not more than 20 demonstration project grants.

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98-02-04 H Filed With Clerk
                                    Referred to Hse Rules Comm
        H First reading
98-02-18 H
                                    Fiscal Note Filed
                                    Committee Rules
98-02-26 H Added As A Joint Sponsor RONEN
        H Added As A Co-sponsor BEAUBIEN
        H Added As A Co-sponsor SCHAKOWSKY
                                    Assigned to Labor & Commerce
98-03-11 H
98-03-19 H Added As A Co-sponsor MCKEON
98-03-20 H
                                    Do Pass/Short Debate Cal 021-000-000
        H Placed Cal 2nd Rdg-Sht Dbt
        H Added As A Co-sponsor PARKE
         H Added As A Co-sponsor KENNER
         H Added As A Co-sponsor MCGUIRE
98-03-23 H Added As A Co-sponsor HOWARD
         H Added As A Co-sponsor SKINNER
         H Added As A Co-sponsor MORROW
         H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor YOUNGE
         H Added As A Co-sponsor LEITCH
         H Added As A Co-sponsor BLACK
         H Added As A Co-sponsor DAVIS, MONIQUE
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98-03-24 H Added As A Co-sponsor CURRIE
         H Added As A Co-sponsor KLINGLER
         H Added As A Co-sponsor SCHOENBERG
         H Added As A Co-sponsor FEIGENHOLTZ
         H Added As A Co-sponsor FANTIN
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H Pld Cal Ord 3rd Rdg-Sht Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
         H Added As A Co-sponsor GASH
98-03-31 S Arrive Senate
         S Placed Calendr, First Reading
98-04-01
         S Chief Sponsor GARCIA
         S First reading
                                      Referred to Sen Rules Comm
98-04-02 S Added As A Co-sponsor DUDYCZ
98-04-29
                                      Assigned to State Government Operations
98-05-06 S
                Amendment No.01
                                      STATE GOVERN S
                                                              Adopted
                                      Recomminded do pass as amend 008-000-000
         S Placed Calndr, Second Reading
98-05-13 S Added as Chief Co-sponsor DEL VALLE
           Second Reading
           Placed Calndr, Third Reading
98-05-14 S Third Reading - Passed 054-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
98-05-15 H Motion Filed Concur
         Η
                Motion referred to
                                       HRUL
         H Calendar Order of Concurren 01
98-05-18 H
                Rules refers to
                                       HLBC/01
         H Calendar Order of Concurren 01
98-05-19 S Added as Chief Co-sponsor LAUZEN
98-05-20 H
                                      App For Consider - Complnce
         H H Concurs in S Amend. 01/116-000-000
         H Passed both Houses
98-06-18 H Sent to the Governor
98-08-14 H Governor approved
              Effective Date 98-08-14
              PUBLIC ACT 90-0758
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HB-2910 SMITH, MICHAEL - LEITCH - SLONE.

55 ILCS 5/5-1055.5 new

Amends the Counties Code. Allows a county to enter into an intergovernmental agreement and by that agreement transfer to a home rule municipality that is located within the county a share of use and occupation tax receipts generated by the county. Allows a county to enter into an intergovernmental agreement and by that agreement receive from a home rule municipality located in that county a share of use and occupation tax receipts generated by the home rule municipality. Effective immediately.

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HOME RULE NOTE
HB2910 does not preempt home rule authority.
FISCAL NOTE (Dpt. Commerce & Community Affairs)
No fiscal impact on units of local gov't, or DCCA.
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HOUSE AMENDMENT NO. 1.

Provides that the authority to share use and occupation tax receipts with a home rule municipality is granted only to counties with a population between 180,000 and 200,000.

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98-02-04 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-03-11 H
                                      Assigned to Local Government
98-03-20 H
                                      Do Pass/Short Debate Cal 016-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                      Fiscal Note Requested BLACK
         Н
                                      St Mandate Fis Nte Requestd BLACK
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-24 H Added As A Joint Sponsor LEITCH
         H Added As A Co-sponsor SLONE
         Н
                Amendment No.01
                                      SMITH, MICHAEL
                Amendment referred to HRUL
         Н
         H Be approved consideration HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
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98-03-25	Н		Home Rule Note Filed	
	Н		Fiscal Note Filed	
	н			la
		0 10 1 01 101	St Mandate Fis Nte Req-Wo	11.11
		Second Reading-Short Debat		
	Η	Amendment No.01	SMITH,MICHAEL	Adopted
,	Η	Pld Cal Ord 3rd Rdg-Sht Dbt		
98-03-26	Н	3rd Rdg-Sht Dbt-Pass/Vote 1	14-000-000	
98-03-31	S	Arrive Senate		
	S	Placed Calendr, First Reading		
		Chief Sponsor SHADID		
		Added as Chief Co-sponsor I	HAWKINSON	
98-04-01		First reading	Referred to Sen Rules Com	m
		1 itst leading		
98-04-28	-	1	Assigned to Local Government	
98-05-07	S		Recommended do pass 009-	-000-000
	S	Placed Calndr, Second Readn	g	
98-05-12	S	Second Reading	_	
		Placed Calndr, Third Reading		
98-05-13		Third Reading - Passed 057-0		
70 00 10		Passed both Houses	700 000	
00.06.11				
		Sent to the Governor		
98-08-07	Η	Governor approved		
	Η	Effective Date 98-08-07		
	Н	PUBLIC ACT 90-0703		
3011 (7		T/T/ON		

HB-2911 CLAYTON.

40 ILCS 5/3-128

from Ch. 108 1/2, par. 3-128

Amends the Downstate Police Article of the Pension Code to add 2 additional members to the board of trustees, to be appointed by the mayor of the municipality. Effective immediately.

PENSION NOTE

No fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-03 H Pension Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2912 DAVIS, MONIQUE.

20 ILCS 505/1.1

from Ch. 23, par. 5001.1

Amends the Children and Family Services Act. Adds a caption and makes a stylistic change in the short title Section.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm 99-01-12 H Session Sine Die

HB-2913 DAVIS, MONIQUE.

110 ILCS 905/2003

from Ch. 144, par. 1483

Amends the Allied Health Care Professional Assistance Law. Provides that an allied health care field, the study of which may qualify an otherwise eligible person for grant or scholarship assistance, includes but is not limited to a master's degree program for registered nurses in advanced practice nursing.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2914 DAVIS, MONIQUE.

410 ILCS 50/2.01 from Ch. 111 1/2, par. 5402.01 410 ILCS 50/2.06 new 410 ILCS 50/3 from Ch. 111 1/2, par. 5403

Amends the Medical Patient Rights Act. Defines "patient" to include any person who presents himself or herself for emergency services at an institution equipped to provide emergency services. Defines "emergency services" as the provision of health care services for sudden and, at the time, unexpected onset of a health condition that would lead a prudent layperson to believe that failure to receive immediate medical attention **2737** HB-2914—Cont.

would result in serious impairment to bodily function or serious dysfunction of any body organ or part or would place the person's health in serious jeopardy. Adds the prompt provision of emergency services as a right of each patient. Effective immediately.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2915 DAVIS, MONIQUE.

105 ILCS 5/1-4

from Ch. 122, par. 1-4

Amends the School Code to add a caption to a Section concerning State policy and legislative intent.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2916 DAVIS, MONIOUE.

105 ILCS 5/10-22.36A

from Ch. 122, par. 10-22.36A

Amends the School Code to make a technical change to a Section concerning access roads.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2917 DAVIS, MONIQUE.

105 ILCS 5/10-23.6

from Ch. 122, par. 10-23.6

Amends the School Code to make a technical change to a Section concerning sites out of district.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2918 MULLIGAN.

105 ILCS 5/27A-7

Amends the School Code to include a committee of school board members as one of the organizations that may initiate a proposal to establish a charter school.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-03-11 H Assigned to Elementary & Secondary

Education

98-03-20 H 99-01-12 H Session Sine Die Re-Refer Rules/Rul 19(a)

HB-2919 MULLIGAN.

60 ILCS 1/85-10

Amends the Township Code. Provides that a township may request, accept, and expend grants for flood projects from private or public sources.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-03-11 H

Assigned to Local Government

98-03-20 H

Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2920 MULLIGAN.

New Act

Creates the O'Hare Toxic Air Pollution Act. Provides that the General Assembly shall direct the Illinois Environmental Protection Agency, in conjunction with the Illinois Department of Public Health and the School of Public Health at the University of Illinois Medical School, to conduct a study of toxic air emissions at O'Hare International Airport.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2921 **2738**

HB-2921 RONEN – SAVIANO – COULSON – JONES, LOU – MCCARTHY, LEITCH, TENHOUSE, LYONS, EILEEN, LAWFER, BOLAND, FLOWERS, HOFF-MAN, HOLBROOK, MCKEON, SCHAKOWSKY, ERWIN, FANTIN AND CURRY, JULIE.

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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 65/7.5 new
225 ILCS 65/12.5 new
225 ILCS 65/12.7 new
225 ILCS 65/12.9 new
225 ILCS 65/16
                                    from Ch. 111, par. 3516
225 ILCS 85/3
                                    from Ch. 111, par. 4123
225 ILCS 85/4
                                    from Ch. 111, par. 4124
720 ILCS 570/102
                                    from Ch. 56 1/2, par. I 102
745 ILCS 49/25
745 ILCS 49/30
745 ILCS 49/35
```

Amends the Illinois Nursing Act of 1987. Provides for licensure of advanced practice registered nurses (APRNs). Establishes the Advanced Practice Registered Nurse Advisory Committee. Provides that except in the case of APRNs providing anesthesia-related services, an APRN shall practice in accordance with a written practice agreement entered into with a licensed physician. Amends the Pharmacy Practice Act of 1987 and the Illinois Controlled Substances Act to include advanced practice registered nurses among the persons who may prescribe controlled substances. Amends the Good Samaritan Act to immunize advanced practice registered nurses from civil liability for services rendered in an emergency. Effective January 1, 1999.

STATE MANDATES ACT FISČAL NOTE HB2921 fails to create a State mandate. FISCAL NOTE (Dpt. Professional Regulation) Net revenues of \$33,233 are anticipated.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
                             from Ch. 111, par. 3503
225 ILCS 65/3
225 ILCS 65/4
                             from Ch. 111, par. 3504
225 ILCS 65/6
                             from Ch. 111, par. 3506
225 ILCS 65/7.5 new
225 ILCS 65/12.5 new
225 ILCS 65/12.7 new
225 ILCS 65/12.9 new
225 ILCS 65/16
                             from Ch. 111, par. 3516
225 ILCS 85/3
                             from Ch. 111, par. 4123
225 ILCS 85/4
                             from Ch. 111, par. 4124
720 ILCS 570/102
                             from Ch. 56 1/2, par. 1102
745 ILCS 49/25
745 ILCS 49/30
745 ILCS 49/35
Adds reference to:
225 ILCS 65/1
                             from Ch. 111, par. 3501
```

Deletes everything. Amends the Illinois Nursing Act of 1987 to add a caption to the Act's short title provision.

NOTE(S) THAT MAY APPLY: Fiscal

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98-02-04 H Filed With Clerk
        H Added As A Joint Sponsor COULSON
        H Added As A Co-sponsor JONES, LOU
        H Added As A Co-sponsor LEITCH
        H Added As A Co-sponsor MCCARTHY
        H Added As A Co-sponsor TENHOUSE
        H Added As A Co-sponsor CROTTY
        H Added As A Co-sponsor LYONS, EILEEN
        H Added As A Co-sponsor LAWFER
        H Added As A Co-sponsor BOLAND
        H Added As A Co-sponsor FLOWERS
        H Added As A Co-sponsor HOFFMAN
        H Added As A Co-sponsor HOLBROOK
        H Added As A Co-sponsor MCKEON
        H Added As A Co-sponsor SCHAKOWSKY
        H First reading
                                   Referred to Hse Rules Comm
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98-02-19 H		Assigned to Registration & Regulation
98-02-25 H		St Mandate Fis Note Filed
H		Committee Registration & Regulation
98-02-26 H		Fiscal Note Filed
Н		Committee Registration & Regulation
98-03-20 H	Amendment No.01	REGIS REGULAT H Adopted
H		Do Pass Amend/Short Debate 024-000-000
Н	Placed Cal 2nd Rdg-Sht Dbt	
98-03-24 H	Added As A Co-sponsor ER	WIN
H	Added As A Co-sponsor FAI	NTIN
98-03-25 H	Second Reading-Short Debat	te
Н	Held 2nd Rdg-Short Debate	
98-03-27 H	Joint Sponsor Changed to SA	VIANO
	Added As A Co-sponsor LEI	
	Added As A Co-sponsor CU	
98-04-02 H	opened of	Re-Refer Rules/Rul 19(a)
	Session Sine Die	110 11010 1101 17(U)
01 IL II	Session Sinc Die	

HB-2922 BURKE.

5 ILCS 312/3-104

'3-104 from Ch. 102, par. 203-104

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

FISCAL NOTE (Secretary of State)

No fiscal impact.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-26 H Fiscal Note Filed
H Committee Rules
99-01-12 H Session Sine Die

HB-2923 SAVIANO.

735 ILCS 5/2-209

from Ch. 110, par. 2-209

Amends the Code of Civil Procedure. Makes a stylistic change concerning torts.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2924 DAVIS, MONIOUE.

Appropriates \$1 to the Department of Human Services for the medical assistance program. Effective July 1, 1998.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2925 MAUTINO.

Appropriates \$2,000,000 to the Board of the Comprehensive Health Insurance Plan to fund a premium subsidy. Effective July 1, 1998.

98-02-04 H Filed With Clerk
H First reading Referred to Hse Rules Comm
98-03-11 H Assigned to Appropriations-Human Services

98-03-20 H 99-01-12 H Session Sine Die

HB-2926 DAVIS, MONIQUE.

20 ILCS 1305/1-15

Amends the Department of Human Services Act. Adds ILCS references in a Section concerning organization of the Department.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2927 LYONS, JOSEPH.

New Act

Creates a short title Section for the Independent Living Services A/t.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2928 DAVIS, MONIQUE.

105 ILCS 5/10-22.24b new 105 ILCS 5/34-18.18 new

Amends the School Code. Requires school districts to employ full-time receptionists who are on duty at all times during the regular school day to answer telephones at the district's administrative offices and attendance centers. Prohibits the use of answering machines, voice mail, or similar devices to respond to incoming telephone calls at an administrative office or attendance center.

FISCAL NOTE (State Bd. of Ed.)

The exact fiscal cost is unknown because the current number of school receptionists is not collected by this agency. There are at least 900 school district administrative offices and approximately 4150 public school attendance centers in Ill. Salary levels vary for the staff would vary, depending on local salary schedules, from about \$16,000-25,000 for an average 10 month salary/benefits.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

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

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm Fiscal Note Filed 98-02-18 H St Mandate Fis Note Filed Η Н Committee Rules

99-01-12 H Session Sine Die

HB-2929 SKINNER.

430 ILCS 100/18

from Ch. 111 1/2, par. 7718

Amends the Illinois Emergency Planning and Community Right to Know Act. Provides that the Emergency Planning and Training Fund shall be used for payment to local emergency and disaster agencies of moneys deposited into the Fund pursuant to court orders or litigation settlements stipulating those payments. NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2930 DAVIS, MONIQUE.

Appropriates \$1 to the Department of Human Services for alcoholism and substance abuse services. Effective July 1, 1998.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2931 MULLIGAN.

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.

98-02-04 H Filed With Clerk

H First reading 99-01-12 H Session Sine Die Referred to Hse Rules Comm

HB-2932 MULLIGAN.

New Act

Creates the O'Hare Toxic Air Pollution and Community Right to Know Act. Provides that the General Assembly shall direct the Illinois Environmental Protection Agency, in conjunction with the Illinois Department of Public Health and the School of Public Health at the University of Illinois Medical School, to conduct a study of toxic air emissions at O'Hare International Airport and report those findings to the General Assembly.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-19 H Assigned to Executive 98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2933 DAVIS,MONIQUE.

Appropriates \$1 to the Department of Human Services for the Temporary Assistance for Needy Families (TANF) program. Effective July 1, 1998.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2934 DAVIS, MONIQUE.

Appropriates \$1 to the Department of Human Services for mental health and developmental disabilities services. Effective July 1, 1998.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2935 DAVIS, MONIQUE.

20 ILCS 1705/3

from Ch. 91 1/2, par. 100-3

Amends the Mental Health and Developmental Disabilities Administrative Act. Adds a caption and makes a technical change in a Section concerning general powers and duties of the Department of Human Services.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2936 DAVIS, MONIQUE.

305 ILCS 5/4-0.6

Amends the TANF (formerly AFDC) Article of the Public Aid Code. Makes a technical change in a Section concerning references to "AFDC".

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2937 DAVIS, MONIQUE.

305 ILCS 5/9A-1

from Ch. 23, par. 9A-1

Amends the "education, training, and employment program for TANF recipients" Article of the Public Aid Code. Makes a technical change in a Section concerning a declaration of purpose.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2938 DURKIN.

215 ILCS 155/6 from Ch. 73, par. 1406

Amends the Title Insurance Act. Adds a caption to a Section concerning reinsurance.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2939 SCOTT.

65 ILCS 5/1-1-1

Amends the Illinois Municipal Code by making technical changes to the short title Section.

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

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2940 REITZ – BOST – WOOLARD – JONES, JOHN – PHELPS, TENHOUSE AND BERGMAN.

New Act

Creates the Kyoto Protocol Act of 1998. Provides that the Environmental Protection Agency and the Pollution Control Board shall not propose or adopt any new rule in-

tended to reduce emissions of greenhouse gases. Provides that in the absence of an Act of the General Assembly, the Director of the Environmental Protection Agency shall not submit any legally enforceable commitments related to the reduction of greenhouse gases to the U.S. Environmental Protection Agency or to any other agency of the federal government. Provides that the Act shall not limit or impede State or private participation in any on-going voluntary initiatives to reduce emissions of greenhouse gases. Provides that the Act shall become inoperative upon ratification of the Kyoto Protocol. Effective immediately.

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FISCAL NOTE (Environmental Protection Agency)
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No fiscal impact on EPA.

STATE MANDATES FISCAL NOTE

HB 2940 fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Provides that EPA and the Pollution Control Board shall not propose or adopt any new rule for the purpose of addressing adverse effects of climate change which reduce emissions of greenhouse gases. Provides that certain provisions concerning restrictions on State rules related to greenhouse gas emissions shall not be construed to limit or impede State or private participation in on-going voluntary initiatives to reduce emissions of greenhouse gases only if that participation does not involve an allocation or other distribution of greenhouse gas emission entitlements pursuant to the Kyoto Protocol. Provides that the Act shall become inoperative upon Congress authorizing reduction of emissions of gases for the same purpose.

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FISCAL NOTE, AMENDED (Environmental Protection Agency)
      No change from previous fiscal note.
      98-02-04 H Filed With Clerk
               H Added As A Joint Sponsor BOST
               H Added As A Co-sponsor WOOLARD
               H Added As A Co-sponsor JONES, JOHN
               H Added As A Co-sponsor PHELPS
               H First reading
                                            Referred to Hse Rules Comm
      98-02-18 H
                                            Assigned to Environment & Energy
      98-02-25 H
                                            Do Pass/Short Debate Cal 020-003-000
               H Placed Cal 2nd Rdg-Sht Dbt
      98-02-26 H
                                            Fiscal Note Requested BLACK
                                            St Mandate Fis Nte Requestd BLACK
               Н
                                            Fiscal Note Filed
               H Cal Ord 2nd Rdg-Shr Dbt
      98-03-18 H Added As A Co-sponsor TENHOUSE
      98-03-24 H
                       Amendment No.01
                                            REITZ.
               H
                       Amendment referred to HRUL
               H Be approved consideration HRUL
               H Cal Ord 2nd Rdg-Shr Dbt
      98-03-25 H
                                            St Mandate Fis Note Filed
               H Second Reading-Short Debate
                                                                     Adopted
                                            REITZ
               Η
                       Amendment No.01
                                            Fiscal Note filed as Amnded
               Н
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-03-26 H
                                               3d Reading Consideration PP
                                               Calendar Consideration PP.
               H Added As A Co-sponsor BERGMAN
      98-04-02 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-2941
            SCOTT.
   55 ILCS 5/I-1001
                                    from Ch. 34, par. I-1001
  Amends the Counties Code by making a technical change to the short title Section.
      98-02-04 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      99-01-12 H Session Sine Die
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HB-2942 REITZ.

410 ILCS 305/7.5 new

Amends the AIDS Confidentiality Act. Requires a health care provider, employee of a health care facility, firefighter, or EMT on whose behalf an AIDS test is performed to pay for the test.

98-02-04 H Filed With Clerk H First reading 99-01-12 H Session Sine Die

Referred to Hse Rules Comm

HB-2943 SCOTT.

30 ILCS 5/5.480 new 625 ILCS 5/3-643 new

Amends the Vehicle Code and the State Finance Act. Authorizes special license plates designated as Shriners Hospital plates. Provides for increased fees for these plates to be paid to Shriners Hospital for the purpose of the care of disabled children, subject to appropriation by the General Assembly and approval by the Secretary of State.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2944 REITZ.

65 ILCS 5/11-135-2

from Ch. 24, par. 11-135-2

Amends the Illinois Municipal Code. Provides that water commissioners shall be reimbursed for their reasonable and necessary expenses in performing their official duties. Effective immediately.

FISCAL NOTE (Dpt. Commerce & Community Affairs)

Undetermined fiscal impact on local gov't.; no impact on DCCA.

STATE MANDATES ACT FISCAL NOTE

Creates a "personnel mandate" requiring 100% reimbursement.

HOUSE AMENDMENT NO. 1.

Provides that water commissioners may (instead of shall) be reimbursed for their reasonable and necessary expenses in performing their official duties.

	98-02-04	н	Filed With Clerk		
	70 02 04		First reading	Referred to Hse Rules Comr	n
	98-03-11			Assigned to Local Government	
	98-03-20			Do Pass/Stdnrd Dbt/Vo009-	
	70 00 20		Plcd Cal 2nd Rdg Std Dbt	201 1000 2000	
		Н	8	Fiscal Note Requested BLA	CK
		Н		St Mandate Fis Nte Requesto	
		Н	Cal 2nd Rdg Std Dbt	•	
	98-03-23	Н	Amendment No.01	REITZ	
		Η	Amendment referred to	HRUL	
		Η	Cal 2nd Rdg Std Dbt		
	98-03-24	Η	Amendment No.01	REITZ	
		Н	Be approved consideration 00)3-002-000/HRUL	
		Н	Cal 2nd Rdg Std Dbt		
	98-03-25	Η	Second Reading-Stnd Debate		
			Hld Cal Ord 2nd Rdg-Shr Db	t	
	98-03-27	Η		Fiscal Note Filed	
		Η		St Mandate Fis Note Filed	
		Η	Hld Cal Ord 2nd Rdg-Shr Db	t	
	98-03-30	Η	Amendment No.01	REITZ	Adopted
		Н	Pld Cal Ord 3rd Rdg-Std Dbt		
	98-03-31	Н	3rd Rdg-Stnd Dbt-Pass/V112	-001-000	
	98-04-01	S	Arrive Senate		
		S	Placed Calendr, First Reading		
	98-04-02	S	Chief Sponsor LUECHTEFE	LD	
	98-04-21	S	First reading	Referred to Sen Rules Comm	n
	99-01-12	Н	Session Sine Die		
_					

HB-2945 SCOTT.

New Act

Creates the Basic Access to Housing Act. Provides that all private single-family spec homes designed and constructed for first occupancy after March 13, 1999 must include certain basic access features, including a no-step exterior entrance with a 36-inch-wide door, interior doors allowing 32 inches of clearance, electrical outlets at least 15 inches above the floor, and reinforced bathroom walls. Preempts home rule powers. Provides that the Department of Human Rights shall oversee the administration of the Act and receive and review complaints alleging violations of the Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Home Rule; Housing Afford

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2946 REITZ.

235 ILCS 5/1-1

from Ch. 43, par. 93.9

Amends the Liquor Control Act of 1934. Adds a caption to the short title Section.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2947 SCOTT.

235 ILCS 5/7-5

from Ch. 43, par. 149

Amends the Liquor Control Act of 1934. Provides that a determination by the local liquor control commissioner that the continued operation of a licensed premises poses an immediate threat to the welfare of the community is not subject to review by a circuit court and may be reviewed only by the State Commission.

FISCAL NOTE (Liquor Control Commn.)

No fiscal impact.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-03-02 H H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2948 SCOTT.

235 ILCS 5/6-2

from Ch. 43, par. 120

Amends the Liquor Control Act of 1934. Provides that the issuance of a license to a person who has committed certain violations is not prohibited if the Commission determines that the person is sufficiently rehabilitated.

FISCAL NOTE (Liquor Control Commn.)

Total fiscal impact on the Commission would be \$114,225.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-03-02 H

Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2949 SCOTT.

55 ILCS 5/4-2001

from Ch. 34, par. 4-2001

Amends the Counties Code. Increases to \$15,000 (now \$6,000) the annual amount paid to each assistant State's Attorney in counties with 70,000 through 1,000,000 inhabitants where a State mental health institution is located.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2950 RYDER - PHELPS - NOLAND - GRANBERG - LAWFER, REITZ, SMITH,MICHAEL, BOLAND, TURNER, JOHN AND BLACK.

35 ILCS 125/2

from Ch. 5, par. 1752

Amends the Gasohol Fuels Tax Abatement Act. Makes a technical change in the definition Section.

FISCAL NOTE (Dpt. Revenue)

No fiscal impact on the Department.

FISCAL NOTE (EPA)

HB2950 would have no fiscal impact on EPA.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

35 ILCS 125/2

Adds reference to: 35 ILCS 105/3-10

35 ILCS 105/3-10 from Ch. 120, par. 439.3-10 35 ILCS 110/3-10 from Ch. 120, par. 439.33-10 35 ILCS 115/3-10 from Ch. 120, par. 439.103-10

35 ILCS 120/2-10

from Ch. 120, par. 441-10

35 ILCS 125/Act rep.

Deletes everything. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the rate of the taxes imposed by those Acts applies to 70% of the proceeds of the sales of gasohol made before July 1, 2003 (now July 1, 1999) and to 100% of the proceeds of the sales thereafter. Deletes provisions limiting the rate to 85% from July 1, 1997 to July 1, 1999 for gasohol sold in the State during the 12 months beginning July 1 following any calendar year for which the Department of Revenue has determined that the percentages required for the tax abatement under the Gasohol Fuels Tax Abatement Act have not been met. Repeals the Gasohol Fuels Tax Abatement Act. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:

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

Amends the Illinois Income Tax Act. Provides that the credit for research and development shall not include costs incurred after December 31, 2004 (now, 1999), except for costs incurred under a contract entered into on or before December 31, 2004 (now, 1999).

SENATE AMENDMENT NO. 2. (Senate recedes May 22, 1998)

Further amends the Illinois Income Tax Act. Provides that for the taxable years of 1998 and thereafter, a partnership or Subchapter S corporation that is otherwise eligible for the Jobs Tax Credit may pass the credit through to the partners of the partnership or the shareholders of the corporation in the same manner as partnership or Subchapter S corporation income is distributed to partners and shareholders under the Internal Revenue Code. Provides that for the taxable years of 1998 and thereafter, for partners, shareholders of subchapter S corporations, and owners of limited liability companies, if the liability company is treated as a partnership for purposes of federal and State income taxation, there shall be allowed a research and development credit according to 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. 3.

Adds reference to:

35 ILCS 105/3-5

35 ILCS 110/3-5

35 ILCS 115/3-5 35 ILCS 120/2-5

Further amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act and the Retailers' Occupation Tax Act. Provides that "farm machinery and equipment" exempt from tax includes implements of husbandry, precision farming equipment, computers and related equipment and other specified items.

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98-02-04 H Filed With Clerk
         H Added As A Joint Sponsor PHELPS
         H Added As A Co-sponsor NOLAND
         H First reading
                                     Referred to Hse Rules Comm
98-02-20 H
                                     Fiscal Note Filed
         H
                                     Committee Rules
98-02-24 H
                                     Fiscal Note Filed
        Н
                                     Committee Rules
98-02-25 H
                                     Assigned to Revenue
98-02-26 H Added As A Co-sponsor GRANBERG
         H Added As A Co-sponsor LAWFER
98-03-20 H
                Amendment No.01
                                     REVENUE
                                                             Adopted
         Η
                                     Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Co-sponsor REITZ
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H Added As A Co-sponsor REITZ
         H 3rd Rdg-Sht Dbt-Pass/Vote 106-008-001
         H Added As A Co-sponsor SMITH, MICHAEL
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor TURNER, JOHN
         H Added As A Co-sponsor BLACK
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98-03-25	s	Arrive Senate		
	S	Placed Calendr, First Reading		
		Chief Sponsor SIEBEN	Deferred to Com Dulas Comm	_
		First reading Added as Chief Co-sponsor K	Referred to Sen Rules Comn	1
98-03-31		Added as Chief Co-sponsor V		
		Added as Chief Co-sponsor F		
	S		Assigned to Revenue	
98-04-23			Postponed	
		Added as Chief Co-sponsor R		200 000
98-05-06		Placed Calndr, Second Reading	Recommended do pass 009-0	300-000
98-05-07		Filed with Secretary	>	
	S	Amendment No.01	LAUZEN	
	S	Amendment referred to	SRUL	
98-05-13		Sponsor Removed SIEBEN	ATIZENI	
		Alt Chief Sponsor Changed L Second Reading	AUZEN	
		Placed Calndr, Third Reading		
98-05-14		Filed with Secretary		
	Š	Amendment No.02	LAUZEN	
	S	Amendment referred to	SRUL	
		Filed with Secretary	aren en	
	S	Amendment No.03 Amendment referred to	SIEBEN	
		Added As A Co-sponsor O'D		
	Š	Amendment No.01	LAUZEN	
	S	Rules refers to	SREV	
	S	Amendment No.02	LAUZEN	
	S	Rules refers to	SREV	
	S	Amendment No.03 Rules refers to	SIEBEN SREV	
	S	Amendment No.01	LAUZEN	
	Š		Be adopted	
	S	Amendment No.02	LAUZĖN	
	S		Be adopted	
	S	Amendment No.03	SIEBEN Be adopted	
	S	Added As A Co-sponsor GA	Be adopted RCIA	
		Recalled to Second Reading		
	S	Amendment No.01	LAUZEN	Adopted
	S	Amendment No.02	LAUZEN	Adopted
	S	Amendment No.03	SIEBEN	Adopted
	S	Placed Calndr, Third Reading		040-013-000
	S	Added As A Co-sponsor MY		
		Third Reading - Passed 055-0		
98-05-15		Arrive House		
		Place Cal Order Concurrence	01,02,03	
98-05-20		Motion Filed Concur	IIDIA	
	Н		HRUL	
		Motion Filed Non-Concur #2 Calendar Order of Concurren		
98-05-21		H Noncners in S Amend. 02	01,02,03	
, o ob 2 1		Calendar Order of Concurren	01,03	
98-05-22	Н	Be approved consideration 0	1,03/HRUL	
		H Concurs in S Amend. 01,0		
		Secretary's Desk Non-concu	r 02	
	S	Filed with Secretary	Mtn recede - Senate Amend	
	S		SRUL	
	S		Mtn recede - Senate Amend	
	S	Rules refers to	SREV	
	S		Mtn recede - Senate Amend	
	S		Be adopted	
	S	S Recedes from Amend. 02/0	Mtn recede - Senate Amend	
		Passed both Houses	,5, 000-000	

98-06-12 H Sent to the Governor

98-06-30 H Governor approved

Effective Date 98-06-30 Η

Н PUBLIC ACT 90-0605

HB-2951 SCOTT.

105 ILCS 5/18-8.05

Amends the School Code. Makes changes of grammar in the school aid formula that applies to the 1998-99 and subsequent school years.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2952 SCOTT.

50 ILCS 125/3

from Ch. 85, par. 473

Amends the Government Salary Withholding Act by making technical changes to the Section concerning insurance.

FISCAL NOTE (DCCA)

HB2952 would have no fiscal impact.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-18 H

Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2953 SCOTT.

65 ILCS 5/11-33-1

from Ch. 24, par. 11-33-1

65 ILCS 5/11-37-3 from Ch. 24, par. 11-37-3

Amends the Illinois Municipal Code. Allows a municipality to adopt reasonable rules and regulations governing the examination of, licensing of, regulation of, and fees for persons installing or altering electrical equipment.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2954 CURRIE.

620 ILCS 5/2

from Ch. 15 1/2, par. 22.2

Amends the Illinois Aeronautics Act to add a caption to a Section defining "aeronautics".

FISCAL NOTE (Dpt. Transportation)

No fiscal impact on DOT.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-20 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2955 CURRIE.

625 ILCS 5/2-102

from Ch. 95 1/2, par. 2-102

Amends the Illinois Vehicle Code provisions concerning the administration of the Code to make stylistic changes.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2956 CURRIE.

New Act

Creates the Revenue Reform Act of 1998. Creates a short title only.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2957 CURRIE.

225 ILCS 10/2

from Ch. 23, par. 2212

Amends the Child Care Act of 1969. Adds a caption to the definitions Section.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2958 CURRIE.

40 ILCS 5/2-120

from Ch. 108 1/2, par. 2-120

Amends the Illinois Pension Code. Corrects an error in a cross reference. Effective immediately.

PENSION NOTE

No fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-03 H Pension Note Filed Н Committee Rules

99-01-12 H Session Sine Die

HB-2959 CURRIE.

745 ILCS 10/1-101.1

from Ch. 85, par. 1-101.1

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Adds a heading to a Section relating to the purposes of the Act and the availability of defenses and immunity.

FISCAL NOTE (Office of Ill. Courts)

The provisions of the bill would not have a fiscal impact.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-18 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2960 CURRIE.

50 ILCS 750/2

from Ch. 134, par. 32

Amends the Emergency Telephone System Act concerning definitions. Adds a caption.

FISCAL NOTE (DCCA)

No fiscal impact on DCCA or local government.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-24 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

CURRIE. HB-2961

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. FISCAL NOTE (Dpt. Revenue)

HB2961 does not have any fiscal impact on the Department.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-17 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-2962 CURRIE.

65 ILCS 5/11-74.4-4.1

In the Illinois Municipal Code, amends the Tax Increment Allocation Redevelopment Act concerning feasibility studies. Adds a caption.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2963 CURRIE.

70 ILCS 3615/1.01

from Ch. 111 2/3, par. 701.01

Amends the Regional Transportation Authority Act by making technical changes to the short title Section.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

2749 HB-2964

CURRIE. HB-2964

50 ILCS 205/1 from Ch. 116, par. 43.101

Amends the Local Records Act by adding a caption to the short title Section.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2965 CURRIE.

5 ILCS 315/1

from Ch. 48, par. 1601

Amends the Illinois Public Labor Relations Act. Adds a caption to the short title Section.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2966 YOUNGE - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Board of Higher Education for expenses. Effective July 1, 1998.

98-02-04 H Filed With Clerk

H Added As A Joint Sponsor HANNIG

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2967 YOUNGE - HANNIG.

Appropriates \$1 from the General Revenue Fund to East St. Louis Community College for expenses. Effective July 1, 1998.

98-02-04 H Filed With Clerk

H Added As A Joint Sponsor HANNIG

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HANNIG - YOUNGE. HB-2968

Appropriates \$1 from the General Revenue Fund to the State Board of Education for expenses. Effective July 1, 1998.

98-02-04 H Filed With Clerk

H Added As A Joint Sponsor YOUNGE

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HANNIG - YOUNGE. HB-2969

Appropriates \$1 from the General Revenue Fund to Eastern Illinois University for expenses. Effective July 1, 1998.

98-02-04 H Filed With Clerk

H Added As A Joint Sponsor YOUNGE

H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Appropriations-Education

98-03-20 H

Do Pass/Short Debate Cal 012-001-000

Re-Refer Rules/Rul 19(a)

H Placed Cal 2nd Rdg-Sht Dbt

98-03-23 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

98-04-02 H

99-01-12 H Session Sine Die

CURRIE. HB-2970

105 ILCS 5/1-2

from Ch. 122, par. 1-2

Amends the School Code to make a technical change to a provision concerning the School Code's construction.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2971 CURRIE.

65 ILCS 20/21-5a

from Ch. 24, par. 21-5a

Amends the Revised Cities and Villages Act of 1941 concerning an election date. Adds a caption.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2972 CURRIE.

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.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2973 CURRIE.

35 ILCS 200/12-55

Amends the Property Tax Code. Makes a technical change in the Section concerning notice requirements for assessment increases in counties with 3,000,000 or more inhabitants.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2974 CURRIE.

735 ILCS 5/2-209

from Ch. 110, par. 2-209

740 ILCS 100/2 from Ch. 70, par. 302 Amends the Code of Civil Procedure and the Joint Tortfeasor Contribution Act.

Makes stylistic changes in provisions concerning torts. FISCAL NOTE (Office of Ill. Courts)

The provisions of the bill would not have a fiscal impact.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-03-18 H Fiscal Note Filed Committee Rules Н

99-01-12 H Session Sine Die

HB-2975 CURRIE.

305 ILCS 5/2-3

from Ch. 23, par. 2-3

Amends the Illinois Public Aid Code. Makes a stylistic change in provisions defining "money payment" or "grant".

98-02-04 H Filed With Clerk

99-01-12 H Session Sine Die

H First reading

HB-2976 CURRIE.

220 ILCS 5/9-102

from Ch. 111 2/3, par. 9-102

Amends the Public Utilities Act. Adds a Section caption relating to the filing of rates and charges.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2977 CURRIE.

225 ILCS 60/1

from Ch. 111, par. 4400-1

Amends the Medical Practice Act of 1987. Adds a caption and makes a technical change to the short title Section.

98-02-04 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2978 CURRIE.

415 ILCS 5/14.5

from Ch. 111 1/2, par. 1014.5

Amends the Environmental Protection Act. Adds a caption and makes technical changes in a Section concerning groundwater protection.

FISCAL NOTE (EPA)

No fiscal impact on EPA.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

Fiscal Note Filed 98-03-13 H Н

Committee Rules

2751 HB-2978—Cont.

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2979 CURRIE.

720 ILCS 5/33-2 from Ch. 38, par. 33-2

Amends the Criminal Code of 1961. Makes a stylistic change in Section relating to failure to report a bribe.

98-02-04 H Filed With Clerk

H First reading

99-01-12 H Session Sine Die

HB-2980 CURRIE.

735 ILCS 5/1-101

from Ch. 110, par. 1-101

Amends the Code of Civil Procedure. Makes stylistic changes in the short title Section.

FISCAL NOTE (Office of Ill. Courts)

The provisions of the bill would not have a fiscal impact.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-18 H Fiscal Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-2981 CURRIE.

750 ILCS 60/101

from Ch. 40, par. 2311-1

Amends the Domestic Violence Act. Makes stylistic changes in the short title Section.

FISCAL NOTE (Dpt. of Human Services)

There is no fiscal impact.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-25 H Fiscal Note Filed
H Committee Rules
99-01-12 H Session Sine Die

HB-2982 CURRIE.

725 ILCS 5/103-3

from Ch. 38, par. 103-3

Amends the Code of Criminal Procedure of 1963. Makes a stylistic change in Section that allows an arrested person the right to communicate with an attorney and a member of his or her family.

98-02-04 H Filed With Clerk

H First reading 99-01-12 H Session Sine Die Referred to Hse Rules Comm

HB-2983 MOORE, ANDREA.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Provides that, for purposes of determining the base income of a corporation, the amount of a taxpayer's adjustment under Section 832(b)(5)(B)(i) of the Internal Revenue Code shall not be treated as an amount of interest excluded from gross income in the computation of taxable income. Exempt from the sunset provisions of Section 250. Effective January 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2984 DAVIS, MONIQUE.

Appropriates \$1 to the Department of Human Services for rehabilitation services. Effective July 1, 1998.

98-02-04 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2985 YOUNGE.

20 ILCS 655/4

from Ch. 67 1/2, par. 604

Amends the Illinois Enterprise Zone Act. Makes technical changes in the Section concerning qualifications for enterprise zones.

98-02-04 H Filed With Clerk H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2986 SAVIANO – HARTKE – BLACK – CROTTY – BOLAND, JONES, JOHN, WAIT, LYONS, EILEEN, DAVIS, MONIQUE AND HOLBROOK.

305 ILCS 5/3-1.2

from Ch. 23, par. 3-1.2

Amends the Aid to the Aged, Blind and Disabled Article of the Illinois Public Aid Code. Provides that when assessing eligibility for assistance, in determining the resources of an individual or any dependents, the Department of Public Aid shall exclude from consideration the value of any funds specifically and irrevocably set aside for the funeral and burial arrangements of the individual or his or her dependents, including prepaid irrevocable funeral and burial plans. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-02-04 H Filed With Clerk
               H Added As A Joint Sponsor HARTKE
      98-02-10 H First reading
                                           Referred to Hse Rules Comm
      98-03-11 H
                                           Assigned to Human Services
      98-03-19 H
                                           Do Pass/Short Debate Cal 011-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
      98-03-23 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-03-24 H Added As A Co-sponsor BLACK
               H Added As A Co-sponsor CROTTY
      98-03-30 H 3rd Rdg-Sht Dbt-Pass/Vote 102-000-004
               H Added As A Co-sponsor BOLAND
               H Added As A Co-sponsor JONES, JOHN
               H Added As A Co-sponsor WAIT
               H Added As A Co-sponsor LYONS, EILEEN
               H Added As A Co-sponsor DAVIS, MONIQUE
               H Added As A Co-sponsor HOLBROOK
      98-03-31 S Arrive Senate
               S Placed Calendr, First Reading
               S Chief Sponsor KARPIEL
               S First reading
                                           Referred to Sen Rules Comm
      98-04-01 S
                                           Assigned to Public Health & Welfare
      98-04-06 S Added as Chief Co-sponsor PARKER
      98-04-07 S Added As A Co-sponsor DONAHUE
      98-04-14 S Added as Chief Co-sponsor LAUZEN
      98-04-20 S Added as Chief Co-sponsor TROTTER
      98-04-21 S Added as Chief Co-sponsor SMITH
      98-04-22 S Added As A Co-sponsor OBAMA
               S Added As A Co-sponsor O'MALLEY
      98-04-28 S Sponsor Removed KARPIEL
               S Alt Chief Sponsor Changed O'MALLEY
      98-05-04 S Sponsor Removed SMITH
               S Sponsor Removed TROTTER
      98-05-07 S
                                           Held in committee
                                           Committee Public Health & Welfare
      98-05-08 S
                                           Refer to Rules/Rul 3-9(a)
      99-01-12 H Session Sine Die
HB-2987
            FANTIN.
   20 ILCS 2705/49.19
                                   from Ch. 127, par. 49.19
   20 ILCS 2705/49.19a
                                   from Ch. 127, par. 49.19a
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Amends the Civil Administrative Code of Illinois in Sections concerning transportation grants. Provides that "unit of local government" (now "municipality") means any city, village, incorporated town, or township (now any city, village or incorporated town). Provides that units of local government (now municipalities) may receive certain grants from the Department of Transportation. Amends the Township Code. Provides that a township may request, accept, and expend mass transportation grants. Effective immediately.

98-02-05 H Filed With Clerk

98-02-10 H First reading

60 ILCS 1/85-10

2753 HB-2987—Cont.

99-01-12 H Session Sine Die

HB-2988 SILVA.

20 ILCS 505/5.15

Amends the Children and Family Services Act. Replaces "every year" with "annually" in a Section concerning day care.

98-02-05 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2989 SILVA.

Appropriates \$1 to the Department of Human Services for grants for community day care services. Effective July 1, 1998.

98-02-05 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2990 SILVA.

815 ILCS 375/21 from Ch. 121 1/2, par. 581

Amends the Motor Vehicle Retail Installment Sales Act. Adds a caption to a Section concerning finance charges.

98-02-05 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2991 DART - DURKIN.

725 ILCS 5/103-5 from Ch. 38, par. 103-5 725 ILCS 5/103-6 from Ch. 38, par. 103-6

Amends the Code of Criminal Procedure of 1963 to provide that the period of time within which a person must be tried under the speedy trial provisions shall begin again if there is probable cause to believe that subsequent to the commencement of any period of time within which a person must be tried the person violated the laws of this or any other jurisdiction, other than by commission of a Class C misdemeanor, a business or petty offense, or violated any conditions of his or her bond. Provides that a person who has understandingly waived his or her right to a trial by jury shall thereafter be entitled to a trial by jury for any offense in which the person waived trial by jury only if it does not require the return of witnesses who appear on the scheduled date of trial or the defendant provides the prosecution with timely notice of his or her intent to withdraw his or her waiver of trial by jury or the defendant shows good cause why he or she should be entitled to withdraw his or her waiver of trial by jury. Provides that a demand for trial not reduced to writing shall be considered insufficient to invoke the speedy trial provisions. Permits trial within 21 days after the expiration of speedy trial deadline. Effective immediately.

98-02-05 H Filed With Clerk

H Added As A Joint Sponsor DURKIN

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2992 DART.

720 ILCS 5/24-3A

430 ILCS 65/1.1	from Ch. 38, par. 83-1.1
430 ILCS 65/3	from Ch. 38, par. 83-3
430 ILCS 65/4	from Ch. 38, par. 83-4
430 ILCS 65/6.1 new	_
430 ILCS 65/14	from Ch. 38, par. 83-14
720 ILCS 5/2-7.1 new	• •
720 ILCS 5/2-7.2 new	
720 ILCS 5/2-23 new	
720 ILCS 5/5-2	from Ch. 38, par. 5-2
720 ILCS 5/16-1	from Ch. 38, par. 16-1
720 ILCS 5/16-16 new	, 1
720 ILCS 5/16-16.1 new	
720 ILCS 5/24-I.1	from Ch. 38, par. 24-1.1
720 ILCS 5/24-3	from Ch. 38, par. 24-3

Amends the Firearm Owners Identification Card Act by adding and changing provisions relating to transfers of firearms, the counterfeiting and altering of Firearm Owners

Identification Cards, penalties, and other matters. Amends the Criminal Code of 1961 by adding and changing various firearms offenses and penalties. NOTE(S) THAT MAY APPLY: Correctional; Fiscal

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2993 DART

720 ILCS 5/12-21.6

Amends the Criminal Code of 1961. Makes a stylistic change in the statute that defines the offense of endangering the life or health of a child.

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2994 DART.

720 ILCS 5/12-4

from Ch. 38, par. 12-4

Amends the Criminal Code of 1961. Makes stylistic changes in the aggravated battery statute.

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

SLONE, ERWIN, CURRIE AND MOORE, ANDREA. HB-2995

415 ILCS 60/31 new

Amends the Illinois Pesticide Act. Provides that all licensed pesticide applicators must report annually the types and amounts of pesticides and herbicides applied to cropland. Provides that the Department of Agriculture shall annually compile a report containing the types and amounts of pesticides and herbicides applied to cropland.

FISCAL NOTE (Dpt. of Agriculture)

The annual impact to the Dept. would be at least \$300,000.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

98-03-11 H

Assigned to Environment & Energy

98-03-19 H Added As A Co-sponsor ERWIN

H Added As A Co-sponsor CURRIE

H Added As A Co-sponsor MOORE, ANDREA 98-03-20 H

Motion Do Pass-Lost 009-012-001 HENE H Remains in CommiEnvironment & Energy

Н Re-Refer Rules/Rul 19(a)

98-03-27 H Fiscal Note Filed

Committee Rules

99-01-12 H Session Sine Die

HB-2996 WINKEL.

110 ILCS 305/7f

from Ch. 144, par. 28f

Amends the University of Illinois Act. In the provisions authorizing 50% tuition waivers to children of Illinois college or university employees if specified conditions are met, includes as an Illinois college or university employee a person who is employed by the Hazardous Waste Research and Information Center or a person employed within any of the 3 divisions of the Department of Natural Resources that carries out the functions of the Scientific Surveys.

98-02-05 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HANNIG - RYDER. HB-2997

Makes appropriations for ordinary and contingent expenses of the Illinois State Board of Education. Effective July 1, 1998.

98-02-05 H Filed With Clerk

H Added As A Joint Sponsor RYDER

98-02-10 H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Appropriations-Education

98-03-20 H COMMITTEE DEADLINE Η EXTENDED UNTIL

MARCH 27, 1998 Η

Н Committee Appropriations-Education 98-03-27 H

Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-2998 WINKEL.

105 ILCS 5/10-22.20

from Ch. 122, par. 10-22.20

Amends the School Code to make a technical change to a provision concerning classes for adults and youths whose schooling has been interrupted.

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-2999 DÜRKIN.

415 ILCS 5/3

from Ch. 111 1/2, par. 1003

Amends the Environmental Protection Act to make a technical change in the definitions Section.

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3000 HPMR.

730 ILCS 5/3-13-2

from Ch. 38, par. 1003-13-2

Amends the Unified Code of Corrections. Makes a stylistic change in Section describing the purposes of work and day release.

SENATE AMENDMENT NO. 1.

Makes a grammatical change. Changes "where" to "if" in the first paragraph of the bill.

98-02-05 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

98-02-25 H Assigned to Prison Management Reform

98-02-26 H Primary Sponsor Changed To PRN MGMT REF HPMR

98-03-20 H Do Pass/Short Debate Cal 007-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-25 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

98-03-31 H Pld Cal Ord 3rd Rdg-Sht Dbt H 3rd Rdg-Sht Dbt-Pass/Vote 115-001-000

98-04-01 S Arrive Senate

S Placed Calendr, First Reading

98-04-02 S Chief Sponsor HAWKINSON

S First reading Referred to Sen Rules Comm

98-04-22 S Assigned to Judiciary

98-04-29 S Recommended do pass 010-000-000

S Placed Calndr, Second Reading

S Filed with Secretary S

Amendment No.01 HAWKINSON

S Amendment referred to SRUL

98-04-30 S Amendment No.01 HAWKINSON

S Be approved consideration SRUL

98-05-04 S Second Reading

S

Amendment No.01 HAWKINSON S Placed Calndr, Third Reading

Adopted

98-05-05 S Third Reading - Passed 057-000-000

H Arrive House

H Place Cal Order Concurrence 01

98-05-07 H Motion Filed Non-Concur 01/JOHNSON, TOM

H Calendar Order of Concurren 01

98-05-12 H H Noncners in S Amend. 01

98-05-13 S Secretary's Desk Non-concur 01

S Filed with Secretary

Mtn refuse recede-Sen Amend

98-05-15 S S Refuses to Recede Amend 01

S S Requests Conference Comm 1ST

98-05-20 S Sponsor Removed HAWKINSON

S Alt Chief Sponsor Changed JUDICIARY SJUD

99-01-12 H Session Sine Die

HB-3001 **2756**

HB-3001 JOHNSON, TOM.

730 ILCS 5/3-7-5

from Ch. 38, par. 1003-7-5

Amends the Unified Code of Corrections. Adds a heading to Section that requires the Department of Corrections to implement a comprehensive energy conservation program at all correctional institutions and facilities in the State.

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3002 ROSKAM.

730 ILCS 5/5-7-4

from Ch. 38, par. 1005-7-4

Amends the Unified Code of Corrections. Makes a stylistic change in Section that requires the supervising authority of an offender who has been regularly employed and who is serving a sentence of periodic imprisonment to arrange for a continuation of employment.

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3003 TURNER, JOHN.

730 ILCS 5/5-4-2

from Ch. 38, par. 1005-4-2

Amends the Unified Code of Corrections. Makes a stylistic change in Section relating to multiple offenses.

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3004 JOHNSON, TOM.

725 ILCS 5/114-2

from Ch. 38, par. 114-2

Amends the Code of Criminal Procedure of 1963. Makes a stylistic change in Section relating to a motion for a bill of particulars.

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3005 ROSKAM.

725 ILCS 5/113-1

from Ch. 38, par. 113-1

Amends the Code of Criminal Procedure of 1963. Makes a stylistic change in Section relating to the arraignment procedure.

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3006 TURNER, JOHN.

725 ILCS 5/115-3

from Ch. 38, par. 115-3

Amends the Code of Criminal Procedure of 1963. Makes stylistic changes in Section relating to trial by the court.

98-02-05 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3007 DURKIN.

725 ILCS 5/107-2

from Ch. 38, par. 107-2

Amends the Code of Criminal Procedure of 1963. Makes a stylistic change in Section that relates to the arrest of a person by a peace officer.

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3008 JOHNSON.TOM.

720 ILCS 5/10-6

from Ch. 38, par. 10-6

Amends the Criminal Code of 1961. Makes a stylistic change in the harboring a runaway statute.

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

2757 HB-3008—Cont.

99-01-12 H Session Sine Die

HB-3009 JOHNSON, TOM.

720 ILCS 5/12-3

from Ch. 38, par. 12-3

Amends the Criminal Code of 1961. Makes a stylistic change in the battery statute.

98-02-05 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3010 ROSKAM.

720 ILCS 5/11-16

from Ch. 38, par. 11-16

Amends the Criminal Code of 1961. Makes a stylistic change in the pandering statute.

98-02-05 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3011 DURKIN.

720 ILCS 5/11-19.1

from Ch. 38, par. 11-19.1

Amends the Criminal Code of 1961. Makes a stylistic change in the juvenile pimping statute.

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3012 TURNER, JOHN.

720 ILCS 5/16-1

from Ch. 38, par. 16-1

Amends the Criminal Code of 1961. Makes a stylistic change in the theft statute.

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3013 ROSKAM.

720 ILCS 550/7

from Ch. 56 1/2, par. 707

Amends the Cannabis Control Act. Makes a stylistic change in Section relating to delivering cannabis to a person under 18 years of age who is at least 3 years younger than the defendant.

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3014 JOHNSON, TOM.

720 ILCS 570/506

from Ch. 56 1/2, par. 1506

Amends the Illinois Controlled Substances Act. Adds a heading to Section relating to negation of an exemption and the burden of proof of any exemption.

98-02-05 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3015 CURRIE.

215 ILCS 5/352

from Ch. 73, par. 964

Amends the Illinois Insurance Code. Makes a technical change in a Section concerning the scope of the Accident and Health Insurance Article of the Code.

98-02-05 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3016 BURKE,

215 ILCS 125/6-8

from Ch. 111 1/2, par. 1418.8

Amends the Health Maintenance Organization Act. Makes a stylistic change in a Section concerning the powers of the Health Maintenance Organization Guaranty Association.

STATE MANDATES ACT FISCAL NOTE

Fails to create a State mandate.

FISCAL NOTE (Dpt. of Insurance)

HB 3016 will have no fiscal impact.

98-03-23 H H H Cal 98-03-25 H Seco H Held 98-03-27 H H	et reading ced Cal 2nd Rdg-Sht Dbt Ord 2nd Rdg-Shr Dbt ond Reading-Short Debate d 2nd Rdg-Short Debate d 2nd Rdg-Short Debate	Referred to Hse Rules Comm Assigned to Insurance Do Pass/Short Debate Cal 023-000-000 Fiscal Note Requested BLACK St Mandate Fis Nte Requested BLACK St Mandate Fis Note Filed Fiscal Note Filed Re-Refer Rules/Rul 19(a)			
HB-3017 SAVIANO					
230 ILCS 5/15.4		8, par. 37-15.4			
ing labor organization 98-02-05 H File 98-02-10 H Firs 99-01-12 H Sess	s or associations. d With Clerk st reading sion Sine Die	975. Adds a caption to a Section concern- Referred to Hse Rules Comm			
HB-3018 FEIGENI					
205 ILCS 670/26		17, par. 5432			
title Section of the Act 98-02-05 H File 98-02-10 H Firs 99-01-12 H Ses	et. ed With Clerk st reading	Act. Makes technical changes in the short Referred to Hse Rules Comm			
HB-3019 SMITH,N	MICHAEL – BOLAND.				
105 ILCS 5/Art. 19c heading new 105 ILCS 5/19c-1 new					
		Article in the School Code concerning			
guaranteed telecommunications infrastructure savings. Supplies only the caption and short title of the Article. FISCAL NOTE (State Board of Education) No fiscal impact until substantive language is added. STATE MANDATES FISCAL NOTE (State Board of Education) No change from SBE fiscal note. 98-02-05 H Filed With Clerk					
98-02-10 H Firs		Referred to Hse Rules Comm			
98-03-11 H	-	Assigned to Elementary & Secondary Education			
98-03-13 H H H		Fiscal Note Filed St Mandate Fis Note Filed Committee Elementary & Secondary			
		Education			
98-03-19 H H Pla	ced Cal 2nd Rdg-Sht Dbt	Do Pass/Short Debate Cal 021-000-000			
98-03-25 H H H H Sec H Hel	Amendment No.01 Amendment referred to Rules refers to cond Reading-Short Debate Id 2nd Rdg-Short Debate ded As A Joint Sponsor Be	HELM e			
98-04-02 H	•	Re-Refer Rules/Rul 19(a)			
99-01-12 H Ses					
HB-3020 SMITH,N	MICHAEL.	109.1/0			

Amends the Illinois Municipal (IMRF) Article of the Pension Code to remove language requiring an affirmative resolution from the employer before airport police may

from Ch. 108 1/2, par. 7-109.3

40 ILCS 5/7-109.3

30 ILCS 805/8.22 new

2759 HB-3020—Cont.

become eligible for the sheriff's law enforcement employee formula. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Some airport authorities would be required to make higher employer contributions.

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

98-02-05 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

98-03-13 H Pension Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-3021 SMITH,MICHAEL.

40 ILCS 5/7-109.3 from Ch. 108 1/2, par. 7-109.3 40 ILCS 5/7-132 from Ch. 108 1/2, par. 7-132 30 ILCS 805/8.22 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code to require participation by all full-time municipal police officers who do not participate in an Article 3 police pension fund. Makes these police officers eligible for the sheriff's law enforcement (SLEP) formula. Excludes Chicago. Pre-empts home rule powers. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Fiscal impact cannot be determined and would vary among municipalities; costs could be substantial.

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

98-02-05 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

98-03-13 H Pension Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-3022 SMITH, MICHAEL.

 40 ILCS 5/3-110.6
 from Ch. 108 1/2, par. 3-110.6

 40 ILCS 5/5-236
 from Ch. 108 1/2, par. 5-236

 40 ILCS 5/7-139.8
 from Ch. 108 1/2, par. 7-139.8

 40 ILCS 5/9-121.10
 from Ch. 108 1/2, par. 9-12I.10

 40 ILCS 5/14-110
 from Ch. 108 1/2, par. 14-110

Amends the Illinois Pension Code to allow investigators for the Office of the Attorney General to transfer credits for up to 12 years of prior service as a police officer, sheriff's law enforcement employee, or municipal conservator of the peace from certain other pension funds; requires payment of the difference in employee and employer contributions plus interest. Effective immediately.

PENSION NOTE

Fiscal impact of HB3022 cannot be determined; fiscal impact on

SERS is estimated to be minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

98-02-05 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

98-03-03 H Pension Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-3023 ZICKUS.

65 ILCS 5/1-2.1-1

Amends the Illinois Municipal Code. Provides that any municipality (now any home rule municipality) may adopt an administrative adjudication system for certain municipal code violations.

98-02-05 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3024 **2760**

HB-3024 LYONS, EILEEN - KOSEL - MCAULIFFE - BOST - JONES, JOHN.

New Act

Creates the Gang Property Forfeiture Act. Provides for the forfeiture of property derived from criminal gang activities.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-05 H Filed With Clerk

H Added As A Joint Sponsor KOSEL

H Added As A Co-sponsor MCAULIFFE

98-02-10 H First reading

Referred to Hse Rules Comm

H Added As A Co-sponsor BOST

H Added As A Co-sponsor JONES, JOHN

99-01-12 H Session Sine Die

HB-3025 MOORE, ANDREA – FANTIN.

35 ILCS 200/15-180

Amends the Property Tax Code. Provides that beginning January 1, 1999, in counties of 3,000,000 or more inhabitants, an application for a homestead improvement exemption for a residential structure that has been rebuilt following a catastrophic event must be submitted to the Chief County Assessment Officer with a valuation complaint, a copy of the building permit to rebuild the structure, and any additional information the Chief County Assessment Officer may require. Effective immediately.

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98-02-05 H Filed With Clerk
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H Added As A Joint Sponsor FANTIN

98-02-10 H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Revenue

98-03-20 H Do Pass/Short Debate Cal 01 I-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-23 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000

98-03-25 S Arrive Senate

S Placed Calendr, First Reading

S Chief Sponsor BERMAN

S First reading Referred to Sen Rules Comm

98-04-28 S Assigned to Revenue

98-05-06 S Recommended do pass 009-000-000

S Placed Calndr, Second Reading

98-05-13 S Filed with Secretary

S

S Amendment No.01 BERMAN

Amendment referred to SRUL

S Second Reading

S Placed Calndr, Third Reading

98-05-14 S Third Reading - Passed 057-000-000

S Tabled Pursuant to Rule5-4(A) SA 01

S Third Reading - Passed 057-000-000

98-05-15 H Passed both Houses

98-06-12 H Sent to the Governor

98-08-07 H Governor approved

H Effective Date 98-08-07

H PUBLIC ACT 90-0704

HB-3026 BIGGINS - MOORE, EUGENE - BIGGERT AND FANTIN.

35 ILCS 200/31-25

Amends the Real Estate Transfer Tax Law in the Property Tax Code. Provides that when the person filling out the real estate transfer declaration is not the buyer, it shall be the duty of the person filling out the declaration to furnish the buyer with a copy of the portions of the completed and signed declaration specifying the permanent real estate index numbers, the address to which the tax bill is to be mailed, and the legal description of the property so transferred. The copy shall be sent to the buyer, by certified mail, return receipt requested. Effective January 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes amendatory provisions concerning the real estate transfer declaration. Provides that it shall be the duty of the person filling out the real estate transfer declaration to furnish to the buyer a copy of certain information if (i) the person filling out the dec-

2761 HB-3026—Cont.

laration is not the buyer, (ii) multiple parcels are conveyed, and (iii) at least one of the parcels is identified on the declaration as a residence. Provides that the information shall include all the permanent real estate index numbers, the address to which the tax bill is to be mailed, and the legal description of the property so transferred. Provides that the copy shall be sent to the buyer, by certified mail, return receipt requested.

SENATE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 200/31-25 Adds reference to: 35 ILCS 200/21-385 35 ILCS 200/22-15 35 ILCS 200/22-20

Deletes everything. Amends the Property Tax Code. In counties of 3,000,000 or more inhabitants, allows a taxing district that is the tax deed petitioner to move for the appointment of a special process server of at least 18 years of age to serve notice of the property tax sale and the expiration and extension of the property's redemption period. Provides that the special process server shall make a return of the notice by filing an affidavit with the court clerk for the court record.

SENATE AMENDMENT NO. 2.

Adds an introductory clause before the amendatory provisions.

SENATE AMENDMENT NO. 4.

Adds reference to: 35 ILCS 200/9-195 35 ILCS 200/15-103 new

Further amends the Property Tax Code. Provides that property owned by the Bi-State Development Agency of the Missouri-Illinois Metropolitan District is exempt from property taxes. Provides that the exemption is not affected by a leaseback or other similar agreement to obtain financing. Provides that the Agency's property is no longer exempt if the Agency's right to use, control, and possess the property terminates without an option to acquire the property or a provision of reverter. Provides that the chief county assessment officer shall determine initial and continuing compliance with the exemption requirements.

CONFERENCE COMMITTEE REPORT NO. 1. (Adopted in House only)

Recommends that the House concur in S-ams 1 and 2.

Recommends that the Senate recede from S-am 4.

Recommends that the bill be further amended as follows:

Adds reference to: 35 ILCS 200/5-5 35 ILCS 200/12-50 35 ILCS 200/14-15 35 ILCS 200/16-95 35 ILCS 200/16-125 35 ILCS 200/16-160 35 ILCS 200/20-178 new

Further amends the Property Tax Code. States that the board of review succeeds to the powers and duties of the board of appeals. Provides that in counties with 3,000,000 or more inhabitants, the notice of a changed assessment value shall also notify the taxpayer that the decision may be appealed within 30 days of receiving the notice or within 30 days of the date that the respective board transmits its final action on the township to the county assessor. Provides that the board shall publish the date of transmittal. Provides that a certificate of error may, at the discretion of the county assessor, be presented and received in evidence in any court of competent jurisdiction. Deletes the provision providing that a certificate issued under this provision may be issued to the person erroneously assessed. Provides that certificates presented to the court shall (now, may) be filed as an objection in the application for judgment and order of sale for the year or as an amendment to the objection. Provides that certificates of error certified under this provision need not be presented to the court as an objection or an amendment to the application for judgment and order of sale. Establishes form for certification of error by the county assessor and board of appeals (until the first Monday in December 1998 and board of review beginning the first Monday in December 1998 and thereafter). Deletes the provisions mandating service of the certification upon the State's Attorney and conditioning the county treasurer's power to issue refunds upon that service upon the State's Attorney. Provides that property owned by the Bi-State Development Agency of the Missouri-Illinois Metropolitan District is exempt from property taxes. Provides that the exemption is not affected by a leaseback or other similar agreement to obtain financing. Provides that an assessment may not be changed by the board until the taxpayer and the chief county assessment officer who certified the assessment have been notified and given an opportunity to be heard. Deletes the provisions requiring that notice be given to the person affected before an assessment is increased and requiring notice to be given to the assessor before an assessment is reduced. Provides that when the county collector makes any refunds due on certain certificates of error, then the collector shall pay the taxpayer interest on the refund at the rate of 0.5% per month. Provides that certain changes made by this amendatory Act of 1998 shall be effective beginning with the 1998 assessment year. Makes other changes. Makes entire bill effective immediately.

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98-02-05 H Filed With Clerk
         H Added As A Joint Sponsor MOORE, EUGENE
98-02-10 H First reading
                                     Referred to Hse Rules Comm
98-03-11 H
                                     Assigned to Revenue
98-03-20 H
                                                              Adopted
                Amendment No.01
                                     REVENUE
                                                  Η
                                     Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H Added As A Co-sponsor FANTIN
98-03-26 H Added As A Co-sponsor BIGGERT
         H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
98-03-31 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor WALSH,T
98-04-01
         S First reading
                                     Referred to Sen Rules Comm
98-04-28
         S
                                     Assigned to Revenue
98-05-06
         S
                Amendment No.01
                                     REVENUE
                                                              Adopted
                                     Recomminded do pass as amend 008-000-000
         S Placed Calndr, Second Reading
98-05-07 S
           Second Reading
         S Placed Calndr, Third Reading
98-05-08 S Filed with Secretary
                Amendment No.02
                                     BERMAN
                Amendment referred to SRUL
           Filed with Secretary
                Amendment No.03
                                     PETKA
                Amendment referred to SRUL
98-05-13
        S Filed with Secretary
                Amendment No.04
                                     WATSON
         S
                Amendment referred to SRUL
         S
                Amendment No.03 PETKA
         S
                Rules refers to
                                       SREV
         S
                 Amendment No.04
                                     WATSON
         Ś
                Rules refers to
                                       SREV
                Amendment No.02
                                     BERMAN
            Be approved consideration SRUL
98-05-14 S
                Amendment No.04
                                     WATSON
                                     Be adopted
            Added as Chief Co-sponsor CLAYBORNE
            Added as Chief Co-sponsor CLAYBORNE-SA 04
            Recalled to Second Reading
         S
                Amendment No.02
                                     BERMAN
                                                              Adopted
         S
                 Amendment No.04
                                     WATSON
                                      -CLAYBORNE
                                        Adopted
            Placed Calndr, Third Reading
            Third Reading - Passed 057-000-000
            Tabled Pursuant to Rule5-4(A) SA 03
           Third Reading - Passed 057-000-000
         H Arrive House
         H Place Cal Order Concurrence 01.02.04
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98-05-18 H Motion Filed Non-Concur 01,02,04/BIGGINS
               H Calendar Order of Concurren 01,02,04
      98-05-20 H H Noncners in S Amend, 01,02,04
               S Secretary's Desk Non-concur 01,02,04
               S Filed with Secretary
                                           Mtn refuse recede-Sen Amend
      98-05-21 S S Refuses to Recede Amend 01,02,04
               S S Requests Conference Comm 1ST
               S Sen Conference Comm Apptd 1ST/WALSH,T
                                              PETERSON, WEAVER,S
                                              CLAYBORNE, WELCH
      98-05-22 H Hse Accede Reg Conf Comm 1ST
               H Hse Conference Comm Apptd 1ST/MOORE,EUGENE
                                              FANTIN, CURRIE,
                                              CHURCHILL & KUBIK
               H House report submitted 1ST/BIGGINS
               H Conf Comm Rpt referred to HRUL
               H Be approved consideration HRUL
               H House Conf. report Adopted 1ST/118-000-000
      99-01-12 H Session Sine Die
HB-3027
            BIGGINS - FANTIN.
   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
   30 ILCS 805/8.22 new
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Amends the Property Tax Code. 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, 1999.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    98-02-05 H Filed With Clerk
             H Added As A Joint Sponsor FANTIN
    98-02-10 H First reading
                                           Referred to Hse Rules Comm
    98-03-11 H
                                           Assigned to Revenue
    98-03-20 H
                                           Do Pass/Short Debate Cal 011-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
    98-03-23 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-03-26 H 3rd Rdg-Sht Dbt-Pass/Vote 113-000-000
    98-03-31 S Arrive Senate
              S Placed Calendr, First Reading
              S Chief Sponsor FARLEY
    98-04-01 S First reading
                                           Referred to Sen Rules Comm
    98-04-28 S
                                           Assigned to Revenue
    98-05-06 S
                                           Postponed
                                           Committee Revenue
    98-05-08 S
                                           Refer to Rules/Rul 3-9(a)
    99-01-12 H Session Sine Die
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HB-3028 WIRSING - MAUTINO.

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

Amends the "quick-take" Section of the Code of Civil Procedure. Allows the City of Rochelle 24 months to acquire easements for the construction and maintenance of over-

head utility lines and poles along a route within and adjacent to existing roadway easements on Twombley, Mulford, and Paw Paw roads in Ogle and Lee counties. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the "quick-take" Section of the Code of Civil Procedure. Extends for 3 additional years the authority of the Grand Avenue Railroad Relocation Authority for the Grand Avenue Railroad Grade Separation Project in Franklin Park. Authorizes the Village of Bolingbrook to acquire property within a Regional Stormwater Detention Project Area. Authorizes the Village of Rosemont to acquire property located within certain tax increment financing redevelopment districts. Authorizes the Village of Melrose Park to acquire property between North Avenue and the Des Plaines River for redevelopment. Authorizes Leyden Community High School District 212 to acquire property for school purposes, including a school parking lot. Grants quick-take powers to the City of Peru to acquire certain property for the Illinois Valley Community Hospital.

HOUSE AMENDMENT NO. 2.

Further amends the Code of Civil Procedure. Deletes provisions granting quick-take powers to Leyden Community High School District 212 for the acquisition of property for school purposes.

SENATE AMENDMENT NO. 2.

Deletes everything. Amends the Code of Civil Procedure to make technical changes in the Section concerning "quick-take" authority.

SENATE AMENDMENT NO. 4.

Deletes everything after the enacting clause. Amends the "quick-take" Section of the Code of Civil Procedure. Extends time period for the Grand Avenue Railroad Grade Separation Project in Franklin Park from 3 years after July 14, 1995 to 6 years after that date. Adds quick-take authority as follows: (1) to Rochelle to acquire easements for utility construction and maintenance; (2) to Bolingbrook to acquire property within a Regional Stormwater Detention Project Area for drainage, stormwater management, recreation and other purposes; (3) to Franklin Park to acquire property for school purposes; (4) to Melrose Park to acquire property for redevelopment of blighted areas; (5) to Peru for removal of residential deed restrictions in connection with property owned by the Illinois Valley Community Hospital; (6) to South Barrington for construction and maintenance of sewerage facilities and transmission pipes; (7) to Northlake to acquire property for stormwater management and recreation purposes; (8) to Carbondale for the Mill Street Underpass Project; (9) to Round Lake Park for easements in connection with off-site water and sewer service for the Alter Business Park; (10) to Rosemont for redevelopment purposes, including infrastructure improvements, construction of streets, stormwater facilities, and drainage areas, and flood plain improvements; and (11) to Evanston to acquire property for redevelopment. Effective immediately. 98-02-06 H Filed With Clerk

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98-02-10 H First reading
                                     Referred to Hse Rules Comm
98-02-19 H
                                     Assigned to Executive
98-03-19 H
                Amendment No.01
                                     EXECUTIVE H
                                                             Adopted
                                     Do Pass Amend/Short Debate 014-000-000
        Н
        H Placed Cal 2nd Rdg-Sht Dbt
98-03-20 H Added As A Joint Sponsor MAUTINO
98-03-23 H Second Reading-Short Debate
        H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-25 H Relld 2nd Rdng-Short Debate
                Amendment No.02
                                     WIRSING
        Н
                Amendment referred to HRUL
         Н
        H Held 2nd Rdg-Short Debate
98-03-26 H
                Amendment No.02
                                     WIRSING
        H Be approved consideration 003-002-000/HRUL
                Amendment No.02
                                     WIRSING
                                                              Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
        H 3rd Rdg-Sht Dbt-Pass/Vote 080-032-001
98-03-31 S Arrive Senate
         S Placed Calendr, First Reading
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00.04.01		CI. CG CDONIN				
98-04-01		Chief Sponsor CRONIN	Deferred to Can Bules Com	m		
00.04.00		First reading	Referred to Sen Rules Com	ш		
98-04-28		A 1 (N 01	Assigned to Executive	Table J		
98-05-06		Amendment No.01 Amendment No.02	EXECUTIVE S EXECUTIVE S	Tabled		
	S S	Amendment No.02	Recommed do pass as an	Adopted		
		Placed Calndr, Second Reading		icita 015-000-000		
08-05-12		Filed with Secretary	5			
90-03-12	S	Amendment No.03	BERMAN			
	Š	Amendment referred to				
98-05-13		Second Reading	Site2			
70 03 15	S	Placed Calndr, Third Reading				
98-05-14		Filed with Secretary				
70 03 11	Š	Amendment No.04	CRONIN			
	Š	Amendment referred to				
	S	Amendment No.03	BERMAN			
	S	Rules refers to	SEXC			
	S	Amendment No.04	CRONIN			
	S	Rules refers to	SEXC			
	S	Amendment No.03	BERMAN	Tabled		
	S			SEXC/BY		
	_		an alway	SPONSOR		
	S	Amendment No.04	CRONIN			
	S	D H. 44 C 4 D 45	Be adopted			
	S	Recalled to Second Reading Amendment No.04	CRONIN	Adopted		
		Placed Calndr, Third Reading		Adopted		
	S	Third Reading - Lost 023-023				
	S	Tilliu Reading - Lost 023-02.	Motion to Reconsider Vote			
	Š		Mtn Reconsider Vote Preva			
		Third Reading - Passed 035-0				
98-05-15		Arrive House				
	Н	Place Cal Order Concurrence	02,04			
98-05-18	Η	Motion Filed Concur				
	Н	1.1011011 10101100 10	HRUL			
		Calendar Order of Concurrent				
98-05-19			HEXC			
	H		App For Consider - Comple	nce		
	Н		App For Consider - Comple	nce		
00.05.00	Н	Calendar Order of Concurren	1 02,04			
98-05-20		H Concurs in S Amend. 02,0 Passed both Houses	4/061-030-003			
08_0K_18		Sent to the Governor				
		Governor approved				
70-07-30	Н	. **				
	Н					
HD 2020 C			RUDKE ACEVEDO E	RICIFI SKI AND		
HB-3029 CAPPARELLI – MCAULIFFE – BURKE – ACEVEDO – BUGIELSKI AND SAVIANO.						
40 ILCS 5/3-110.8 new 40 ILCS 5/5-234 from Ch. 108 1/2, par. 5-234						
40 ILCS 5/3-234 Holli Cii. 108 1/2, pai. 3-234 40 ILCS 5/9-121.10						
30 ILCS 805/8.22 new						
Amends the Illinois Pension Code. Allows transfer of police service credits from an						
Article 3 (downstate police) pension fund or the Article 9 (Cook County) pension fund						
to the Article 5 (Chicago police) pension fund. Amends the State Mandates Act to re-						
quire implementation without reimbursement. Effective immediately.						
			a. Enecuve inimediately.			
PENSION NOTE There may be a cost to Chicago Police Fund as transferred and						
required contributions may not cover costs of established						

required contributions may not cover costs of established service credits.

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NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    98-02-06 H Filed With Clerk
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H Added As A Joint Sponsor MCAULIFFE

H Added As A Co-sponsor BURKE

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor BUGIELSKI H Added As A Co-sponsor SAVIANO

98-02-10 H First reading Referred to Hse Rules Comm Pension Note Filed 98-03-31 H Committee Rules

99-01-12 H Session Sine Die

HB-3030 **DURKIN - SAVIANO.**

235 ILCS 5/5-1 from Ch. 43, par. 115

Amends the Liquor Control Act of 1934. Provides that an applicant for a special event retailer's license must, in addition to current requirements, (i) show proof that the applicant is a valid educational, fraternal, political, civic, religious, or non-profit organization, (ii) not hold a retailer's license, (iii) not have received more than 3 special event retailer's licenses in the prior 12 months, and (iv) show proof to the State Commission that it has obtained local authority approval. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the Liquor Control Act of 1934. Removes the provision that an applicant for a special event retailer's license must not have received more than 3 special event retailer's licenses in the prior 12 months.

HOUSE AMENDMENT NO. 2.

Deletes additional conditions required of an applicant for a special event retailer's license except the requirement that it show proof to the State Commission that it has obtained local authority approval. Requires an applicant for a special event retailer's license to show proof to the State Commission that it meets certain conditions under the Retailers' Occupation Tax Act.

SENATE AMENDMENT NO. 1.

Adds reference to: 235 ILCS 5/7-1

from Ch. 43, par. 145

Further amends the Liquor Control Act of 1934. Provides that an applicant for a special event retailer's license that does not meet specified conditions under the Retailers' Occupation Tax Act may still be eligible for a special event retailer's license.

SENATE AMENDMENT NO. 2.

Adds reference to:

from Ch. 43, par. 126

235 ILCS 5/6-9 235 ILCS 5/7-1 from Ch. 43, par. 145

Further amends the Liquor Control Act of 1934. Provides that an applicant for a special event retailer's license that does not meet specified conditions under the Retailers' Occupation Tax Act may still be eligible for a special event retailer's license. Imposes additional restrictions on the sale of alcoholic liquor by a licensed Illinois distributor who has not been registered to sell a brand of alcoholic liquor, but for a period of 2 years prior to November 8, 1979 has been engaged in the purchase of a brand for resale from a licensed distributor who has the right to sell that brand at wholesale, and who may purchase from the same distributor and resell at wholesale any new brands of the same manufacturer.

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98-02-06 H Filed With Clerk
                                     Referred to Hse Rules Comm
98-02-10 H First reading
98-02-19 H Added As A Joint Sponsor SAVIANO
98-03-11 H
                                     Assigned to Executive
                                     EXECUTIVE H
98-03-19 H
                Amendment No.01
                                                              Adopted
         Н
                                     Do Pass Amend/Short Debate 014-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                                     DURKIN
98-03-27 H
                Amendment No.02
                Amendment referred to HRUL
         Н
         H Held 2nd Rdg-Short Debate
98-03-30 H
                Amendment No.02
                                     DURKIN
         H Be approved consideration HRUL
                Amendment No.02
                                                              Adopted
                                     DURKIN
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-31 H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-000
98-04-01 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor KARPIEL
         S First reading
                                     Referred to Sen Rules Comm
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	98-04-28	s		Assigned to Executive	
	98-05-06	S	Amendment No.01	EXECUTIVE S	Adopted
		S		Recommnded do pass as am	end 013-000-000
		S	Placed Calndr, Second Readn		
	98-05-07	S	Filed with Secretary		
		S	Amendment No.02	KARPIEL	
		S	Amendment referred to	SRUL	
	98-05-12	S	Second Reading		
		S	Placed Calndr, Third Reading		
	98-05-13	S	Amendment No.02	KARPIEL	
		S	Rules refers to	SEXC	
	98-05-14	S	Amendment No.02	KARPIEL	
		S		Be adopted	
			Recalled to Second Reading		
		S	Amendment No.02	KARPIEL	Adopted
			Placed Calndr, Third Reading		
			Third Reading - Passed 057-0	000-000	
	98-05-15		Arrive House		
			Place Cal Order Concurrence	01,02	
			Motion Filed Concur		
		H	Motion referred to	HRUL	
	00 07 10		Calendar Order of Concurren		
	98-05-18			HEXC/01,02	
	00.05.40		Calendar Order of Concurren	,	
	98-05-19			App For Consider - Compln	
		Н		App For Consider - Compln	ce
			H Concurs in S Amend. 01,02 Passed both Houses	2/109-006-002	
	00 06 17		Sent to the Governor		
	90-00-24	Н	Governor approved Effective Date 98-06-24		
		Н			
. .					
30			PARELLI – MCAULIFFE –	BURKE - ACEVEDO - B	UGIELSKI AND
	SZ	١V	IANO		

HB-36 SAVIANO.

40 ILCS 5/5-168

from Ch. 108 1/2, par. 5-168

Amends the Chicago Police Article of the Pension Code to increase the multiplier used to calculate the maximum allowable pension tax, from 2.00 to 2.26. Effective immediately.

PENSION NOTE

Annual employer contributions would significantly increase.

Employer contributions were \$112 M, with a property tax multi-

plier of 2.00; with a multiplier of 2.36, they would be \$133 M.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

98-02-06 H Filed With Clerk

H Added As A Joint Sponsor MCAULIFFE

H Added As A Co-sponsor BURKE

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor BUGIELSKI

H Added As A Co-sponsor SAVIANO

98-02-10 H First reading

Referred to Hse Rules Comm

98-03-03 H

Pension Note Filed

Committee Rules

99-01-12 H Session Sine Die

HB-3032 CURRIE.

35 ILCS 200/4-10

35 ILCS 200/4-15

Amends the Property Tax Code to make technical changes in the Sections concerning compensation for Certified Illinois Assessing Officers and compensation for local assessment officers.

98-02-06 H Filed With Clerk

98-02-10 H Primary Sponsor Changed To CURRIE

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3033 **2768**

HB-3033 RIGHTER – KOSEL – LYONS,EILEEN – KLINGLER – MYERS, WAIT AND WINTERS.

720 ILCS 5/12-2 from Ch. 38, par. 12-2 720 ILCS 5/12-6.1 from Ch. 38, par. 12-6.1 720 ILCS 5/12-6.4 new

Amends the Criminal Code of 1961. Increases the penalty for aggravated assault committed against a teacher or school employee on school grounds from a Class A misdemeanor to a Class 4 felony. Increases penalty for compelling organization membership in a school, on the real property comprising a school, on a public way within 1,000 feet of a school, or on a school conveyance from a Class 2 felony to a Class 1 felony. Creates the offense of displaying gang imagery. Penalty is a Class A misdemeanor.

NOTE(S) THAT MAY APPLY: Correctional

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98-02-06 H Filed With Clerk
         H Added As A Joint Sponsor KOSEL
98-02-10 H First reading
                                    Referred to Hse Rules Comm
        H Added As A Co-sponsor LYONS, EILEEN
        H Added As A Co-sponsor KLINGLER
        H Added As A Co-sponsor MYERS
        H Added As A Co-sponsor WAIT
        H Added As A Co-sponsor WINTERS
98-10-02 H
                                    Motion disch comm, advc 2nd
                                    ON CALENDAR
        Η
                                    Committee Rules
         Н
99-01-12 H Session Sine Die
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HB-3034 COULSON.

720 ILCS 5/16D-5.1 new

Amends the Criminal Code of 1961. Creates the offense of facilitating theft of on-line services. Penalty is a Class A misdemeanor when the aggregate value of service obtained is less than \$300 and a Class 4 felony when the aggregate value of service obtained is \$300 or more. A second or subsequent offense is a Class 2 felony.

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NOTE(S) THAT MAY APPLY: Correctional
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98-02-06 H Filed With Clerk
                                       Referred to Hse Rules Comm
98-02-10 H First reading
                                       Assigned to Judiciary II - Criminal Law
98-03-11 H
98-03-20 H
                                       Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H Pld Cal Ord 3rd Rdg-Sht Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
98-03-31 S Arrive Senate
         S Placed Calendr, First Reading
98-04-03 S Chief Sponsor PARKER
98-04-20 S Added as Chief Co-sponsor DUDYCZ
98-04-21 S First reading
                                      Referred to Sen Rules Comm
99-01-12 H Session Sine Die
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HB-3035 KUBIK - MYERS - LAWFER - WAIT - BOST.

720 ILCS 5/11-20,3 new

Amends the Criminal Code of 1961. Creates the offense of knowing dissemination of obscene material to a minor by computer. Establishes certain evidence that may be admissible in prosecutions for the offense. Establishes an affirmative defense. Penalty is a Class 4 felony.

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NOTE(S) THAT MAY APPLY: Correctional

98-02-06 H Filed With Clerk
H Added As A Joint Sponsor MYERS
H Added As A Co-sponsor LAWFER

98-02-10 H First reading Referred to Hse Rules Comm
H Added As A Co-sponsor WAIT
H Added As A Co-sponsor BOST

98-02-23 H Primary Sponsor Changed To KUBIK

99-01-12 H Session Sine Die
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2769 HB-3036

HB-3036 KLINGLER - MYERS - LAWFER - WAIT - JONES, JOHN AND WINTERS.

725 ILCS 215/2 725 ILCS 215/3 from Ch. 38, par. 1702 from Ch. 38, par. 1703

Amends the Statewide Grand Jury Act. Provides that a Statewide Grand Jury may be convened to investigate and return indictments for certain enumerated child sex offenses that are facilitated by the use of a computer, including the Internet, World Wide Web, or on-line service.

NOTE(S) THAT MAY APPLY: Correctional

98-02-06 H Filed With Clerk

H Added As A Joint Sponsor MYERS

H Added As A Co-sponsor LAWFER

98-02-10 H First reading

Referred to Hse Rules Comm

H Added As A Co-sponsor WAIT

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor WINTERS

99-01-12 H Session Sine Die

HB-3037 KOSEL - MCAULIFFE - KUBIK - KRAUSE - BIGGERT, WOOD, MEYER, JOHNSON, TOM AND BERGMAN.

720 ILCS 5/12-7.4

from Ch. 38, par. 12-7.4

Amends the Criminal Code of 1961. Provides that a person who commits stalking and has been previously convicted of or placed on supervision for any of the following: (1) making an obscene phone call against the victim of the stalking; (2) an assault or aggravated assault committed against a family or household member; or (3) domestic battery is guilty of aggravated stalking.

NOTE(S) THAT MAY APPLY: Correctional

98-02-06 H Filed With Clerk

H Added As A Joint Sponsor MCAULIFFE

H Added As A Co-sponsor KUBIK

H Added As A Co-sponsor KRAUSE

H Added As A Co-sponsor BIGGERT

98-02-10 H Added As A Co-sponsor WOOD

H Added As A Co-sponsor MEYER

H Added As A Co-sponsor JOHNSON, TOM

H Added As A Co-sponsor BERGMAN

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3038 ZICKUS - BIGGERT - BERGMAN - WOOD.

720 ILCS 5/12-15

from Ch. 38, par. 12-15

Amends the Criminal Code of 1961. Increases the penalty for criminal sexual abuse when the accused uses force or threat of force or when the accused knew that the victim was unable to understand the nature of the act or was unable to give knowing consent from a Class A misdemeanor to a Class 4 felony.

NOTE(S) THAT MAY APPLY: Correctional

98-02-06 H Filed With Clerk

H Added As A Joint Sponsor BIGGERT

H Added As A Co-sponsor BERGMAN

H Added As A Co-sponsor WOOD

98-02-10 H First reading 99-01-12 H Session Sine Die Referred to Hse Rules Comm

HB-3039 WOOD.

625 ILCS 5/6-206

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

Amends the Illinois Vehicle Code to authorize the Secretary of State to suspend for 6 months the driving privileges of a school student who has violated a weapons law or committed a crime of violence in school upon the regional superintendent of schools certifying to the Secretary of State that the student violated one of these laws.

98-02-06 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3040 **2770**

HB-3040 WOOD.

720 ILCS 5/12-7.3

from Ch. 38, par. 12-7.3

Amends the Criminal Code of 1961. Makes a stylistic change in the stalking statute.

98-02-06 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3041 WOOD – MEYER – KUBIK – PARKE – ACEVEDO, HOLBROOK, BO-LAND, DAVIS,STEVE AND LOPEZ.

730 ILCS 5/3-6-3

from Ch. 38, par. 1003-6-3

730 ILCS 5/5-4-1

from Ch. 38, par. 1005-4-1

Amends the Unified Code of Corrections. Provides that a prisoner serving sentence for second degree murder, aggravated battery causing great bodily harm, aggravated stalking, or aggravated criminal sexual abuse committed on or after the effective date of the amendatory Act shall receive no more than 4.5 days of good conduct credit for each month of his or her sentence of imprisonment.

NOTE(S) THAT MAY APPLY: Correctional

98-02-06 H Filed With Clerk

H Added As A Joint Sponsor MEYER

H Added As A Co-sponsor KUBIK

H Added As A Co-sponsor PARKE

98-02-10 H First reading

Referred to Hse Rules Comm

98-03-11 H Assigned

98-03-20 H Added As A Co-sponsor ACEVEDO

Assigned to Judiciary II - Criminal Law

H Do Pass/Short Debate Cal 015-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-25 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

98-03-26 H Pld Cal Ord 3rd Rdg-Sht Dbt

H Added As A Co-sponsor HOLBROOK

H Added As A Co-sponsor BOLAND

H Added As A Co-sponsor DAVIS, STEVE

H Added As A Co-sponsor LOPEZ

H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000

98-03-31 S Arrive Senate

S Placed Calendr, First Reading

98-04-01 S Chief Sponsor RADOGNO S First reading

Referred to Sen Rules Comm

98-04-20 S Added as Chief Co-sponsor PARKER

98-04-29 S Added as Chief Co-sponsor BOWLES

99-01-12 H Session Sine Die

HB-3042 MYERS - PARKE - ZICKUS.

720 ILCS 5/Art. 20.5 heading new

720 ILCS 5/20.5-5 new

Amends the Criminal Code of 1961. Creates the offense of causing a catastrophe. Defines the offense as knowingly causing a catastrophe by explosion, fire, flood, collapse of a building, release of poison, radioactive material, bacteria, virus, or other dangerous and difficult to confine force or substance. Penalty is a Class X felony. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

98-02-06 H Filed With Clerk

H Added As A Joint Sponsor PARKE

H Added As A Co-sponsor ZICKUS

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3043 CLAYTON - JOHNSON, TOM.

730 ILCS 152/120

Amends the Sex Offender and Child Murderer Community Notification Law. Requires the law enforcement agency having jurisdiction over the registration of a sex offender to publish in a newspaper of general circulation the name, address, date of birth, and offense or adjudication of the sex offender upon release of the sex offender from a penal institution or other institution.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
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98-02-06 H Filed With Clerk

H Added As A Joint Sponsor JOHNSON, TOM

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

KUBIK - ZICKUS - JOHNSON, TOM. HB-3044

720 ILCS 5/12-16

from Ch. 38, par. 12-16

Amends the Criminal Code of 1961. Provides that aggravated criminal sexual abuse is a Class 1 felony if the offense was committed by the use of force (now aggravated criminal sexual abuse is a Class 2 felony).

NOTE(S) THAT MAY APPLY: Correctional

98-02-06 H Filed With Clerk

H Added As A Joint Sponsor ZICKUS

H Added As A Co-sponsor JOHNSON, TOM

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3045 LAWFER.

415 ILCS 120/15

Amends the Alternate Fuels Act to make a technical change to a Section concerning

98-02-06 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

NOLAND.

510 ILCS 77/10.30

Amends the Livestock Management Facilities Act concerning livestock management facilities. Makes a technical change.

98-02-06 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Livestock Management

98-03-20 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HR.3047 DURKIN.

Amends the Civil Administrative Code. Renumbers the Sections of the Code, organizes the renumbered Sections into Articles, and rearranges the sequence of the renumbered Sections according to subject matter. Also resections some long Sections of the Code into shorter Sections, Amends various other Acts to change cross references to the Civil Administrative Code to reflect the renumbering of the Code Sections. Effective January 1, 1999.

HOUSE AMENDMENT NO. 1.

Corrects a reference to the effective date of Public Act 81-1516, changing "1990" to "1980".

HOUSE AMENDMENT NO. 2.

Corrects a spelling error.

98-02-06 H Filed With Clerk 98-02-10 H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Judiciary I - Civil Law

98-03-19 H Amendment No.01 JUD-CIVIL LAW H Adopted

> Н Do Pass Amend/Short Debate 011-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-23 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-31 H Rolld 2nd Rdng-Short Debate

Amendment No.02 Н

DART Amendment referred to HRUL

H Be approved consideration HRUL

H Held 2nd Rdg-Short Debate

98-04-01 H Amendment No.02 DART Adopted

H Pld Cal Ord 3rd Rdg-Sht Dbt

98-04-02 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3048 2772

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HB-3048
             DURKIN.
  New Act
                                       from Ch. 111, par. 2005.1
  225 ILCS 425/2.04
  305 ILCS 5/10-10
                                       from Ch. 23, par. 10-10
  305 ILCS 5/10-16.2
                                       from Ch. 23, par. 10-16.2
  305 ILCS 5/10-16.4
  305 ILCS 5/10-17.2
                                       from Ch. 23, par. 10-17.2
  750 ILCS 5/507
                                       from Ch. 40, par. 507
  750 ILCS 5/511
                                       from Ch. 40, par. 511
  750 ILCS 5/705
                                       from Ch. 40, par. 705
  750 ILCS 5/706.1
                                       from Ch. 40, par. 706.1
  750 ILCS 5/706.3
  750 ILCS 5/713
                                       from Ch. 40, par. 713
  750 ILCS 15/2.1
                                       from Ch. 40, par. 1105
  750 ILCS 15/4.1
                                       from Ch. 40, par. 1107.1
  750 ILCS 15/4.2
  750 ILCS 22/605
  750 ILCS 45/15
                                       from Ch. 40, par. 2515
  750 ILCS 45/20
                                       from Ch. 40, par. 2520
  750 ILCS 45/20.5
  750 ILCS 45/21
                                       from Ch. 40, par. 2521
```

Creates the Income Withholding for Support Act. Consolidates into one new Act certain provisions relating to the withholding of income to pay orders for support that are currently found in the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, and the Illinois Parentage Act of 1984. Also amends those Acts, the Collection Agency Act, and the Uniform Interstate Family Support Act to make conforming changes in cross-references. Includes technical corrections. Makes no substantive change in the law. Effective January 1, 1999.

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98-02-06 H Filed With Clerk
                                       Referred to Hse Rules Comm
98-02-10 H First reading
98-03-11 H
                                       Assigned to Judiciary I - Civil Law
98-03-19 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
98-04-01 S Chief Sponsor SHAW
         S First reading
                                       Referred to Sen Rules Comm
98-04-22 S
                                       Assigned to Executive
98-04-28 S
                                       Recommended do pass 012-000-000
         S Placed Calndr. Second Reading
98-04-29 S Second Reading
         S Placed Calndr, Third Reading
98-05-07 S Third Reading - Passed 055-000-000
         H Passed both Houses
98-06-05 H Sent to the Governor
98-07-31 H Governor approved
              Effective Date 99-01-01
              PUBLIC ACT 90-0673
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HB-3049 JOHNSON, TOM - HOLBROOK.

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755 ILCS 5/2-2 from Ch. 110 1/2, par. 2-2
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Amends the Probate Act of 1975. Provides that a parent may not inherit from an illegitimate decedent unless the parent, during the decedent's lifetime, acknowledged the decedent as the parent's child, established a parental relationship with the decedent, and supported the decedent as the parent's child. Notwithstanding the preceding, a parent may not inherit from an illegitimate decedent if the parent abandoned the decedent and that abandonment continued until the decedent's death. (Now, the mother and her descendants, but not the father and his descendants, may inherit from an illegitimate decedent.)

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98-02-10 H First reading Referred to Hse Rules Comm
98-02-19 H Added As A Joint Sponsor HOLBROOK
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99-01-12 H Session Sine Die

HB-3050 NOVAK,

420 ILCS 5/1

from Ch. 111 1/2, par. 4301

Amends the Illinois Nuclear Safety Preparedness Act. Adds a caption and makes a technical change to the short title Section.

FISCAL NOTE (Dpt. of Nuclear Safety)

This bill would have no fiscal impact on the Department.

98-02-06 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

98-03-18 H Fiscal Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-3051 BRUNSVOLD - WOOLARD - NOVAK.

New Act

Creates the Illinois Conservation Congress Act to establish the Illinois Conservation Congress within the Department of Natural Resources and provides that the Department shall adopt rules to administer the Congress. Provides that the Congress shall be composed of representatives from entities that demonstrate a commitment to conservation and that the Congress may propose to officials actions that would protect Illinois' natural resources. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-06 H Filed With Clerk

H Added As A Joint Sponsor WOOLARD

H Added As A Co-sponsor NOVAK

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3052 SCULLY.

415 ILCS 5/3.12

from Ch. 111 1/2, par. 1003.12

Amends the Environmental Protection Act to add a caption to a Section defining "generator".

FISCAL NOTE (EPA)

No fiscal impact on EPA.

98-02-06 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

98-03-13 H Fiscal Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-3053 SCULLY.

415 ILCS 5/3.11

from Ch. 111 1/2, par. 1003.11

Amends the Environmental Protection Act to add a caption to a Section defining "garbage".

FISCAL NOTE (EPA)

No fiscal impact on EPA.

98-02-06 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm 98-03-13 H Fiscal Note Filed

98-03-13 H Fiscal Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-3054 SCULLY.

220 ILCS 5/16-123

Amends the Public Utilities Act. Makes a technical change in a Section concerning the establishment of customer information centers.

98-02-06 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3055 NOVAK – HOWARD – JONES,LOU – MURPHY – DAVIS,MONIQUE, MOORE,EUGENE, CROTTY AND JONES,SHIRLEY.

105 ILCS 5/18-8

from Ch. 122, par. 18-8

105 ILCS 5/18-8.05

FISCAL NOTE (State Board of Education)

Amends the School Code. In the State aid formula applicable to the 1997-98 school year and in the State aid formula applicable to subsequent school years, provides that the low-income eligible pupil count used to compute the supplemental State aid grant of a high school district meeting certain criteria shall be determined using the district's low-income eligible pupil count from the earlier of the 2 most recent federal censuses. Effective immediately, except the change to the State aid formula applicable to the 1998-99 and subsequent school years takes effect July 1, 1998.

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St. Anne's low income concentration would increase from 23.75%
    ($45,600 grant) to 126.25% ($575,700 grant), requiring an ad-
    ditional state cost of $530,000.
    STATE MANDATES FISCAL NOTE (State Board of Education)
    No change from SBE fiscal note,
NOTE(S) THAT MAY APPLY: Fiscal
    98-02-06 H Filed With Clerk
    98-02-10 H First reading
                                          Referred to Hse Rules Comm
   98-03-09 H
                                          Fiscal Note Filed
                                          St Mandate Fis Note Filed
                                          Committee Rules
    98-03-11 H
                                          Assigned to Elementary & Secondary
                                            Education
    98-03-19 H
                                          Do Pass/Short Debate Cal 014-005-000
             H Placed Cal 2nd Rdg-Sht Dbt
    98-03-23 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-03-26 H 3rd Rdg-Sht Dbt-Pass/Vote 100-016-000
             H Added As A Joint Sponsor HOWARD
             H Added As A Co-sponsor JONES,LOU
             H Added As A Co-sponsor MURPHY
             H Added As A Co-sponsor DAVIS, MONIQUE
             H Added As A Co-sponsor MOORE, EUGENE
             H Added As A Co-sponsor CROTTY
             H Added As A Co-sponsor JONES, SHIRLEY
    98-03-31 S Arrive Senate
             S Placed Calendr, First Reading
    98-04-02 S Chief Sponsor WALSH,L
             S First reading
                                          Referred to Sen Rules Comm
             S Added as Chief Co-sponsor RADOGNO
    98-04-28 S Sponsor Removed WALSH,L
             S Alt Chief Sponsor Changed RADOGNO
    99-01-12 H Session Sine Die
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HB-3056 SCHOENBERG AND ERWIN.

720 ILCS 5/17-23 new

Amends the Criminal Code of 1961. Provides that a person who represents to an individual that the individual has been selected or may be eligible to receive a prize may not request and may not receive a payment from the individual in any form before the individual receives a written prize notice that contains certain information that is presented in a specific manner. Violation is a business offense and violation after notice of violation from the Attorney General or a State's attorney is a Class 4 felony. Contains other provisions.

CORRECTIONAL NOTE

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Corrections population and fiscal impact would be minimal.
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NOTE(S) THAT MAY APPLY: Correctional

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98-02-06 H Filed With Clerk
98-02-10 H First reading Referred to Hse Rules Comm
98-02-26 H Correctional Note Filed
Committee Rules
98-03-31 H Added As A Co-sponsor ERWIN
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99-01-12 H Session Sine Die HB-3057 SCHOENBERG.

605 ILCS 10/17	from Ch. 121, par. 100-17
605 ILCS 10/19	from Ch. 121, par. 100-19

2775 HB-3057—Cont.

605 ILCS 10/24 from Ch. 121, par. 100-24

Amends the Toll Highway Act. Provides that for all outstanding bonds issued by the Illinois State Toll Highway Authority, the State guarantees the timely payment of any amounts not paid by the Authority, with recourse to the Court of Claims. Provides that any increase in tolls is subject to the prior approval of the General Assembly by a three-fifths majority vote. Provides that all of the Authority's expenditures shall be paid from the Illinois State Toll Highway Authority Fund, subject to annual appropriation by the General Assembly. Provides that all amounts required to pay principal, interest, and expenses pursuant to all currently outstanding trust indentures shall be deemed automatically appropriated by the General Assembly in an amount sufficient to pay the principal, interest, and other expenses. Removes the provision that allows the Authority to retain portions of the Fund.

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FISCAL NOTE (III. State Toll Highway Authority)
There would be an increased interest cost of $28 M for refunding outstanding bonds; the $900 M outstanding debt would become a contingent liability of the State; State credit rating could be further downgraded.

NOTE(S) THAT MAY APPLY: Debt; State Mandates
98-02-06 H Filed With Clerk
98-02-10 H First reading Referred to Hse Rules Comm
98-02-24 H First reading Referred to Hse Rules Comm
98-02-24 H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-3058 SCHOENBERG.

605 ILCS 10/18 from Ch. 121, par. 100-18 605 ILCS 10/24 from Ch. 121, par. 100-24

Amends the Toll Highway Act. To general requirement that appropriations for payment of expenses incurred as part of cost of toll highway financed by revenue bonds issued by the Toll Highway Authority be repaid to the State Treasury out of bond sale proceeds, excepts appropriations from the Illinois State Toll Highway Authority Fund. Provides that the Act constitutes an irrevocable and continuing appropriation from the Illinois State Toll Highway Authority Fund for amounts to pay bond expenses and obligations. Eliminates provision that the Illinois State Toll Highway Authority Fund shall be considered always appropriated for the purposes of disbursements. Provides that 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 each fiscal year.

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FISCAL NOTE (Ill. State Toll Highway Authority)
       There would be an increased interest cost of $28 M for refund-
       ing outstanding bonds; the $900 M outstanding debt would become
       a contingent liability of the State; State credit rating could
       be further downgraded.
  NOTE(S) THAT MAY APPLY: Fiscal
       98-02-06 H Filed With Clerk
       98-02-10 H First reading
                                               Referred to Hse Rules Comm
       98-02-24 H
                                               Fiscal Note Filed
                                               Committee Rules
       99-01-12 H Session Sine Die
HB-3059
    10 ILCS 5/9-1.15 new
    10 ILCS 5/9-1.20 new
    10 ILCS 5/9-11
                                      from Ch. 46, par. 9-11
    10 ILCS 5/9-25
                                      from Ch. 46, par. 9-25
    10 ILCS 5/9-25.5 new
```

Amends the Election Code. Prohibits a General Assembly candidate, once he or she passes certain contribution thresholds, from accepting more contributions from corporations, trusts, labor organizations, persons not within his or her district, and political committees than from individuals and businesses residing within the candidate's district. Makes violators ineligible for General Assembly membership or subject to removal from office. In all campaign contribution reports, requires categorization of contributors as family members within the district, district residents, nondistrict residents.

dents, or corporations, trusts, and labor organizations. Defines family member to include the candidate. In General Assembly candidates' reports, requires disclosure of contributors of \$150 or less if their contributions are included in determining the amount of contributions from district residents; permits disclosure of those contributors in all other reports. Classifies the making or acceptance of an anonymous contribution or a contribution in another's name a Class C misdemeanor. Effective January 1, 1999.

98-02-06 H Filed With Clerk 98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3060 WINKEL.

10 ILCS 5/9-25.3 230 ILCS 5/24 230 ILCS 10/12.2 230 ILCS 10/18

from Ch. 8, par. 37-24

from Ch. 120, par. 2418

Amends the Election Code, the Illinois Horse Racing Act of 1975, and the Riverboat Gambling Act. Prohibits a candidate, political committee, or public official from accepting anything of value from a licensee or applicant for licensure under the Illinois Horse Racing Act of 1975 or the Riverboat Gambling Act. Provides that an initial violation is a Class A misdemeanor and a subsequent violation is a Class 4 felony. Prohibits certain persons licensed under the Illinois Horse Racing Act of 1975 or the Riverboat Gambling Act from making certain political contributions. Provides that an initial violation is a Class A misdemeanor and a subsequent violation is a Class 4 felony. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

98-02-06 H Filed With Clerk

98-02-10 H First reading 99-01-12 H Session Sine Die Referred to Hse Rules Comm

HB-3061 STROGER.

40 ILCS 5/7-132

from Ch. 108 1/2, par. 7-132

Amends the IMRF Article of the Pension Code to authorize participation in the Fund by the Illinois Municipal Gas Agency. Effective immediately.

PENSION NOTE

Increase in unfunded liability & annual costs cannot be determined; accrued liability or annual cost would not be affected

by Ill. Municipal Gas Agency participation. NOTE(S) THAT MAY APPLY: Fiscal; Pension

98-02-06 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

98-03-13 H

Pension Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-3062 WINKEL.

410 ILCS 305/7

from Ch. 111 1/2, par. 7307

Amends the AIDS Confidentiality Act. Provides that written informed consent is not required for a health care provider or health facility to perform a test when a teacher is involved in a direct skin or mucous membrane contact with the blood or bodily fluids of a student that is of a nature that may transmit HIV and that contact is intentional on the part of the student. Requires that teachers and others for whom written informed consent is not required be informed of a positive test result. Effective immediately.

98-02-09 H Filed With Clerk

98-02-10 H First reading 99-01-12 H Session Sine Die Referred to Hse Rules Comm

HB-3063 DURKIN – BROSNAHAN – TENHOUSE – ZICKUS – DART AND MCAU-LIFFE.

725 ILCS 5/103-5

from Ch. 38, par. 103-5

Amends the Code of Criminal Procedure of 1963. Provides that delay in trial of a person charged with a criminal offense occasioned by the court granting a continuance on its own motion shall temporarily suspend for the time of delay the period within which a person must be tried under the speedy trial statute. The period shall continue at the point at which it was suspended. Requires the defendant to file a written demand for trial to end the suspension of the statute.

HOUSE AMENDMENT NO. 1.

Provides that delay shall be considered to be agreed to by the defendant unless he or she objects to the delay by making a written demand for trial. Deletes provision that when delay is occasioned by the court on the day of expiration of the delay, the period within which a person shall be tried shall continue at the point at which it was suspended if the defendant files a written demand for trial. Adds a severability clause to the bill.

HOUSE AMENDMENT NO. 2.

Provides that delay shall be considered to be agreed to by the defendant unless he or she objects to the delay by making a written demand or an oral demand on the record for trial.

HOUSE AMENDMENT NO. 3.

Deletes provision that delay occasioned by the court continuing the case on its own motion shall suspend for the time of the delay the period within which a person can be tried under the speedy trial provisions.

		Filed With Clerk		
98-02-10	Н	First reading	Referred to Hse Rules Comi	m
98-03-11	Н	-	Assigned to Judiciary II - Ci	riminal Law
98-03-20	Н	Amendment No.01	JUD-CRIMINAL H	Adopted
	Н		Motion Do Pass-Lost 007-0	03-002 HJUB
	Н		Do Pass Amd/Stndrd Dbt/V	ote 008-002-001
		Plcd Cal 2nd Rdg Std Dbt		
		Added As A Joint Sponsor T		
		Joint Sponsor Changed to BR		
98-03-25		Amendment No.02	DURKIN	
	H	Amendment referred to		
		Second Reading-Stnd Debate Hld Cal Ord 2nd Rdg-Shr Db		
98-03-26		. •	DURKIN	
		Be approved consideration 00		
	H	Amendment No.02	DURKIN	Adopted
		Pld Cal Ord 3rd Rdg-Std Dbt		
		Added As A Co-sponsor ZIC		
98-03-30		Relld 2nd Rdng-Stnd Debate		
	Н		DURKIN	
	H			
		Hld Cal Ord 2nd Rdg-Shr Db		
98-03-31			DURKIN	
		Be approved consideration H		
98-04-01		Hld Cal Ord 2nd Rdg-Shr Db Amendment No.03	DURKIN	Adopted
90-04-01		Pld Cal Ord 3rd Rdg-Std Dbt		Adopted
		Added As A Co-sponsor DA		
		Added As A Co-sponsor MC		
		3rd Rdg-Stnd Dbt-Pass/V118		
98-04-02	S	Arrive Senate		
	S	Placed Calendr, First Reading		
		Chief Sponsor HAWKINSOI		
		First reading	Referred to Sen Rules Com	m
98-04-22			Assigned to Judiciary	
98-04-29	_		Held in committee	004 004
98-05-06		Discret Calada Cara d David	Recommended do pass 007	-001-001
00.05.07		Placed Calndr, Second Readn	g	
98-05-07		Second Reading Placed Calndr, Third Reading		
00 05 12		Third Reading - Passed 055-		
90-03-13		Passed both Houses	301-001	
98-06-11		Sent to the Governor		
		Governor approved		
70 00 01	Н			
	Н			

HB-3064 **2778**

HB-3064 BLACK.

705 ILCS 405/4-22

from Ch. 37, par. 804-22

Amends the Juvenile Court Act of 1987. Makes stylistic changes in Section relating to protective supervision of addicted minors.

98-02-09 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3065 KLINGLER.

720 ILCS 5/12-4.3 730 ILCS 5/3-6-3 from Ch. 38, par. 12-4.3 from Ch. 38, par. 1003-6-3

Amends the Criminal Code of 1961. Makes a stylistic change in Section defining the offense of aggravated battery of a child. Amends the Unified Code of Corrections relating to the Truth-In-Sentencing provisions relating to aggravated battery of a child.

98-02-09 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3066 SAVIANO.

820 ILCS 140/1

from Ch. 48, par. 8a

Amends the One Day Rest In Seven Act. Makes stylistic changes in provisions concerning a definition.

98-02-09 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3067 DURKIN.

720 ILCS 5/33E-1

from Ch. 38, par. 33E-1

Amends the Criminal Code of 1961 to make a technical change to a legislative finding provision concerning interference with public contracting.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

720 ILCS 5/33E-1

Adds reference to:

725 ILCS 5/116-3

Amends the Code of Criminal Procedure of 1963. Prohibits a court from ordering the collection of new or additional evidence for the purpose of conducting or facilitating forensic DNA testing. Limits testing to evidence collected before or at the time of the defendant's trial. Provides that the testing shall be conducted at an American Society of Crime Laboratories Directors Laboratory Accreditation Board accredited laboratory. Provides that the costs of testing shall be paid by the party requesting the testing, other than testing conducted by an Illinois State Police Division of Forensic Services Laboratory.

98-02-09 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

98-02-19 H Primary Sponsor Changed To DURKIN

98-03-11 H Assigned to Judiciary II - Criminal Law

98-03-20 H Amendment No.01 JUD-CRIMINAL H Adopted 015-000-000

H Do Pass Amend/Short Debate 010-002-003

H Placed Cal 2nd Rdg-Sht Dbt 98-03-25 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

98-04-02 H Fiscal Note req as Amended

SCHAKOWSKY

H Judicial Note filed as Amnd

H Held 2nd Rdg-Short Debate

H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3068 POE – HARTKE – BOST – REITZ – JONES, JOHN, NOLAND, WOOLARD, RIGHTER, BRUNSVOLD, GRANBERG, KLINGLER, MYERS AND BLACK.

2779 HB-3068—Cont.

Amends the Civil Administrative Code of Illinois. Authorizes the Department of Agriculture to award grants to nonprofit organizations for the promotion of Junior Livestock Association shows organized or sponsored by the nonprofit organizations at the Illinois State Fair or the DuQuoin State Fair.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-02-09 H Filed With Clerk
   98-02-10 H First reading
                                         Referred to Hse Rules Comm
   98-03-11 H
                                         Assigned to Agriculture & Conservation
   98-03-19 H
                                         Do Pass/Short Debate Cal 014-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
             H Added As A Joint Sponsor HARTKE
             H Added As A Co-sponsor BOST
             H Added As A Co-sponsor REITZ
             H Added As A Co-sponsor JONES, JOHN
             H Added As A Co-sponsor NOLAND
             H Added As A Co-sponsor WOOLARD
             H Added As A Co-sponsor RIGHTER
             H Added As A Co-sponsor BRUNSVOLD
             H Added As A Co-sponsor GRANBERG
             H Added As A Co-sponsor KLINGLER
             H Added As A Co-sponsor MYERS
             H Added As A Co-sponsor BLACK
    98-03-23 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
    98-03-25 S Arrive Senate
             S Placed Calendr, First Reading
    98-03-26 S Chief Sponsor BOMKE
             S First reading
                                         Referred to Sen Rules Comm
             S Added as Chief Co-sponsor LUECHTEFELD
    98-04-01 S
                                         Assigned to Agriculture & Conservation
    98-04-23 S
                                         Recommended do pass 007-000-000
             S Placed Calndr, Second Reading
    98-04-28 S Second Reading
             S Placed Calndr, Third Reading
    98-04-29 S Third Reading - Passed 052-005-001
             H Passed both Houses
    98-05-28 H Sent to the Governor
    98-07-24 H Governor approved
             Н
                  Effective Date 99-01-01
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HB-3069 FANTIN – MCKEON – NOVAK – MCGUIRE – MULLIGAN, SAVIANO, SKINNER, O'BRIEN AND CURRY, JULIE.

20 ILCS 1705/31b new

Amends the Mental Health and Developmental Disabilities Administrative Act. Requires the Department of Human Services to collect and maintain certain information concerning individuals with developmental disabilities waiting for community-based services. Provides that the Department shall make the information available to other agencies serving persons with developmental disabilities.

FISCAL NOTE (Dpt. Human Services)
The fiscal impact would be \$1,344,600.
STATE MANDATES ACT FISCAL NOTE
Fails to create a State mandate.
FISCAL NOTE, H-AM 1 (Dpt. Human Services)
No change from previous fiscal note.

PUBLIC ACT 90-0641

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department of Human Services shall collect certain information on the number of individuals with developmental disabilities who have requested and are waiting for community-based services that are funded through grants from the Department to, and contracts with the Department and, local school districts, individual service coordination organizations, and community-based organizations. Provides that the information collected shall be limited to information about individuals

who are eligible for services at the time of the request or who will be eligible to receive services within 12 months after the date services are requested. Provides that the Department shall make the information available to other agencies serving persons with developmental disabilities.

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STATE MANDATES ACT FISCAL NOTE, H-AM 1
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No change from previous mandates note.
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NOTE(S) THAT MAY APPLY: Fiscal
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98-02-09 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Human Services

98-03-19 H Do Pass/Short Debate Cal 011-000-000

H Placed Cal 2nd Rdg-Sht DbtH Added As A Joint Sponsor MCKEON

H Added As A Co-sponsor NOVAK 98-03-20 H Fiscal Note Requested ZICKUS

H St Mandate Fis Nte Requestd ZICKUS

H Cal Ord 2nd Rdg-Shr Dbt 98-03-23 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

H Added As A Co-sponsor MCGUIRE 98-03-24 H Added As A Co-sponsor SAVIANO

H Added As A Co-sponsor SKINNER H Added As A Co-sponsor O'BRIEN

H Added As A Co-sponsor CURRY, JULIE H Added As A Co-sponsor MULLIGAN

98-03-26 H Amendment No.01 FANTIN H Amendment referred to HRUL

H Fiscal Note req as Amended CROSS
H St Mndt Fscl Note Req Amnd

H Held 2nd Rdg-Short Debate

98-03-27 H Fiscal Note Filed

H St Mandate Fis Note Filed

H Held 2nd Rdg-Short Debate 98-03-30 H Amendment No.01 FANTIN

H Be approved consideration HRUL
H Held 2nd Rdg-Short Debate

98-03-31 H Fiscal Note filed as Amnded

H Held 2nd Rdg-Short Debate 98-04-01 H Amendment No.01 FANTIN

H 079-034-001 H St Mndt Fscl Note Fld Amnd

H Held 2nd Rdg-Short Debate

98-04-02 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-3070 MCAULIFFE.

40 ILCS 5/14-114

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

Adopted

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 NOTE

Fiscal impact would be relatively minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

98-02-09 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm 98-03-03 H Pension Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-3071 MCAULIFFE.

40 ILCS 5/14-110

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

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 NOTE

Fiscal impact would be relatively minor.

2781 HB-3071-Cont.

PENSION NOTE, AMENDED No change from previous note.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

98-02-09 H Filed With Clerk 98-02-10 H First reading

Referred to Hse Rules Comm 98-03-03 H Pension Note Filed Н Committee Rules

98-04-24 H Pension Note filed as Amnd

Committee Rules 99-01-12 H Session Sine Die

HB-3072 MCAULIFFE.

from Ch. 108 1/2, par. 14-120 40 ILCS 5/14-120 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 NOTE

Fiscal impact would be relatively minor.

PENSION NOTE, AMENDED

Fiscal impact cannot be calculated.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

98-02-09 H Filed With Clerk

98-02-10 H First reading 98-03-03 H Н

Pension Note Filed Committee Rules

98-04-24 H Н

Pension Note filed as Amnd

Referred to Hse Rules Comm

Committee Rules

99-01-12 H Session Sine Die

HB-3073 MCAULIFFE.

40 ILCS 5/14-110

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

Amends the State Employee Article of the Pension Code to allow State Police to retire after 25 years of service, regardless of age. Effective immediately.

PENSION NOTE

Cost estimated in 1991 for the same provisions projected an increase in accrued liabilities of \$6.7 M. With the same fiscal impact now, increase in annual costs would be minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

98-02-09 H Filed With Clerk

98-02-10 H First reading 98-03-03 H

Referred to Hse Rules Comm

Pension Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-3074 MCAULIFFE.

40 ILCS 5/14-104

from Ch. 108 1/2, par. 14-104

Amends the State Employee Article of the Pension Code to allow purchase of certain military service credits at a reduced cost. Effective immediately.

PENSION NOTE

If 50% of eligible members purchase military service credit,

estimated increase in accrued liability is \$17.5 M.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

98-02-09 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

98-03-03 H

Pension Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-3075 MCAULIFFE.

40 ILCS 5/14-118

from Ch. 108 1/2, par. 14-118

40 ILCS 5/14-120

from Ch. 108 1/2, par. 14-120

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 withdrawal from service in order to qualify a surviving spouse for a widow's or survivor's annuity. Effective immediately.

PENSION NOTE

Fiscal impact cannot be determined.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

98-02-09 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

98-03-03 H Pension Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-3076 WAIT.

625 ILCS 5/6-206.1

from Ch. 95 1/2, par. 6-206.1

Amends the Illinois Vehicle Code. Provides that a judicial driving permit may be issued to a person whose driving privileges have been suspended because the person has by the unlawful operation of a motor vehicle caused or contributed to an accident resulting in death.

98-02-09 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Transportation & Motor Vehicles

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3077 WAIT - MCGUIRE - SCHAKOWSKY.

15 ILCS 205/5c new

Amends the Attorney General Act. Provides that the Attorney General, with the cooperation of the Departments of State Police and Central Management Services, LEADS primary contact agencies, and I SEARCH Units, shall post pictures of children missing from Illinois on the Internet at the State of Illinois World Wide Web site.

FISCAL NOTE (Attorney General)

Total fiscal impact would be \$154,100. NOTE(S) THAT MAY APPLY: Fiscal

98-02-09 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to State Govt Admin & Election

Refrm

98-03-16 H Fiscal Note Filed

H Committee State Govt Admin & Election

Refrm

98-03-20 H Re-Refer Rules/Rul 19(a)

98-03-25 H Added As A Joint Sponsor MCGUIRE

H Added As A Co-sponsor SCHAKOWSKY

99-01-12 H Session Sine Die

HB-3078 WAIT.

720 ILCS 5/6-2

from Ch. 38, par. 6-2

Amends the Criminal Code of 1961. Provides that the defense of insanity is not applicable to a person who, at the time of the commission of a criminal offense, was voluntarily intoxicated unless that person, as a result of mental disease or mental defect, lacked substantial capacity to appreciate the criminality of his or her conduct.

98-02-09 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3079 DANIELS - MCAULIFFE - BIGGINS.

20 ILCS 2705/49.35 new

35 ILCS 5/211 new

Amends the Illinois Income Tax Act and the Civil Administrative Code of Illinois. Creates an income tax credit for taxpayers that receive a certificate of eligibility from the Department of Transportation in an amount equal to 50% of the amounts expended by the taxpayer on soundproofing a building that (1) is within 5 miles of O'Hare International Airport or Midway Airport or (2) is within the 60 day-night average sound level (DNL) noise contour area. Provides that the credit may not exceed \$10,000 and may not reduce the taxpayer's liability under the Act to less than zero. Provides that the Department of Transportation, in cooperation with the communities surrounding O'Hare and the city of Chicago, shall prescribe rules for determining who is eligible for a certificate of eligibility for the credit. Applicable to tax years beginning on or after January 1, 1998. Sunsets the credit after 10 years. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
98-02-09 H Filed With Clerk
H Added As A Joint Sponsor MCAULIFFE
98-02-10 H First reading Referred to Hse Rules Comm
98-03-26 H Added As A Co-sponsor BIGGINS
99-01-12 H Session Sine Die
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HB-3080 KLINGLER.

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

Amends the Illinois Income Tax Act. Creates a deduction for individual taxpayers who care for a parent in the individual's home in an amount equal to \$1,000 per taxable year for expenses spent on caring for the parent if the parent has been diagnosed by a physician as unable to live alone. Applicable to taxable years ending on or after December 31, 1998. Sunsets the deduction after 5 years. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
98-02-09 H Filed With Clerk
98-02-10 H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-3081 LEITCH – SCOTT – MOORE, EUGENE.

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. Makes a technical change in the short title Section.

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HOUSE AMENDMENT NO. 1.

Deletes reference to:
65 ILCS 5/11-74,4-1

Adds reference to:
65 ILCS 5/8-4-1

65 ILCS 5/8-4-1

65 ILCS 5/11-74,5-2

65 ILCS 5/11-74,5-3

65 ILCS 5/11-74,5-5

65 ILCS 5/11-74,5-4 rep.
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Deletes everything. Amends the Illinois Municipal Code. Provides that bonds issued under the Municipal Housing Finance Law shall not be subject to referendum requirements. In the Municipal Housing Finance Law Division, provides that "home mortgage loan" means an interest bearing loan to a mortgagor evidenced by a promissory note and secured by a mortgage on a home (now by a first mortgage on a home). Provides that a municipality may acquire and contract and enter into advance commitments to acquire directly or indirectly (now acquire) home mortgages. Provides that a municipality may issue bonds under the Municipal Housing Finance Law to defray, among other things, the costs of reasonable reserves. Provides that a municipality may authorize the sale or other disposition of any home mortgage loan after the bonds have been paid or deemed to be paid. Deletes provisions of the Municipal Housing Finance Law concerning the review of bonds and provisions concerning referendums. Makes other changes. Effective immediately.

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98-02-09 H Filed With Clerk
98-02-10 H First reading
                                     Referred to Hse Rules Comm
98-03-11 H
                                     Assigned to Revenue
98-03-20 H
                Amendment No.01
                                     REVENUE
                                                              Adopted
                                     Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H Added As A Joint Sponsor MOORE, EUGENE
         H 3rd Rdg-Sht Dbt-Pass/Vote 082-032-001
         H Joint Sponsor Changed to SCOTT
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor DUDYCZ
         S Added as Chief Co-sponsor RADOGNO
         S First reading
                                     Referred to Sen Rules Comm
98-04-01 S
                                     Assigned to Revenue
98-04-22 S Sponsor Removed DUDYCZ
         S Alt Chief Sponsor Changed SYVERSON
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98-04-23 S Postponed S Added as Chief Co-sponsor SHAW

98-05-06 S Recommended do pass 008-000-000

S Placed Calndr, Second Reading

98-05-07 S Second Reading

S Placed Calndr, Third Reading

98-05-13 S Third Reading - Passed 042-011-003

H Passed both Houses

98-06-11 H Sent to the Governor

98-08-07 H Governor approved

H Effective Date 98-08-07 H PUBLIC ACT 90-0706

HB-3082 WINKEL.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act to allow individual taxpayers, 65 years of age or older, a deduction for unreimbursed amounts spent on home health care services. Applicable to taxable years ending on or after December 31, 1998. Provides that this deduction may not reduce the taxpayer's liability to less than zero. Exempts the deduction from the sunset provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-09 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3083 STEPHENS - HOLBROOK.

20 ILCS 655/4

from Ch. 67 1/2, par. 604

Amends the Illinois Enterprise Zone Act. Makes technical changes in the Section concerning qualifications for enterprise zones.

98-02-09 H Filed With Clerk

H Added As A Joint Sponsor HOLBROOK

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3084 LYONS, EILEEN.

625 ILCS 5/11-1429 new

Amends the Illinois Vehicle Code to prohibit a person from operating, on interstate highways and tollroads, a second division vehicle registered for a gross weight of 8,000 pounds or less while a person under age 16 is in the cargo area of the vehicle. Effective immediately.

98-02-09 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3085 TURNER, JOHN.

New Act

Creates the Local Option Income Tax Act. Creates a short title only.

98-02-09 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3086 TURNER, JOHN.

35 ILCS 200/10-135

Amends the Property Tax Code. Makes a technical change in the Section concerning farmland not subject to equalization.

98-02-09 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Revenue 98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3087 LEITCH.

35 ILCS 200/9-215

Amends the Property Tax Code by making a technical change in the Section concerning general assessment years in counties with less than 3,000,000 inhabitants.

98-02-09 H Filed With Clerk
98-02-10 H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die

HB-3088 KUBIK - CURRIE.

35 ILCS 115/2c

from Ch. 120, par. 439.102c

Amends the Service Occupation Tax Act. Makes technical changes in the Section concerning corporations, limited liability companies, societies, associations, foundations, or institutions organized and operated exclusively for educational purposes.

98-02-09 H Filed With Clerk H Added As A Joint Sponsor CURRIE 98-02-10 H First reading Referred to Hse Rules Comm 98-03-13 H Assigned to Revenue 98-03-20 H Do Pass/Short Debate Cal 011-000-000 H Placed Cal 2nd Rdg-Sht Dbt 98-03-25 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 98-03-26 H Pld Cal Ord 3rd Rdg-Sht Dbt 98-03-27 H 3rd Rdg-Sht Dbt-Pass/Vote 082-027-003 98-03-31 S Arrive Senate S Placed Calendr, First Reading S Chief Sponsor PETERSON S First reading Referred to Sen Rules Comm

98-04-01 S Added As A Co-sponsor CLAYBORNE 99-01-12 H Session Sine Die

HB-3089 MOORE, ANDREA.

35 ILCS 200/18-212

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Makes a technical change in the Section concerning a referendum on the debt service extension base.

98-02-09 H Filed With Clerk 98-02-10 H First reading Referred to Hse Rules Comm 99-01-12 H Session Sine Die

HB-3090 MOORE, ANDREA.

35 ILCS 105/1a

from Ch. 120, par. 439.1a

Amends the Use Tax Act. Makes a technical change in the Section concerning retailers who sell used motor vehicles.

98-02-09 H Filed With Clerk 98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3091 MOORE, ANDREA.

35 ILCS 5/1108

from Ch. 120, par. 11-1108

Amends the Illinois Income Tax Act. Makes a technical change in the Section concerning foreclosure on real property.

98-02-09 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3092 MOORE, ANDREA.

35 ILCS 200/12-55

Amends the Property Tax Code. Makes a technical change in the Section concerning notice requirements for assessment increases in counties with 3,000,000 or more inhabitants.

98-02-09 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3093 MADIGAN,MJ - CURRIE.

35 ILCS 5/210

Amends the Illinois Income Tax Act by making a technical change in the Section concerning the dependent care assistance program tax credit.

FISCAL NOTE (Dpt. of Revenue)

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HB 3093 does note create a fiscal impact.
      STATE MANDATES FISCAL NOTE
      HB 3093 fails to create a State mandate.
      HOME RULE NOTE
      The bill fails to preempt home rule authority.
      98-02-09 H Filed With Clerk
               H Added As A Joint Sponsor CURRIE
      98-02-10 H First reading
                                             Referred to Hse Rules Comm
      98-02-11 H
                                             Assigned to Revenue
      98-03-20 H
                                             Do Pass/Stdnrd Dbt/Vo006-005-000
               H Plcd Cal 2nd Rdg Std Dbt
                                             Fiscal Note Requested BLACK
               H
                                             St Mandate Fis Nte Requestd BLACK
               H
                                             Home Rule Note Requested BLACK
               H Cal 2nd Rdg Std Dbt
      98-03-25 H Second Reading-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-03-26 H
                                             Fiscal Note Filed
               Н
                                             St Mandate Fis Note Filed
                H
                                             Home Rule Note Filed
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-04-01 H Pld Cal Ord 3rd Rdg-Std Dbt
      98-04-02 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-3094
             MADIGAN,MJ - CURRIE.
   35 ILCS 5/208
                                    from Ch. 120, par. 2-208
  Amends the Property Tax Code. Makes a technical change in the Section concerning
the tax credit for residential property taxes.
      FISCAL NOTE (Dpt. of Revenue)
      HB 3094 does note create a fiscal impact.
      HOME RULE NOTE
      The bill fails to preempt home rule authority.
      STATE MANDATES ACT FISCAL NOTE
      Fails to create a State mandate.
      98-02-09 H Filed With Clerk
                H Added As A Joint Sponsor CURRIE
      98-02-10 H First reading
                                             Referred to Hse Rules Comm
      98-02-11 H
                                             Assigned to Revenue
      98-03-20 H
                       Amendment No.01
                                             REVENUE
                                                           Н
                                                                      Lost
                                                                        005-006-000
                                             Do Pass/Stdnrd Dbt/Vo006-005-000
                Н
                H Plcd Cal 2nd Rdg Std Dbt
                                             Fiscal Note Requested BLACK
                                             St Mandate Fis Nte Requestd BLACK
                Н
                Н
                                             Home Rule Note Requested BLACK
                H Cal 2nd Rdg Std Dbt
      98-03-25 H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-03-26 H
                                             Fiscal Note Filed
                                             Home Rule Note Filed
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-03-31 H
                                             St Mandate Fis Note Filed
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-04-01 H Pld Cal Ord 3rd Rdg-Std Dbt
       98-04-02 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
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HB-3095 MADIGAN,MJ - CURRIE.

105 ILCS 5/10-22.34c

Amends the School Code. Makes a grammatical change in the provisions relating to contracts for third party non-instructional services.

FISCAL NOTE (State Board of Education)

No fiscal impact until substantive language is added.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

FISCAL NOTE (Bureau of the Budget)

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No fiscal impact until substantive language is added.
BALANCED BUDGET NOTE
HB3095 does not affect any FY98 general funds appropriation.
HOME RULE NOTE
HB3095 contains no language preempting home rule authority.
98-02-09 H Filed With Clerk
         H Added As A Joint Sponsor CURRIE
                                       Referred to Hse Rules Comm
98-02-10 H First reading
98-02-11 H
                                       Assigned to Executive
                                       Fiscal Note Filed
98-02-18 H
                                       St Mandate Fis Note Filed
         н
         Н
                                       Committee Executive
98-03-19 H
                                       Do Pass/Stdnrd Dbt/Vo008-006-000
         H Plcd Cal 2nd Rdg Std Dbt
                                       Balanced Budget Note Regstd BLACK
         Н
                                       Home Rule Note Requested BLACK
         Н
         H Cal 2nd Rdg Std Dbt
98-03-23 H
                                       Fiscal Note Filed
         H Cal 2nd Rdg Std Dbt
98-03-24 H
                                       Balanced Budget Note Filed
         H Cal 2nd Rdg Std Dbt
98-03-25 H
                                       Home Rule Note Filed
         H Second Reading-Stnd Debate
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HB-3096 MITCHELL.

98-04-02 H

99-01-12 H Session Sine Die

705 ILCS 405/2-2

from Ch. 37, par. 802-2

Re-Refer Rules/Rul 19(a)

Amends the Abused, Neglected or Dependent Minors Article of the Juvenile Court Act of 1987. Makes a technical change in provisions regarding venue.

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98-02-09 H Filed With Clerk
98-02-10 H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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H Pld Cal Ord 3rd Rdg-Std Dbt

HB-3097 GRANBERG.

New Act

Creates the Unemployment Compensation Gap Act. Establishes an Unemployment Compensation Gap Program, operated by the Department of Employment Security, to provide unemployment benefits to persons who do not qualify for unemployment insurance but meet specified criteria.

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NOTE(S) THAT MAY APPLY: Fiscal
98-02-09 H Filed With Clerk
98-02-10 H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-3098 MAUTINO.

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40 ILCS 5/3-111 from Ch. 108 1/2, par. 3-111
40 ILCS 5/3-111.1 from Ch. 108 1/2, par. 3-111.1
40 ILCS 5/3-112.1 new
30 ILCS 805/8 22 new
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Amends the Downstate Police Article of the Pension Code to provide a noncompounded 3% annual increase in survivor pensions. Bases the calculation of retirement pensions and the initial automatic annual increase in retirement pension on the number of months (rather than full years) of creditable service; makes the resulting increases apply to currently payable pensions beginning January 1, 1999. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Estimated increase in accrued liability, \$184.7 M; in total

annual cost, \$13.0 M (3.49% of payroll).

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

98-02-09 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

98-04-24 H Pension Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-3099 WINTERS – TURNER, JOHN.

New Act

Creates the Local Option Income Tax Act. Creates a short title only.

98-02-09 H Filed With Clerk

H Added As A Joint Sponsor TURNER, JOHN

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3100 BOST.

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. Includes in the definition of "blighted area" an area that consists of abandoned coal mines and strip mine ponds. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-09 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3101 SCOTT - HOWARD - WINKEL.

Appropriates \$300,000 to the Department on Aging for the purpose of enhancing the model senior citizen's program at Hope For The Children. Effective July 1, 1998.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-10 H Filed With Clerk

H Added As A Joint Sponsor HOWARD

H Added As A Co-sponsor WINKEL

H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Appropriations-Human Services

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3102 MYERS.

35 ILCS 5/201

from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act. Increases the training expense credit from 1.6% of training expenses to 3.2% of training expenses for taxable years ending on or after January 1, 1998 and ending with taxable years ending on or before December 30, 2003. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-09 H Filed With Clerk

98-02-10 H First reading

99-01-12 H Session Sine Die

HB-3103 BLACK.

New Act

Creates the Reciprocal Tax Agreement Act. Creates a short title only.

98-02-09 H Filed With Clerk

98-02-10 H First reading

Referred to Hse Rules Comm

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3104 MCAULIFFE – BERGMAN.

20 ILCS 2505/39c-7 new

Amends the Civil Administrative Code of Illinois. Requires the Department of Revenue to provide for, staff, and administer an Office of the Taxpayer Defender that assesses problems individual taxpayers have with the Department and assists in solving them. Provides that the Office of the Taxpayer Defender shall act as a conduit between the Department and the individual taxpayer. Gives the Office access to any books, records, and databases of the Department of Revenue. States that the Office is subject to the same confidentiality requirements concerning those books, records, and databases. Requires the Office to submit a written report of its activities, problem resolution cases, and recommendations for improvement, if any, to the Governor and the General Assembly by February 1 of each year. Repeals the Section January 1, 2004. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 98-02-09 H Filed With Clerk

98-02-10 H First reading Referred to Hse Rules Comm

98-03-26 H Added As A Joint Sponsor BERGMAN

99-01-12 H Session Sine Die

HB-3105 MCAULIFFE.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Creates an income tax deduction for individuals in an amount of up to \$500 for premiums paid by a qualifying individual on a long-term care insurance policy. Provides that a qualifying individual has an annual household income of less than \$60,000. Applicable to tax years beginning on or after January 1, 1998. Sunsets the deduction after 5 years.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-09 H Filed With Clerk

98-02-10 H First reading F

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3106 FEIGENHOLTZ.

Appropriates \$1 to the Department of Public Health for expenses related to the Aids Drug Assistance Program (ADAP). Effective July 1, 1998.

98-02-10 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3107 HOLBROOK.

Appropriates \$1 to the Department on Aging for ordinary and contingent expenses. Effective July 1, 1998.

98-02-10 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3108 MCGUIRE.

625 ILCS 5/11-1301.3

from Ch. 95 1/2, par. 11-1301.3

Amends the Illinois Vehicle Code. In provisions authorizing a \$100 fine for parking in a place reserved for persons with disabilities without a disabilities registration plate or decal or fraudulently using such plate or decal, provides that it shall not be a defense to a charge under this Section that the sign posted pursuant to this Section does not comply with the technical requirements of provisions setting out those requirements, Department regulations, or local ordinance if a reasonable person would be made aware by the markings on or near the parking place that the place is reserved for a person with disabilities. Effective immediately.

98-02-10 H Filed With Clerk

H First reading 99-01-12 H Session Sine Die Referred to Hse Rules Comm

HB-3109 MCGUIRE.

New Act

Creates the Housing Modification Program for Elderly and Disabled Persons Act. Creates a short title only.

FISCAL NOTE (Dpt. Aging)

No fiscal impact on the Department.

98-02-10 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-20 H Fiscal Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-3110 SCOTT – BOLAND – CROTTY – JONES, JOHN – BOST, HOEFT, GILES, DAVIS, MONIQUE, FLOWERS, ERWIN, MOORE, EUGENE AND SILVA.

105 ILCS 5/26-1 from Ch. 122, par. 26-1 105 ILCS 5/26-2 from Ch. 122, par. 26-2

Amends the School Code. Lowers the compulsory school age by one year, to 6 years of age (from 7 years). Effective July 1, 1999.

FISCAL NOTE (State Board of Education)

Fiscal impact is minimal in that most children are already in

school by age 6.

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STATE MANDATES FISCAL NOTE (State Board of Education)
    No change from SBE fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal
    98-02-10 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
    98-02-25 H
                                         Assigned to Elementary & Secondary
                                            Education
    98-03-09 H
                                         Fiscal Note Filed
                                         St Mandate Fis Note Filed
             Н
             Η
                                         Committee Elementary & Secondary
                                            Education
    98-03-19 H
                                         Do Pass/Short Debate Cal 014-002-001
             H Placed Cal 2nd Rdg-Sht Dbt
             H Added As A Joint Sponsor BOLAND
             H Added As A Co-sponsor CROTTY
             H Added As A Co-sponsor JONES, JOHN
             H Added As A Co-sponsor BOST
             H Added As A Co-sponsor HOEFT
             H Added As A Co-sponsor GILES
             H Added As A Co-sponsor DAVIS, MONIQUE
             H Added As A Co-sponsor FLOWERS
    98-03-23 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-03-24 H Added As A Co-sponsor ERWIN
             H 3rd Rdg-Sht Dbt-Pass/Vote 102-014-000
             H Added As A Co-sponsor MOORE, EUGENE
             H Added As A Co-sponsor SILVA
    98-03-25 S Arrive Senate
             S Placed Calendr, First Reading
             S Chief Sponsor MYERS,J
    98-03-26 S First reading
                                          Referred to Sen Rules Comm
    98-04-01 S
                                         Assigned to Education
    98-04-22 S
                                         Postponed
             S
                                         Committee Education
    98-05-08 S
                                         Refer to Rules/Rul 3-9(a)
    99-01-12 H Session Sine Die
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HB-3111 SCOTT.

720 ILCS 5/12-21.7 new

Amends the Criminal Code of 1961. Creates the offense of aggravated endangerment of the life or health of a child. Provides that the penalty is a Class 4 felony for a first offense, and a Class 2 felony for a second or subsequent violation.

NOTE(S) THAT MAY APPLY: Correctional

98-02-10 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3112 SCOTT.

720 ILCS 5/24-1 from Ch. 38, par. 24-1 720 ILCS 5/24-3.3 from Ch. 38, par. 24-3.3

Amends the Criminal Code of 1961 to provide for enhanced penalties for various weapons violations occurring in a medical facility or within 1,000 feet of a medical facility.

NOTE(S) THAT MAY APPLY: Correctional

98-02-10 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3113 LANG.

210 ILCS 30/6.2 from Ch. 111 1/2, par. 4166.2

Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Requires facilities and agencies that are the subject of an approved response to report to the Inspector General on the status of the implementation of any corrective action. Requires the Inspector General to conduct an investigation to determine whether the facility or agency is in compliance with the approved response.

NOTE(S) THAT MAY APPLY: Fiscal

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98-02-10 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-3114 BROSNAHAN – KRAUSE – GASH – CURRIE – RONEN.

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305 ILCS 5/5-16.3
305 ILCS 5/5-16.12 new
305 ILCS 5/12-13.1
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Amends the Public Aid Code. In the "Medical Assistance" Article, makes various changes in the Section concerning a system for integrated health care services, including: (1) consideration of accreditation of a managed health care entity by a private national organization; (2) background investigations of managed health care entities; (3) orientation for Medicaid recipient enrollees; (4) evaluation of enrollees by a physician; (5) reports by managed health care entities; (6) establishment of a Managed Care Roundtable; and (7) an annual performance audit of the integrated health care program. Requires the Department of Public Aid to establish guidelines for its administration of a managed care program, including the preceding 7 factors; also requires participating managed care organizations to provide education programs for their providers and for their enrollees who are Medicaid recipients. Authorizes the Inspector General within the Department of Public Aid to (i) establish a special administrative subdivision to monitor managed health care entities and (ii) monitor the Enrolled Managed Care Provider program. Effective immediately.

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NOTE(Š) THAT MAY APPLY: Fiscal

98-02-10 H Filed With Clerk
H Added As A Joint Sponsor KRAUSE
H First reading Referred to Hse Rules Comm

98-03-10 H Primary Sponsor Changed To BROSNAHAN

98-03-11 H Added As A Co-sponsor GASH

98-03-22 H Added As A Co-sponsor CURRIE
H Added As A Co-sponsor CURRIE
H Added As A Co-sponsor RONEN

99-01-12 H Session Sine Die
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HB-3115 DAVIS,MONIQUE.

Appropriates \$1,000,000 to the State Board of Education for grants to support music programs in kindergarten through grade 6 attendance centers of school districts. Effective July 1, 1998.

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98-02-10 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
Assigned to Appropriations-Education
Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-3116 DAVIS, MONIQUE.

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110 ILCS 805/7-1 from Ch. 122, par. 107-1
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Amends the Public Community College Act. Makes a change in style in a Section relating to the Act's application in community college districts in cities with a population of at least 500,000.

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98-02-10 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-3117 HOFFMAN, O'BRIEN, REITZ, CURRY, JULIE, HOLBROOK AND DAV-IS, STEVE.

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15 ILCS 20/38.4 new
30 ILCS 105/5.480 new
30 ILCS 115/7 new
35 ILCS 200/18-162 new
35 ILCS 200/18-255
35 ILCS 200/20-15
35 ILCS 200/21-30
```

Amends the State Finance Act and the State Revenue Sharing Act to create the Property Tax Relief Fund. Provides that the Governor shall include in each State budget a

transfer, and shall direct the transfer of, as soon as practical after July 1, 1998 and each July 1 thereafter an amount equal to 25% of the projected revenue growth in the State's general funds, as estimated by the Bureau of the Budget, into the Property Tax Relief Fund, a special fund created in the State treasury. Provides that beginning July 1, 1999 and each July 1 thereafter the Governor shall also provide for deposit into the Fund of an amount equal to the amount deposited into the Fund in the previous fiscal year. Provides for distribution of the Fund, as determined by the Department of Revenue, to school districts subject to the School Code. Amends the Property Tax Code to provide for abatement of a portion of real property taxes based on the amount of funds distributed to the school district in which the property is located from the Property Tax Relief Fund. Amends the Civil Administrative Code of Illinois to provide that the Governor shall include in each State budget a transfer, and shall direct the transfer of, as soon as practical after July 1, 1998 and each July 1 thereafter an amount equal to 25% of the projected revenue growth in the State's general fund into the Education Assistance Fund. Effective July 1, 1998.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-02-10 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-18 H Added As A Co-sponsor O'BRIEN

H Added As A Co-sponsor REITZ

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor HOLBROOK

H Added As A Co-sponsor DAVIS, STEVE

99-01-12 H Session Sine Die

HB-3118 CROSS.

Appropriates \$2,560,700 to the Criminal Justice Information Agency to reimburse counties for unreimbursed costs resulting from the Juvenile Justice Reform Provisions of 1998. Effective July 1, 1998.

98-02-10 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Appropriations-Public Safety

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3119 DURKIN.

725 ILCS 5/108-6

from Ch. 38, par. 108-6

Amends the Code of Criminal Procedure of 1963. Makes a stylistic change in the Section relating to the execution of search warrants.

98-02-10 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3120 FRITCHEY.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961. Makes a stylistic change in the unlawful use of weapons statute.

98-02-10 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3121 GILES - HOFFMAN - FRITCHEY.

720 ILCS 5/12-7.1

from Ch. 38, par. 12-7.1

Amends the Criminal Code of 1961. Makes a stylistic change in the hate crime statute.

98-02-10 H Filed With Clerk

H Added As A Joint Sponsor HOFFMAN

H Added As A Co-sponsor FRITCHEY

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3122 ACEVEDO.

720 ILCS 5/24-3A

Amends the Criminal Code of 1961. Makes a stylistic change in the gunrunning statute.

98-02-10 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3123 FRITCHEY - O'BRIEN.

35 ILCS 200/18-212

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Makes a technical change in the Section concerning a referendum on the debt service extension base.

98-02-10 H Filed With Clerk

H Added As A Joint Sponsor O'BRIEN

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3124 LOPEZ – ACEVEDO.

720 ILCS 365/1

from Ch. 134, par. 15c

Amends the Telephone Charge Fraud Act. Makes a stylistic change in Section defining the offense of telephone charge fraud.

98-02-10 H Filed With Clerk

H Added As A Joint Sponsor ACEVEDO

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3125 DURKIN.

725 ILCS 5/116-3

Amends the Code of Criminal Procedure of 1963. Makes a stylistic change in Section that permits the defendant to make a motion for fingerprint or forensic DNA testing on evidence that was not subject to the testing at the time of trial.

98-02-10 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3126 MCCARTHY, ERWIN AND WIRSING.

110 ILCS 305/7h new

110 ILCS 520/8h new

110 ILCS 660/5-92 new

110 ILCS 665/10-92 new

110 ILCS 670/15-92 new

110 ILCS 675/20-92 new

110 ILCS 680/25-92 new

110 ILCS 685/30-92 new

110 ILCS 690/35-92 new

Amends the Acts relating to the governance of the State's 9 public universities. Requires those universities to include each year, as part of each student's tuition bill or other statement of tuition charges, a statement specifying (i) the aggregate amount appropriated from the General Revenue Fund and Education Assistance Fund to the University for operation of the University's educational system during the academic year which respect to which the tuition charges are payable, and (ii) the average State subsidy per enrolled University student represented by that aggregate appropriation. Also requires that data to be stated on a per campus basis if the University operates more than one campus during an academic year. Effective July 1, 1998.

FISCAL NOTE (Board of Higher Education)

Costs are not expected to be significant.

STATE MANDATES FISCAL NOTE (Board of Higher Education)

Does not expand or create any mandate.

STATE MANDATES ACT FISCAL NOTE

Fails to create a State mandate.

FISCAL NOTE, AMENDED (Board of Higher Education)

No change from previous fiscal note.

STATE MANDATES FISCAL NOTE, AMENDED (Board of Higher Education)

No change from previous Board of Higher Ed. mandates note.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

110 ILCS 305/7h new

110 ILCS 520/8h new

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110 ILCS 660/5-92 new
110 ILCS 665/10-92 new
110 ILCS 670/15-92 new
110 ILCS 675/20-92 new
110 ILCS 680/25-92 new
110 ILCS 685/30-92 new
110 ILCS 690/35-92 new
110 ILCS 690/35-92 new
110 ILCS 690/35-92 new
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Changes the title and replaces everything after the enacting clause. Creates the Public University Tuition Statement Act. Requires each public university as defined in the Act to annually include on or attach to an undergraduate student's tuition bill or other statement of charges a statement showing the aggregate amount appropriated from specified funds for operation of the State's public universities and the average tuition subsidy that each resident undergraduate full-time public university student received from the State to offset the full cost of tuition. Establishes the formula under which the average resident tuition subsidy rate is determined, and requires the Board of Higher Education to make the determination. Effective July 1, 1998.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-02-10 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-03-11 H
                                      Assigned to Higher Education
98-03-20 H
                                      Do Pass/Short Debate Cal 014-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                      Fiscal Note Requested WIRSING
         Н
                                      St Mandate Fis Nte Requestd WIRSING
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-24 H Added As A Co-sponsor ERWIN
         H Added As A Co-sponsor WIRSING
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                                      Fiscal Note Filed
98-03-26 H
         Н
                                      St Mandate Fis Note Filed
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-27 H
                                      St Mandate Fis Note Filed
         H Cal Ord 3rd Rdg-Short Dbt
98-03-30 H Relld 2nd Rdng-Short Debate
         Н
                 Amendment No.01
                                      MCCARTHY
         Η
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
98-03-31 H
                 Amendment No.01
                                      MCCARTHY
         H Be approved consideration HRUL
                                      Fiscal Note filed as Amnded
         H
                                      St Mndt Fscl Note Fld Amnd
         Н
         H Held 2nd Rdg-Short Debate
                                      MCCARTHY
                                                               Adopted
                 Amendment No.01
98-04-01 H
         H Pld Cal Ord 3rd Rdg-Sht Dbt
                                      Re-Refer Rules/Rul 19(a)
98-04-02 H
99-01-12 H Session Sine Die
```

HB-3127 KENNER – ACEVEDO – DAVIS, MONIQUE.

105 ILCS 5/2-3.66 from Ch. 122, par. 2-3.66

Amends the School Code. Makes a change of style in a Section relating to truants' alternative and optional education programs.

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FISCAL NOTE (State Board of Education)
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No fiscal impact until substantive language is added.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

FISCAL NOTE, H-AM 1 (SBE)

There would be minimal additional cost involved.

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

No change from SBE fiscal note, with H-am 1.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

105 ILCS 5/2-3.66

```
Adds reference to:
105 ILCS 5/21-2 from Ch. 122, par. 21-2
105 ILCS 5/21-2.1 from Ch. 122, par. 21-2.1
105 ILCS 5/21-3 from Ch. 122, par. 21-3
105 ILCS 5/21-4 from Ch. 122, par. 21-4
105 ILCS 5/21-5 from Ch. 122, par. 21-5
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FISCAL NOTE, AMENDED (State Board of Education)

Deletes everything. Amends the School Code. Provides that Initial Teaching Certificates and Standard Certificates shall be issued for Special K-12 Education. Provides for special certification endorsements. Removes provisions that provide that early child-hood certificates, elementary school certificates, special certificates, and high school certificates are valid for 4 years. Provides that the criteria for issuance of an Initial or Standard Early Childhood Education Certificate, Elementary Certificate, or Secondary Certificate shall be established by the State Board of Education in consultation with the State Teacher Certification Board (instead of being established by the State Board of Education alone). Requires Initial and Standard Special K-12 Certificates to be issued with special certification designations (instead of requiring special certification designations to be issued). Makes other changes.

```
No change from SBE fiscal note, with H-am 1.
STATE MANDATES FISCAL NOTE, AMENDED (SBE)
No change from SBE fiscal note, amended.
98-02-10 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-02-25 H
                                      Assigned to Elementary & Secondary
                                        Education
98-03-11 H
                                      Fiscal Note Filed
                                      St Mandate Fis Note Filed
         Н
                                      Committee Elementary & Secondary
                                        Education
98-03-19 H
                                      Do Pass/Short Debate Cal 019-002-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-20 H Added As A Joint Sponsor ACEVEDO
98-03-25 H
                 Amendment No.01
                                      KENNER
         Н
                 Amendment referred to HRUL
         Н
                 Rules refers to
                                       HELM
         H Added As A Co-sponsor DAVIS, MONIQUE
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H
                 Amendment No.01
                                      KENNER
         H Be approved consideration 021-000-000/HELM
         Η
                                      Fiscal Note filed as Amnded
                                      St Mndt Fscl Note Fld Amnd
         Н
         H Held 2nd Rdg-Short Debate
98-03-31 H
                                      Fiscal Note filed as Amnded
         Н
                                      St Mndt Fscl Note Fld Amnd
         Н
                 Amendment No.02
                                      DAVIS, MONIQUE
         Н
                 Amendment referred to HRUL
         Н
                 Rules refers to
                                       HELM
                                      KENNER
         Η
                 Amendment No.01
                                                               Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-04-01 H
                                      Tabled Pursnt to Rule 40(a) 02
         H 3rd Rdg-Sht Dbt-Pass/Vote 116-002-000
98-04-02 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor BURZYNSKI
         S First reading
                                      Referred to Sen Rules Comm
98-04-29 S Added as Chief Co-sponsor SIEBEN
99-01-12 H Session Sine Die
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HB-3128 HASSERT.

70 ILCS 405/22.05

from Ch. 5, par. 127.5

Amends the Soil and Water Conservation Districts Act. Removes the requirement that the non-bare-root plant stock a soil and water conservation district may sell must be in one-gallon or smaller pots.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-10 H Filed With Clerk
98-03-11 H First reading Referred to Hse Rules Comm
98-03-18 H Firmary Sponsor Changed To HASSERT
98-03-19 H Do Pass/Short Debate Cal 014-000-000
98-03-25 H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate

98-04-02 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3129 REITZ - NOLAND - MYERS - O'BRIEN - TENHOUSE AND BOST.

225 ILCS 720/2.11

from Ch. 96 1/2, par. 7902.11

Amends the Surface Coal Mining Land Conservation and Reclamation Act. Provides that at any hearing to review a final decision of the Department on a permit application, a party seeking to reverse the Department's decision has the burden of proving the Department's decision was clearly erroneous. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to:

505 ILCS 45/8

from Ch. 5, par. 248

Amends the County Cooperative Extension Law. Provides that the State may make an annual appropriation from the General Revenue Fund (now the Agricultural Premium Fund) to provide matching funds for cooperative extension programs. Increases the amounts that may be appropriated to counties for Cooperative Extension Service programs. Provides that the bill is effective immediately except that the amendments to the County Cooperative Extension Law are effective July 1, 1999.

HOUSE AMENDMENT NO. 2.

Adds reference to: 415 ILCS 120/10 415 ILCS 120/27 new

Amends the Alternate Fuels Act. Provides that the Environmental Protection Agency shall establish a program of matching grants to retailers of E85 blend fuel for the installation of tanks for E85 blend fuel. Provides that the grant shall be for the lesser of 50% of the cost of installation or \$20,000. Authorizes the Agency to make grants to not more than 20 retailers beginning with fiscal year 2000 and ending with fiscal year 2002.

SENATE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 120/27 new 505 ILCS 45/8 Adds reference to: 415 ILCS 120/25

Deletes changes to the County Cooperative Extension law concerning annual appropriations for Cooperative Extension Services Programs. Amends the Alternate Fuels Act. Deletes provisions concerning the E85 refueling retail site program. Provides that the Environmental Protection Agency shall initiate a research program to increase the viability of, among other things, ethanol refueling infrastructure (now ethanol refueling systems). Provides that the program shall remain in effect until December 31, 2002 (now December 31, 1999). Effective immediately.

SENATE AMENDMENT NO. 2.

Deletes reference to: 225 ILCS 720/2.11 Adds reference to: New Act

Adds provisions creating the Kyoto Protocol Act of 1998. Provides that the Environmental Protection Agency and the Pollution Control Board shall not propose or adopt any new rule intended to reduce emissions of greenhouse gases. Provides that in the absence of an Act of the General Assembly, the Director of the Environmental Protection Agency shall not submit any legally enforceable commitments related to the reduction of greenhouse gases to the U.S. Environmental Protection Agency or to any other agency of the federal government. Provides that the Act shall not limit or impede State or private participation in any on-going voluntary initiatives to reduce emissions of

greenhouse gases. Provides that the Act shall become inoperative upon ratification of the Kyoto Protocol. Deletes provisions amending the Surface Coal Mining Land Conservation and Reclamation Act. Makes the entire amendatory Act effective immediately.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that HB3129 be further amended to provide that the Act shall not be construed to limit or impede the authority of the Illinois Environmental Protection Agency and Illinois Pollution Control Board to propose, adopt, or enforce rules and laws that implement the federal Clean Air Act or are intended to attain or maintain national ambient air quality standards.

		quality standards.	
98-02-10	Н	First reading	Referred to Hse Rules Comm
98-03-11			Assigned to Agriculture & Conservation
98-03-19	Н	Amendment No.01	AGRICULTURE H Adopted
	Н		AGRICULTURE H Adopted
	Н		Do Pass Amend/Short Debate 014-000-000
		Placed Cal 2nd Rdg-Sht Dbt	201400100000000000000000000000000000000
		Added As A Joint Sponsor N	OL AND
		Added As A Co-sponsor MY	
		Added As A Co-sponsor O'B	
08 03 23		Second Reading-Short Debate	
90-03-23		Pld Cal Ord 3rd Rdg-Sht Dbt	
00 02 24			MOTION
98-03-24		Added As A Co-sponsor TEN	
		Added As A Co-sponsor BOS	
		3rd Rdg-Sht Dbt-Pass/Vote 1	14-002-000
98-03-25		Arrive Senate	
		Placed Calendr, First Reading	
		Chief Sponsor LUECHTEFE	LD
98-03-26	S	First reading	Referred to Sen Rules Comm
98-04-01	S		Assigned to Environment & Energy
98-04-30	S	Amendment No.01	ENVIR. & ENE. S Adopted
	S		Recommided do pass as amend 009-000-000
	S	Placed Calndr, Second Readn	
98-05-04		Second Reading	
		Placed Calndr, Third Reading	
98-05-05		Added As A Co-sponsor KEI	iOF.
		Added as Chief Co-sponsor N	
		Filed with Secretary	TI LICO,
76-03-13	S	Amendment No.02	LUECHTEFELD
	S	Amendment referred to	
	S		
	S	Rules refers to	LUECHTEFELD
			SENV
00.05.14		Added as Chief Co-sponsor L	
98-05-14	_	Amendment No.02	LUECHTEFELD
	S	D 11 1 0 1D 11	Be adopted
		Recalled to Second Reading	I I I I I I I I I I I I I I I I I I I
	S	Amendment No.02	LUECHTEFELD Adopted
		Placed Calndr, Third Reading	22 22
		Third Reading - Passed 054-0	003-000
		Arrive House	01.00
		Place Cal Order Concurrence	01,02
98-05-15		Motion Filed Concur	
	Н		HRUL
		Calendar Order of Concurren	•
98-05-18			HENE/01,02
		Calendar Order of Concurren	01,02
98-05-20	H		App For Consider - Complace
	H		App For Consider - Complace
		H Concurs in S Amend. 01,02	2/074-042-000
		Passed both Houses	
98-06-18	Н	Sent to the Governor	
98-08-13	Н	Governor amendatory veto	
		Placed Cal. Amendatory Veto)
98-11-12		Mtn fild accept amend veto #	
	Н	Motion referred to	HRUL
		Placed Cal. Amendatory Veto	
			-

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98-11-17 H App For Consider - Complace
H Accept Amnd Veto-House Pass 115-000-000

98-11-19 S Placed Cal. Amendatory Veto

98-12-01 S Mtn fild accept amend veto LUECHTEFELD

98-12-02 S Accept Amnd Veto-Sen Pass 056-000-000
H Bth House Accept Amend Veto

98-12-11 H Return to Gov-Certification

98-12-15 H Governor certifies changes
H Effective Date 98-12-15
H PUBLIC ACT 90-0797
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HB-3130 HANNIG.

210 ILCS 45/1-107

from Ch. 111 1/2, par. 4151-107

Amends the Nursing Home Care Act to add a caption to a Section defining "applicant".

98-02-10 H First reading Referred to Hse Rules Comm.
99-01-12 H Session Sine Die

HB-3131 RYDER - HANNIG.

210 ILCS 5/8

from Ch. 111 1/2, par. 157-8.8

210 ILCS 45/3-202.5

210 ILCS 85/8

from Ch. 111 1/2, par. 149

Amends the Ambulatory Surgical Treatment Center Act, the Nursing Home Care Act, and the Hospital Licensing Act. Provides that architectural drawings and specifications therefor shall be submitted to the Department of Public Health for review and approval before commencing major construction as defined by the Department or commencing construction with an estimated cost greater than \$25,000 (currently \$5,000). Removes fee provisions for construction costing \$5,000 or more but less than \$25,000.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-10 H First reading

H Added As A Joint Sponsor HANNIG

H Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3132 MCAULIFFE.

20 ILCS 1305/10-30 new

30 ILCS 105/5.480 new

Amends the Department of Human Services Act and the State Finance Act. Requires the Department to establish a program to pay for drugs prescribed exclusively for the treatment of Alzheimer's disease. Sets participation and payment limits. Creates the Alzheimer's Disease Treatment Drug Fund as a special fund in the State treasury, from which payments shall be made. Effective July 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-10 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3133 MCKEON.

40 ILC\$ 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 5/8-168	from Ch. 108 1/2, par. 8-168
40 ILCS 5/8-244.1	from Ch. 108 1/2, par. 8-244.1
20 II CC 205/2 22 navy	•

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 5 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

Estimated increase in total annual cost is \$35.0 million, 3.25%

of payroll; annual cost will increase as payroll grows.

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

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98-02-10 H First reading Referred to Hse Rules Comm
98-05-11 H Pension Note Filed
H Committee Rules
99-01-12 H Session Sine Die
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HB-3134 MURPHY.

40 ILCS 5/14-110

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

Amends the State Employees Article of the Pension Code to allow persons employed as flight safety coordinators by the Illinois Department of Transportation to receive the same benefit formula as State air pilots. Effective immediately.

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PENSION NOTE
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Fiscal impact would be minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

98-02-10 H First reading Referred to Hse Rules Comm
98-03-03 H Pension Note Filed
H Committee Rules
99-01-12 H Session Sine Die

HB-3135 BUGIELSKI.

205 ILCS 616/85 new 205 ILCS 675/12 new

Amends the Electronic Fund Transfer Act and the Illinois Financial Services Development Act. Provides that entities and persons subject to those Acts are not liable for acts taken or omissions made in reliance upon a rule or opinion of the Commissioner of Banks and Real Estate. Effective immediately.

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FISCAL NOTE (Office of Banks & Real Estate)
HB3135 would create no operational changes or fiscal impact.
98-02-10 H First reading
                                        Referred to Hse Rules Comm
98-02-18 H
                                        Fiscal Note Filed
                                        Committee Rules
98-03-11 H
                                        Assigned to Financial Institutions
98-03-19 H
                                        Do Pass/Short Debate Cal 028-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-31 H 3rd Rdg-Sht Dbt-Pass/Vote 082-028-003
98-04-01 S Arrive Senate
          S Placed Calendr, First Reading
98-04-02 S Chief Sponsor DILLARD
98-04-21 S First reading
                                        Referred to Sen Rules Comm
98-04-28 S
                                        Assigned to Financial Institutions
98-05-06 S
                                        Postponed
          S
                                        Committee Financial Institutions
98-05-08 S
                                        Refer to Rules/Rul 3-9(a)
99-01-12 H Session Sine Die
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HB-3136 LANG - MEYER.

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625 ILCS 5/3-114 from Ch. 95 1/2, par. 3-114
815 ILCS 120/6 from Ch. 17, par. 856
815 ILCS 375/20 from Ch. 121 1/2, par. 580
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Amends the Illinois Vehicle Code in provisions regarding transfer of title. Provides that after repossession, if the buyer has paid an amount equal to 30% or more of the deferred payment price, the required 21 day notice shall include the amount of all back payments and late charges owed, the amount due for the costs of repossession, the total amount due to recover the vehicle, the address where the buyer may bring the total amount due to recover the repossessed vehicle, and a statement that the buyer may not have any rights to recover the repossessed vehicle after the expiration of 21 days from the date of the notice. Amends the Illinois Fairness in Lending Act and the Motor Vehicle Retail Installment Sales Act to remove notice requirements after repossession when the buyer has paid 30% or more of the deferred payment price, and instead reference the notice requirement in the Illinois Vehicle Code. Effective immediately.

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98-02-10 H First reading
H Added As A Joint Sponsor MEYER
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Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3137 CAPPARELLI - BUGIELSKI. 205 ILCS 5/21 from Ch. 17, par. 328 205 ILCS 5/25 from Ch. 17, par. 332 205 ILCS 5/26 from Ch. 17, par. 333 from Ch. 17, par. 334 205 ILCS 5/27 205 ILCS 5/28 from Ch. 17, par. 335 205 ILCS 305/17 from Ch. 17, par. 4418

Amends the Illinois Banking Act and the Illinois Credit Union Act. Authorizes the conversion of credit unions into State banks. Effective immediately.

FISCAL NOTE (Office of Banks & Real Estate)

HB3137 would create no fiscal impact for this Dept.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-10 H First reading

H Added As A Co-sponsor BUGIELSKI

Referred to Hse Rules Comm 98-02-18 H Fiscal Note Filed Н Committee Rules 98-03-11 H Assigned to Financial Institutions 98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3138 ZICKUS.

720 ILCS 5/17-2 from Ch. 38, par. 17-2

Amends the Criminal Code of 1961. Provides that it is a Class 4 felony to use or incorporate under the phrases "Police", "Auxiliary Police", "Police Department", or "Sheriff's Department" or to provide police services in conjunction with the name of a unit of local government without the express written permission of the governing board of the unit of local government whose name is being used. Penalty is a Class 4 felony. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

98-02-10 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3139 MCAULIFFE - ACEVEDO.

10 ILCS 5/25-2 from Ch. 46, par. 25-2 65 ILCS 5/3.1-10-50

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.

FISCAL NOTE (State Board of Elections)

Minimal fiscal impact on State Board of Election operations.

98-02-10 H Filed With Clerk H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to State Govt Admin & Election Do Pass/Short Debate Cal 012-000-000 98-03-20 H H Placed Cal 2nd Rdg-Sht Dbt 98-03-23 H Fiscal Note Filed H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt 98-03-25 H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-000 H Added As A Joint Sponsor ACEVEDO

98-03-26 S Arrive Senate

S Placed Calendr, First Reading S Chief Sponsor DUDYCZ

S First reading Referred to Sen Rules Comm 98-04-28 S Assigned to Local Government & Elections

98-05-07 S Recommended do pass 010-000-000

S Placed Calndr, Second Reading

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98-05-12 S Second Reading
         S Placed Calndr, Third Reading
98-05-13 S Third Reading - Passed 052-002-002
         H Passed both Houses
98-06-11 H Sent to the Governor
98-08-07 H Governor approved
         Н
              Effective Date 98-08-07
              PUBLIC ACT 90-0707
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HB-3140 KUBIK.

35 ILCS 200/21-385

H

35 ILCS 200/22-15

35 ILCS 200/22-20

Amends the Property Tax Code. In counties of 3,000,000 or more inhabitants, allows a taxing district that is the tax deed petitioner to move for the appointment of a special process server of at least 18 years of age to serve notice of the property tax sale and the expiration and extension of the property's redemption period. Provides that the special process server shall make a return of the notice by filing an affidavit with the court clerk for the court record.

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98-02-10 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-03-11 H
                                      Assigned to Revenue
98-03-20 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-3141 DART.

765 ILCS 140/1

from Ch. 111 1/2, par. 3301

Amends the Adjacent Landowner Excavation Protection Act. Provides that the standard depth of foundations for purposes of the Act is 4 (rather than 8) feet below either the established grade of a street upon which the land abuts or, if there is no established grade, the surface of the adjoining land. Effective immediately.

98-02-10 H Filed With Clerk H First reading

Referred to Hse Rules Comm

St Mandate Fis Note Filed

99-01-12 H Session Sine Die

HB-3142 FLOWERS - MOORE, EUGENE.

305 ILCS 5/12-4.35 new

S

Amends the Illinois Public Aid Code. Provides that the Department of Public Aid or the Department of Human Services, as appropriate, may cooperate with any Illinois private industry council, political subdivision of the State, or private entity awarded a competitive grant under provisions of the federal Balanced Budget Act of 1997 for Welfare to Work activities aimed at moving individuals into and keeping individuals in lasting unsubsidized employment. Effective immediately.

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FISCAL NOTE (Dpt. Human Services)
    No fiscal impact on DHS.
    STATE MANDATES FISCAL NOTE
    Fails to create a State mandate.
NOTE(S) THAT MAY APPLY: Fiscal
    98-02-10 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
    98-03-11 H
                                          Assigned to Human Services
    98-03-20 H
                                          Do Pass/Short Debate Cal 011-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
    98-03-23 H
                                          Fiscal Note Requested BLACK
             Η
                                          St Mandate Fis Nte Requestd BLACK
             H Cal Ord 2nd Rdg-Shr Dbt
    98-03-25 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    98-03-26 H
                                          Fiscal Note Request W/drawn
                                          St Mandate Fis Nte Req-Wdrn
                                          Fiscal Note Filed
             H Pld Cal Ord 3rd Rdg-Sht Dbt
             H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
             H Added As A Joint Sponsor MOORE, EUGENE
    98-03-31 S Arrive Senate
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98-03-31—Cont.

S Placed Calendr,First Readng
S Chief Sponsor OB AMA
S Added as Chief Co-sponsor DEL VALLE
S Added as Chief Co-sponsor SMITH
S First reading Referred to Sen Rules Comm
98-04-01
S Added As A Co-sponsor SHAW
S Added As A Co-sponsor TROTTER
99-01-12
H Session Sine Die
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HB-3143 FLOWERS.

305 ILCS 5/5-19 from Ch. 23, par. 5-19 305 ILCS 5/9A-11 from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code. Makes technical changes to Sections concerning the Healthy Kids Program and child care services.

98-02-10 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-01-12 H Session Sine Die

HB-3144 FLOWERS.

305 ILCS 5/5-19

from Ch. 23, par. 5-19

Amends the Illinois Public Aid Code by making a stylistic change to the Section concerning the Healthy Kids Program.

98-02-10 H Filed With Clerk H First reading

First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3145 BUGIELSKI.

720 ILCS 5/21-1.3

Amends the Criminal Code of 1961. Provides that if a person convicted of or adjudicated delinquent for a second or subsequent offense of criminal defacement of property is under 15 years of age, a court may order the parent or legal guardian of the person to perform a minimum of 25% of the minor's community service sentence. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

98-02-10 H Filed With Clerk H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Judiciary 11 - Criminal Law 98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3146 GILES - ACEVEDO.

415 ILCS 5/55.6

from Ch. 111 1/2, par. 1055.6

Amends the Environmental Protection Act. Provides that certain funds allocated from the Used Tire Management Fund to the Environmental Protection Agency, the Department of Commerce and Community Affairs, and the Department of Public Health shall be available to provide financial assistance, grants, and loans to municipalities and counties (instead of units of local government). Provides that these State agencies shall provide the financial assistance, grants, and loans to municipalities and counties based on the proportion of money that the Fund has received from tire retailers located within the municipality or the county, for a tire retailer located in an unincorporated area (instead of requiring these agencies to ensure appropriate funding assistance is provided to a municipality with a population over 1,000,000 or a sanitary district that serves a population over 1,000,000). Effective immediately.

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98-02-10 H Filed With Clerk
H First reading Referred to Hse Rules Comm
98-03-11 H Added As A Joint Sponsor ACEVEDO
H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-3147 ERWIN - FRITCHEY.

New Act

Creates the Chicago Express Partnership Program Act. Allows private businesses and organizations to adopt a section of an expressway within the greater Chicago region

2803 HB-3147—Cont.

for the purpose of litter collection, graffiti removal, and landscape beautification projects. Provides that the Program shall be marketed and administered solely by the Chicago Gateway Green Committee. Provides that the participants in the Program shall be Gateway, landscape maintenance vendors, the Department of Transportation, the local municipality, and qualifying businesses or organizations. Provides that the sponsoring jurisdiction, in conjunction with the Department and Gateway, shall establish the terms and procedures for applying for participation and shall be responsible for determining acceptance or rejection. Provides for requirements concerning the agreement with the participating group and signs. Lists the responsibilities of Gateway, the participating group, and the sponsoring jurisdiction. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes everything after the enacting clause except the short title provision.
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FISCAL NOTE (Dpt. Commerce & Community Affairs)

No fiscal impact on units of local gov't. or DCCA.

STATE MANDATES ACT FISCAL NOTE, AMENDED

Fails to create a State mandate.

FISCAL NOTE, H-AM 1 (DCCA)

No change from previous fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-10 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Local Government

98-03-20 H Amendment No.01 LOCAL GOVT H Adopted

H Do Pass Amd/Stndrd Dbt/Vote 009-007-000

H Plcd Cal 2nd Rdg Std Dbt

H Fiscal Note req as Amended BLACK

H St Mndt Fscl Note Req Amnd

H Cal 2nd Rdg Std Dbt

98-03-24 H Added As A Joint Sponsor FRITCHEY

98-03-25 H Fiscal Note Filed

H Second Reading-Stnd Debate

H Hld Cal Ord 2nd Rdg-Shr Dbt

98-03-27 H St Mndt Fscl Note Fld Amnd

H Hld Cal Ord 2nd Rdg-Shr Dbt

98-03-31 H Fiscal Note filed as Amnded

H Pld Cal Ord 3rd Rdg-Std Dbt

98-04-02 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-3148 NOVAK.

220 ILCS 10/7.2

from Ch. 111 2/3, par. 907.2

Amends the Citizens Utility Board Act. Makes a technical change in a Section concerning qualifications of the executive director.

98-02-10 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3149 NOVAK.

220 ILCS 10/14

from Ch. 111 2/3, par. 914

Amends the Citizens Utility Board Act. Makes technical changes in a Section concerning Board officers.

98-02-10 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3150 NOVAK.

220 ILCS 5/6-103

from Ch. 111 2/3, par. 6-103

Amends the Public Utilities Act. Makes technical changes in a Section concerning mergers and consolidations.

98-02-10 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3151 **2804**

HB-3151 NOVAK.

220 ILCS 5/5-108

from Ch. 111 2/3, par. 5-108

Amends the Public Utilities Act. Makes a technical change in a Section concerning disclosure of information derived from records of a public utility.

98-02-10 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3152 FLOWERS - LANG.

305 ILCS 5/1-3

from Ch. 23, par. 1-3

Amends the Illinois Public Aid Code. Makes a technical changing in provisions concerning the continuation of a prior statute.

98-02-10 H Filed With Clerk

H Added As A Joint Sponsor LANG

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3153 FLOWERS - LANG.

220 ILCS 5/13-30I 220 ILCS 5/13-301.1 from Ch. 111 2/3, par. 13-301

from Ch. 111 2/3, par. 13-301.1

Amends the Public Utilities Act. Makes technical changes in Sections concerning the Universal Telephone Service Assistance Program.

98-02-10 H Filed With Clerk

H Added As A Joint Sponsor LANG

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3154 ERWIN.

5 ILCS 375/6.12 new

Amends the State Employees Group Insurance Act of 1971. Provides that health benefits for treatment of mental illness must be provided on the same terms and conditions as are benefits for treatment of other conditions.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-10 H Filed With Clerk

H First reading 99-01-12 H Session Sine Die Referred to Hse Rules Comm

HB-3155 ERWIN.

New Act

Creates the College Level Illinois Merit-Based (CLIMB) Scholarship Act to be administered by the Illinois Student Assistance Commission. Provides for the award, beginning with the 1999-2000 academic year, of undergraduate scholarship awards for use at public institutions of higher education located in the State. Provides that the awards may be for up to 2 years if used at public community colleges or for up to 4 years if used at other public institutions of higher education. Establishes criteria for the initial award and for renewal of the scholarships, including the requirements that a recipient earn a cumulative B average in core academic courses while in high school and, while in college, maintain a cumulative B average in order to renew the award. Provides that the annual amount of a scholarship shall be equal to the costs of tuition and mandatory fees for a full-time undergraduate student at the public institution of higher education at which the scholarship recipient is enrolled (or for an amount not exceeding one-half that cost for a part-time student so enrolled). Requires CLIMB scholarship applicants to apply for other State and federal financial assistance, and reduces the amount of a CLIMB scholarship by the amount of such other financial assistance that the applicant receives. Effective January 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-10 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3156 WOOLARD - HOFFMAN - BLACK.

110 ILCS 305/7f 110 ILCS 520/8f from Ch. 144, par. 28f from Ch. 144, par. 658f

110 ILCS 660/5-90

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110 ILCS 665/10-90
110 ILCS 670/15-90
110 ILCS 675/20-90
110 ILCS 680/25-90
110 ILCS 685/30-90
110 ILCS 690/35-90
```

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. Includes as university employees whose children are entitled to 50% tuition waivers for undergraduate education retired employees of those universities who are receiving a retirement or disability retirement annuity under the Illinois Pension Code based on at least 7 years of service with one or more of those universities, including those former employees who already are receiving such an annuity on the effective date of this amendatory Act of 1998. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal 98-02-10 H Filed With Clerk
```

H Added As A Joint Sponsor HOFFMAN

H Added As A Co-sponsor BLACK

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3157 WINKEL - TENHOUSE - BLACK - SLONE - SMITH, MICHAEL.

55 ILCS 5/5-12001

from Ch. 34, par. 5-12001

Amends the Counties Code concerning the authority to regulate the location and use of structures. Provides that a county board may regulate a livestock management facility or a livestock waste handling facility raising or serving in total confinement more than 500 animal units as these terms are defined by the Livestock Management Facilities Act. Makes a technical change. Effective immediately.

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98-02-10 H Filed With Clerk
H First reading Referred to Hse Rules Comm
98-02-19 H Added As A Joint Sponsor TENHOUSE
H Added As A Co-sponsor BLACK
H Added As A Co-sponsor SLONE
98-03-11 H Assigned to Livestock Management
98-03-20 H Re-Refer Rules/Rul 19(a)
98-03-26 H Added As A Co-sponsor SMITH,MICHAEL
99-01-12 H Session Sine Die
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HB-3158 DURKIN – JOHNSON, TOM – ACEVEDO – TENHOUSE – GASH, ERWIN, NOVAK, WOOD, BEAUBIEN, BRADLEY, BROSNAHAN, LOPEZ, SCHOENBERG AND BOLAND.

```
      720 ILCS 5/9-1
      from Ch. 38, par. 9-1

      730 ILCS 5/3-6-3
      from Ch. 38, par. 1003-6-3

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

      730 ILCS 5/5-8-1
      from Ch. 38, par. 1005-8-1
```

Amends the Criminal Code of 1961. Provides that it is an aggravating factor for first degree murder that the murder was committed as a result of certain streetgang related criminal activity. Amends the Unified Code of Corrections. Provides that a prisoner serving a sentence for a forcible felony when the court has made and entered a finding that the conduct leading to the conviction of the forcible felony was streetgang related criminal activity shall receive no more than 4.5 days of good conduct credit for each month of his or her sentence of imprisonment. Provides that the penalty for certain first degree murders that were the result of certain streetgang related criminal activity, if the death penalty was not imposed, is a term of imprisonment of not less than 30 years and not more than 80 years.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 730 ILCS 5/5-4-1 Adds reference to: 720 ILCS 5/12-4.1 from Ch. 38, par. 12-4.1 720 ILCS 5/12-4.2-5 new
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720 ILCS 5/20-2 from Ch. 38, par. 20-2
720 ILCS 5/Art. 20.5 heading new
720 ILCS 5/20.5-5 new
720 ILCS 5/24-1.2-5 new
720 ILCS 5/26-1 from Ch. 38, par. 26-1
```

Deletes everything. Amends the Criminal Code of 1961. Establishes various penalties for possession of firearms equipped with silencers and possession of deadly substances. Increases from a Class 4 felony to a Class 3 felony, the transmission of a false report of a bomb or explosive being concealed in the place that would endanger human life. Amends the Unified Code of Corrections. Provides that persons convicted of certain firearms violations serve at least 85% of their sentences. Provides for a sentence of 30 to 60 years imprisonment for certain gang-related first degree murders. Effective immediately.

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NOTE(S) THAT MAY APPLY: Correctional
   98-02-10 H Filed With Clerk
            H First reading
                                        Referred to Hse Rules Comm
                                        Assigned to Judiciary II - Criminal Law
   98-03-11 H
   98-03-20 H Added As A Joint Sponsor JOHNSON, TOM
            H Added As A Co-sponsor ACEVEDO
                    Amendment No.01
                                        JUD-CRIMINAL H
            Н
                                                                 Adopted
            Н
                                                                   015-000-000
            Η
                                        Do Pass Amend/Short Debate 015-000-000
            H Placed Cal 2nd Rdg-Sht Dbt
   98-03-24 H Added As A Co-sponsor TENHOUSE
            H Added As A Co-sponsor GASH
            H Added As A Co-sponsor ERWIN
   98-03-25 H Second Reading-Short Debate
            H Pld Cal Ord 3rd Rdg-Sht Dbt
            H Added As A Co-sponsor NOVAK
   98-03-26 H Added As A Co-sponsor WOOD
             H Added As A Co-sponsor BEAUBIEN
             H Added As A Co-sponsor BRADLEY
             H Added As A Co-sponsor BROSNAHAN
             H Added As A Co-sponsor LOPEZ
             H Added As A Co-sponsor SCHOENBERG
             H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-002
             H Added As A Co-sponsor BOLAND
    98-03-31 S Arrive Senate
             S Placed Calendr, First Reading
             S Chief Sponsor DUDYCZ
    98-04-01 S First reading
                                         Referred to Sen Rules Comm
                                         Assigned to Judiciary
    98-04-02 S Added as Chief Co-sponsor WALSH,T
    98-04-16 S Added as Chief Co-sponsor PARKER
    98-04-22 S
                                         Postponed
    98-04-29 S
                                         To Subcommittee
             S
                                         Committee Judiciary
    98-05-08 S
                                         Refer to Rules/Rul 3-9(a)
    99-01-12 H Session Sine Die
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HB-3159 DURKIN.

730 ILCS 5/5-5-3.2 from Ch. 38, par. 1005-5-3.2

Amends the Unified Code of Corrections. Makes stylistic changes in the Section establishing aggravating factors in sentencing.

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98-02-10 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
```

HB-3160 RONEN.

305 ILCS 5/1-12 new

Amends the Illinois Public Aid Code. Incorporates the domestic violence option of the Temporary Assistance for Needy Families (TANF) program in the Social Security Act into provisions of the Code. Provides that all State agencies responsible for the operation and implementation of any portion of the TANF program or the child support programs under the TANF Article and the Support Enforcement Article of the Code **2807** HB-3160—Cont.

shall (i) screen and identify applicants and recipients of assistance for TANF who are past or present victims of domestic violence or at risk of further domestic violence, while protecting confidentiality; (ii) refer these individuals for counseling and supportive services; and (iii) waive, for so long as necessary, pursuant to a determination of good cause, any program requirements that would make it more difficult for these individuals to escape domestic violence or unfairly penalize past or present victims of domestic violence or those at risk of further domestic violence.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-10 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3161 KRAUSE - KUBIK - ZICKUS.

215 ILCS 5/353.3 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 coverage under those Acts may not exclude coverage for a preexisting condition beyond 6 months after the effective date of the coverage.

98-02-10 H Filed With Clerk

H Added As A Joint Sponsor KUBIK

H Added As A Co-sponsor ZICKUS

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3162 TURNER, JOHN – ACEVEDO – CROSS – O'BRIEN – DURKIN, GASH, FANTIN, WOOD, HOLBROOK, BROSNAHAN, RONEN, CURRIE AND SCHAKOWSKY.

750 ILCS 60/228 new

Amends the Illinois Domestic Violence Act of 1986. Provides that an order of protection against domestic violence issued by the court of another state, territory, or Indian tribe may be registered by a court of this State if certain conditions are met. Establishes civil immunity for a court, law enforcement officer, or other person who enforces the order of protection against domestic violence based upon a reasonable belief that the order is valid. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to:

720 ILCS 5/12-30 from Ch. 38, par. 12-30 725 ILCS 5/112A-23 from Ch. 38, par. 112A-23

Deletes everything. Amends the Criminal Code of 1961 and the Code of Criminal Procedure of 1963. Includes in a violation of an order of protection, a violation of a court order of a remedy that is substantially similar to the remedies authorized under the Illinois Domestic Violence Act of 1986 in a valid order of protection that is authorized under the laws of another state, tribe, or U.S. territory and is registered under the Illinois Domestic Violence Act of 1986. Provides that failure to provide reasonable notice and opportunity to be heard shall be an affirmative defense to a charge or process filed seeking enforcement of a foreign order of protection. Amends the Illinois Domestic Violence Act of 1986. Provides for registration in this State of an order of protection against domestic violence issued by the court of another state, territory or Indian tribe. Provides that the out-of-state order of protection registered under the Act is enforceable in this State. Effective immediately.

HOUSE AMENDMENT NO. 2.

Deletes reference to:

750 ILCS 60/228 new

Deletes amendatory changes to the Illinois Domestic Violence Act of 1986 providing for the registration of an order of protection issued in another state. Also eliminates references to the deleted provisions in other portions of the bill.

SENATE AMENDMENT NO. 1.

Provides that the court may enforce an order of protection when the respondent commits the crime of child abduction by knowingly violating a remedy authorized under

the laws of another state, tribe, or U.S. territory which is substantially similar to the remedies relating to the physical care and possession, temporary legal custody, or the removal or concealment of the minor child.

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98-02-10 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      98-03-11 H
                                            Assigned to Judiciary II - Criminal Law
      98-03-20 H Added As A Joint Sponsor ACEVEDO
               H Added As A Co-sponsor CROSS
               H Added As A Co-sponsor O'BRIEN
               H Added As A Co-sponsor DURKIN
               Η
                       Amendment No.01
                                            JUD-CRIMINAL H
                                                                    Adopted
               Н
                                                                      015-000-000
               Η
                                            Do Pass Amend/Short Debate 015-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
      98-03-24 H Added As A Co-sponsor GASH
               H Added As A Co-sponsor FANTIN
      98-03-25 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      98-03-26 H Added As A Co-sponsor WOOD
               Η
                       Amendment No.02
                                           TURNER, JOHN
               Н
                       Amendment referred to HRUL
               H Be approved consideration 003-002-000/HRUL
               H Added As A Co-sponsor HOLBROOK
               H Added As A Co-sponsor BROSNAHAN
               Н
                       Amendment No.02
                                            TURNER, JOHN
                                                                     Adopted
               H Pld Cal Ord 3rd Rdg-Sht Dbt
               H 3rd Rdg-Sht Dbt-Pass/Vote 113-000-000
               H Added As A Co-sponsor RONEN
               H Added As A Co-sponsor CURRIE
               H Added As A Co-sponsor SCHAKOWSKY
      98-03-31 S Arrive Senate
                S Placed Calendr, First Reading
                S Chief Sponsor DILLARD
      98-04-01 S First reading
                                            Referred to Sen Rules Comm
                                            Assigned to Judiciary
      98-04-22 S
                                            Held in committee
      98-04-29 S
                       Amendment No.01
                                            JUDICIARY
                                                                     Adopted
                                            Recommnded do pass as amend 010-000-000
                S Placed Calndr, Second Reading
      98-05-05 S Second Reading
                S Placed Calndr, Third Reading
      98-05-07 S Third Reading - Passed 056-000-000
               H Arrive House
               H Place Cal Order Concurrence 01
      98-05-13 H Motion Filed Concur
                       Motion referred to
                                             HRUL
               H Calendar Order of Concurren 01
      98-05-18 H
                       Rules refers to
                                             HJUB/01
               H Calendar Order of Concurren 01
      98-05-20 H
                                            App For Consider - Complace
               H H Concurs in S Amend. 01/114-000-000
               H Passed both Houses
      98-06-18 H Sent to the Governor
      98-08-11 H Governor approved
                    Effective Date 98-08-11
               н
                    PUBLIC ACT 90-0732
HB-3163
             MADIGAN,MJ - HANNIG.
  510 ILCS 77/100
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Amends the Livestock Management Facilities Act by adding a caption to the Section concerning the limitation or preemption of the Illinois Environmental Protection Act. FISCAL NOTE (Dpt. of Agriculture)

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HB3163 will have no impact on this Dpt.
98-02-10 H First reading
         H Added As A Joint Sponsor HANNIG
                                       Referred to Hse Rules Comm
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Fiscal Note Filed
98-03-04 H
                                       Committee Rules
98-03-11 H
                                       Assigned to Livestock Management
98-03-20 H
                                       Re-Refer Rules/Rul 19(a)
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99-01-12 H Session Sine Die

HB-3164 MADIGAN,MJ - HANNIG.

510 ILCS 77/15

Amends the Livestock Management Facilities Act concerning livestock waste lagoons. Makes a technical change.

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98-02-10 H First reading
         H Added As A Joint Sponsor HANNIG
                                      Referred to Hse Rules Comm
98-03-11 H
                                       Assigned to Livestock Management
98-03-20 H
                                      Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-3165 MADIGAN,MJ - MOFFITT - SMITH,MICHAEL - LEITCH - SLONE AND HANNIG.

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55 ILCS 5/5-12001
                                   from Ch. 34, par. 5-12001
510 ILCS 77/65 new
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Amends the Counties Code and the Livestock Management Facilities Act. Provides that a new livestock management facility or livestock waste handling facility of 500 or greater animal units may not begin or continue construction or expansion or begin operation without approval of the county board or municipal corporate authorities. Makes this power of the county board an exception to the general prohibition in the Counties Code against county regulation of land used for agricultural purposes. Effective imme-

HOUSE AMENDMENT NO. 1.

Adds reference to: 110 ILCS 305/7h new 510 ILCS 77/12 new

Amends the University of Illinois Act. Provides that the Board of Trustees of the University of Illinois shall direct the College of Agriculture, Consumer, and Environmental Sciences to prepare a report on the increase in large scale hog production facilities and the effect of those facilities on navigable waterways and aguifers in Illinois; on small family hog farmers in Illinois; and on grain production, grain prices, and grain farmers in Illinois. Provides that the report shall be completed no later than January 15, 1999. Further amends the Livestock Management Facilities Act. Prohibits the commencement of operation of new livestock management or waste handling facilities of 500 or more animal units (and the commencement of operation of the expanded portions of expanded facilities) during 1998.

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FISCAL NOTE, H-AM 1 (Dept. of Agriculture)
There will be minimal impact.
STATE MANDATES ACT FISCAL NOTE, AMENDED
Fails to create a State mandate.
STATE MANDATES ACT FISCAL NOTE, H-AM 3
No change from previous mandates note.
FISCAL NOTE, H-AM 3 (Dpt. of Agriculture)
Total fiscal impact would be $520,000.
HOME RULE NOTE, H-AM 3
Contains no language preempting home rule authority.
STATE DEBT IMPACT NOTE, H-AM 3
HB 3165 does not change the State's debt authorization and will
not increase the level of State indebtedness.
98-02-10 H First reading
                                      Referred to Hse Rules Comm
98-02-11 H
                                      Assigned to Agriculture & Conservation
98-03-11 H
                                      Re-assigned to Livestock Management
98-03-20 H
                Amendment No.01
                                      LIVSTCK MNGMT H
                                                               Adopted
         Н
                                                                 005-004-000
                                      Do Pass Amd/Stndrd Dbt/Vote 005-004-000
         Н
         H Plcd Cal 2nd Rdg Std Dbt
                                      Fiscal Note Requested BLACK
         Η
                                      St Mandate Fis Nte Requestd BLACK
         H Cal 2nd Rdg Std Dbt
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98-03-24 H
                      Amendment No.02
                                           WINKEL
               Н
                       Amendment referred to HRUL
               Η
                       Rules refers to
                                             HLSM
               H Cal 2nd Rdg Std Dbt
      98-03-25 H Second Reading-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-03-27 H
                                            Fiscal Note filed as Amnded
                                            St Mndt Fscl Note Fld Amnd
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-04-01 H
                       Amendment No.03
                                           HANNIG
                       Amendment referred to HRUL
               Н
               H Be approved consideration HRUL
               H Joint Sponsor Changed to MOFFITT
               H Added As A Co-sponsor SMITH, MICHAEL
               H Added As A Co-sponsor LEITCH
               H Added As A Co-sponsor SLONE
               H Added As A Co-sponsor HANNIG
                                            St Mndt Fscl Note Fld Amnd
               Н
               Н
                                            Fiscal Note req as Amended DANIELS
                                            Home Rule Note Rwq as amend
               Η
                                            St Debt Note Reg as amended DANIELS
               Η
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-04-02 H
                                            Fiscal Note filed as Amnded
                                            Home Rule Note Fld as amend
               H
               H
                                            3RD READING
               Ħ
                                            DEADLINE EXTENDED
               Н
                                            TO APRIL 30, 1998
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-04-07 H
                                            St Debt Note fld as amended BY AMEND #3
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-04-30 H
                                            3RD READING
               Н
                                            DEADLINE EXTENDED
                                            TO MAY 22, 1998
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-05-22 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-3166
            MADIGAN,MJ.
  Creates the Judicial Redistricting Act of 1998 (short title only).
      FISCAL NOTE (Administrative Office of Ill. Courts)
      Potential financial impact cannot be determined.
      98-02-10 H First reading
                                            Referred to Hse Rules Comm
      98-02-24 H
                                            Fiscal Note Filed
                                            Committee Rules
               Η
      99-01-12 H Session Sine Die
             SCHOENBERG.
                                   from Ch. 127, par. 2715.1
  Amends the Historic Preservation Agency Act. Includes historic transportation corri-
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HB-3167

20 ILCS 3405/15.1

dors within the Historic Markers and Plaques program. Defines transportation corridors.

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FISCAL NOTE (Historic Preservation Agency)
    Total annual cost would be approximately $135,600.
NOTE(S) THAT MAY APPLY: Fiscal
                                           Referred to Hse Rules Comm
    98-02-10 H First reading
    98-02-23 H
                                           Fiscal Note Filed
                                           Committee Rules
    99-01-12 H Session Sine Die
```

HB-3168 SCHOENBERG - GASH.

720 ILCS 5/20-3 new

Amends the Criminal Code of 1961. Provides that it is unlawful for a person to knowingly manufacture, design, assemble, possess, sell, resell, buy, use, transport, ship, distribute, or receive any explosive material if the explosive material does not contain an identification taggant approved by the Department of State Police. Penalty is a Class 4 felony.

CORRECTIONAL NOTE

Corrections population and fiscal impact would be minimal.

NOTE(S) THAT MAY APPLY: Correctional

98-02-10 H First reading Referred to Hse Rules Comm 98-03-03 H Correctional Note Filed Н Committee Rules

98-03-19 H Added As A Joint Sponsor GASH

99-01-12 H Session Sine Die

SCHOENBERG. HB-3169

305 ILCS 5/12-4.103 new

Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall implement a pilot program for inter-generational day care centers. The pilot program shall consist of 6 day care center locations: 2 located in a municipality with a population of more than 500,000, 2 located in counties that are contiguous to a county with a population of more than 3,000,000, and 2 located in any other area of the State.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-10 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

DAVIS, STEVE - RIGHTER - HOLBROOK, MCGUIRE, NOVAK, FRIT-HB-3170 CHEY, TENHOUSE AND BOLAND.

720 ILCS 570/401 from Ch. 56 1/2, par. 1401 720 ILCS 570/402 from Ch. 56 1/2, par. 1402 730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3

Amends the Illinois Controlled Substances Act. Establishes various penalties for the unlawful manufacture, delivery, and possession of methamphetamine. Amends the Unified Code of Corrections to provide that a person convicted of possessing an immediate precursor of methamphetamine that can be used to manufacture methamphetamine may not receive probation, periodic imprisonment, or conditional discharge.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 730 ILCS 5/5-5-3

Changes threshold amount from 25 grams to 15 grams for the 6 to 30 years of imprisonment for the manufacture of methamphetamine. Changes penalty for possession of methamphetamine that results in a Class 1 felony violation from 10 grams or more but less than 25 grams to 5 grams or more but less than 15 grams. Deletes special penalty for possessing an immediate precursor of methamphetamine. Deletes amendatory provisions to the Unified Code of Corrections.

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

Impact: prison population, 169 inmates; fiscal, operating costs

\$22,953,400 and construction costs \$6,373,300 over 10 years.

CORRECTIONAL NOTE, H-AM 1

No change from amended DOC fiscal note.

JUDICIAL NOTE, H-AM 1

No decrease or increase in need for number of judges in State.

FISCAL NOTE, H-AM 1 (Office of Ill. Courts)

No fiscal impact on the Judicial Branch.

NOTE(S) THAT MAY APPLY: Correctional

98-02-11 H Filed With Clerk

98-02-17 H First reading Referred to Hse Rules Comm 98-02-25 H Assigned to Judiciary II - Criminal Law

98-03-20 H Amendment No.01 JUD-CRIMINAL H Adopted 015-000-000 Н

Η Do Pass Amend/Short Debate 015-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-23 H Fiscal Note Requested BLACK Н Correctional Note Requested BLACK H Judicial Note Request BLACK

H Cal Ord 2nd Rdg-Shr Dbt

H Added As A Joint Sponsor RIGHTER

98-03-24 H Added As A Co-sponsor MCGUIRE

H Added As A Co-sponsor NOVAK

98-03-25 H Added As A Co-sponsor HOLBROOK

H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

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98-03-26 H
                                       Fiscal Note filed as Amnded
         Н
                                       Corretal note fld as amaded
                                       Judicial Note Req-Withdrawn
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor TENHOUSE
         H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
         H Added As A Co-sponsor BOLAND
98-03-31
           Arrive Senate
            Placed Calendr, First Reading
98-04-01
         S
                                       Fiscal Note Filed
                                       Judicial Note req as Amend HA 01
            Chief Sponsor BOWLES
            First reading
                                       Referred to Sen Rules Comm
98-04-28
         S
                                       Assigned to Judiciary
98-05-05
                                       Recommended do pass 007-000-000
            Placed Calndr, Second Reading
98-05-06
         S
            Second Reading
         S Placed Calndr, Third Reading
98-05-07 S Third Reading - Passed 057-000-000
         H Passed both Houses
98-06-05 H Sent to the Governor
98-07-31 H Governor approved
              Effective Date 99-01-01
              PUBLIC ACT 90-0674
         Н
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HB-3171 DURKIN.

70 ILCS 2605/11.3a new

Η

Н

H Tabled By Sponsor

Amends the Metropolitan Water Reclamation District Act. Provides that the district shall let contracts or purchase orders for construction projects in excess of \$10,000 to the responsible Illinois business that submitted the lowest bid. Defines "Illinois business".

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98-02-11 H Filed With Clerk

98-02-17 H First reading

99-01-12 H Session Sine Die

HB-3172 DART.

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 was part protein.

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the facts and circumstances considered by the court at the hearing at was ordered or modified regarding the offender's ability or willingnetion have not materially changed. Effective immediately.

CORRECTIONAL NOTE

There is no fiscal or prison population impact on DOC.

JUDICIAL NOTE

The bill would neither decrease nor increase the need for the number of judges in the state.
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FISCAL NOTE (Office of Ill. Courts) The bill would not have a fiscal impact. 98-02-11 H Filed With Clerk 98-02-17 H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Judiciary II - Criminal Law 98-03-20 H Do Pass/Short Debate Cal 015-000-000 H Placed Cal 2nd Rdg-Sht Dbt 98-03-23 H Fiscal Note Requested BLACK St Mandate Fis Nte Requestd BLACK Н Η Correctional Note Requested BLACK H Home Rule Note Requested BLACK Н Judicial Note Request BLACK H Cal Ord 2nd Rdg-Shr Dbt 98-03-24 H Correctional Note Filed Motion filed PURSUANT TO HOUSE Η Η RULE 60(B) I MOVE Η TO TABLE HB 3172

-DART

Motion prevailed

98-03-26 H Fiscal Note Filed
H Tabled By Sponsor

HB-3173 WOOD – HOLBROOK – BIGGERT – ERWIN – GASH, LYONS,EILEEN, WINKEL, CLAYTON, KLINGLER, POE, KOSEL, BOLAND, SCHA-KOWSKY, COWLISHAW, MITCHELL, STEPHENS, MEYER, LY-ONS,JOSEPH, MCAULIFFE, KRAUSE, O'BRIEN, RONEN, FRITCHEY, COULSON, BEAUBIEN, DEUCHLER, PANKAU, PERSICO, LINDNER, MOORE,ANDREA, BERGMAN, SCOTT AND WAIT.

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 Act title to reflect prohibition of possession and use of tobacco by minors; changes short title to Sale of Tobacco to and Possession and Use of Tobacco by Minors Act. Prohibits possession and use of tobacco by minors under age 18; makes violation a petty offense. Authorizes law enforcement agencies, acting in conjunction with the State's Attorney, to implement alternative programs, including use of peer courts and prescription of educational or community service activities, for enforcing the prohibition.

HOUSE AMENDMENT NO. 1.

Deletes reference to:
720 ILCS 675/1.5 new
Adds reference to:
20 ILCS 2630/5 from Ch. 38, par. 206-5
20 ILCS 2635/3 from Ch. 38, par. 1603
720 ILCS 675/1 from Ch. 23, par. 2357

Deletes everything. Amends the Sale of Tobacco to Minors Act. Changes the short title to the Prevention of Tobacco Use by Minors Act. Prohibits minors from buying or possessing tobacco (now only the buying of tobacco by minors and the sale and distribution of tobacco to minors is prohibited). Provides that the court may impose for possession of tobacco products by a minor up to 25 hours of community service or require completion of a smoking cessation program for the first offense, may impose up to 25 hours of community service and a fine not to exceed \$25 for the second offense, and may impose up to 50 hours of community service and a fine not to exceed \$50 for the third or subsequent offense. Amends the Criminal Identification Act. Provides that violations by persons under 18 years of age of the Prevention of Tobacco Use by Minors Act are not reportable offenses to the Department of State Police. Amends the Illinois Uniform Conviction Information Act. Provides that the definitions of "criminal history, record information" and "conviction information" do not include violations by persons under 18 years of age of the Prevention of Tobacco Use by Minors Act.

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98-02-11 H Filed With Clerk
98-02-17 H First reading
                                    Referred to Hse Rules Comm
98-03-11 H
                                    Assigned to Judiciary II - Criminal Law
98-03-19 H Added As A Joint Sponsor HOLBROOK
        H Added As A Co-sponsor BIGGERT
        H Added As A Co-sponsor ERWIN
        H Added As A Co-sponsor GASH
        H Added As A Co-sponsor LYONS, EILEEN
        H Added As A Co-sponsor WINKEL
        H Added As A Co-sponsor CLAYTON
         H Added As A Co-sponsor KLINGLER
        H Added As A Co-sponsor POE
        H Added As A Co-sponsor KOSEL
98-03-20 H
                Amendment No.01
                                    JUD-CRIMINAL H
                                                            Adopted
                                                              015-000-000
        Н
                                    Do Pass Amend/Short Debate 010-002-002
        H Placed Cal 2nd Rdg-Sht Dbt
98-03-24 H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor SCHAKOWSKY
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H Pld Cal Ord 3rd Rdg-Sht Dbt
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98-03-30 H Added As A Co-sponsor COWLISHAW
        H Added As A Co-sponsor MITCHELL
        H Added As A Co-sponsor STEPHENS
        H Added As A Co-sponsor MEYER
        H Added As A Co-sponsor LYONS, JOSEPH
        H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor KRAUSE
        H Added As A Co-sponsor O'BRIEN
        H Added As A Co-sponsor RONEN
        H Added As A Co-sponsor FRITCHEY
        H Added As A Co-sponsor COULSON
        H Added As A Co-sponsor BEAUBIEN
        H Added As A Co-sponsor DEUCHLER
        H Added As A Co-sponsor PANKAU
        H Added As A Co-sponsor PERSICO
        H Added As A Co-sponsor LINDNER
        H Added As A Co-sponsor MOORE, ANDREA
        H Added As A Co-sponsor BERGMAN
        H Added As A Co-sponsor SCOTT
98-03-31 H 3rd Rdg-Sht Dbt-Pass/Vote 095-017-004
        H Added As A Co-sponsor WAIT
98-04-01 S Arrive Senate
         S Chief Sponsor RADOGNO
         S Placed Calendr, First Reading
         S First reading
                                    Referred to Sen Rules Comm
98-04-29 S
                                    Assigned to Executive
98-05-06 S
                                    To Subcommittee
         S
                                    Committee Executive
98-05-08 S
                                    Refer to Rules/Rul 3-9(a)
99-01-12 H Session Sine Die
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HB-3174 ZICKUS - HARTKE - PARKE - PHELPS - ROSKAM, BIGGINS, BOST, HANNIG, JOHNSON, TOM AND NOLAND.

New Act 110 ILCS 330/3-5 new 210 ILCS 5/10f-5 new 210 ILCS 85/7-5 new 225 ILCS 60/22 225 ILCS 60/22-5 new

from Ch. 111, par. 4400-22

Creates the Woman's Right to Know Act. Requires informed consent of a woman before an abortion may be performed on her. Requires that at least 24 hours before an impending abortion, the physician or a qualified person must give the woman specific oral and printed information concerning abortion. Requires the Department of Public Health to develop and make available printed and video materials. Requires a facility other than a hospital that offers abortion services to have a physician with full admitting privileges at a nearby hospital for follow-up care for the facility's patients who receive abortion services. Provides for emergencies. Requires reporting to the Department of Public Health of each abortion performed in the State. Violation of the Act is a Class A misdemeanor and is grounds under the Medical Practice Act of 1987 for disciplinary action against a physician. Provides for civil penalties. Failure to file certain reports, upon conviction, results in license suspension for the facility or physician failing to report. Effective 90 days after becoming law.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
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98-02-11 H Filed With Clerk
        H Added As A Joint Sponsor HARTKE
        H Added As A Co-sponsor PARKE
        H Added As A Co-sponsor PHELPS
        H Added As A Co-sponsor ROSKAM
        H Added As A Co-sponsor BIGGINS
        H Added As A Co-sponsor BOST
        H Added As A Co-sponsor HANNIG
        H Added As A Co-sponsor JOHNSON, TOM
        H Added As A Co-sponsor NOLAND
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98-02-17 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

2815 HB-3175

HB-3175 FEIGENHOLTZ.

20 ILCS 2310/55.65a new

720 ILCS 600/4

from Ch. 56 1/2, par. 2104

720 ILCS 635/5.5 new

Amends the Drug Paraphernalia Control Act and the Hypodermic Syringes and Needles Act. Provides that any person 18 years of age or older may purchase, without a prescription, not more than 10 sterile syringes from a registered pharmacist. Provides that educational materials shall be provided to the person purchasing the sterile syringes. Amends the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall develop educational materials to be provided to persons purchasing sterile syringes.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-11 H Filed With Clerk

98-02-17 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3176 FEIGENHOLTZ.

20 ILCS 2305/8.4 new

720 ILCS 600/4 from Ch. 56 1/2, par. 2104 720 ILCS 635/1 from Ch. 38, par. 22-50 720 ILCS 635/2 from Ch. 38, par. 22-51

Amends the Department of Public Health Act. Provides that subject to appropriations, the Department of Public Health may make grants to the Illinois HIV Prevention Community Planning Group for needle exchange programs. Amends the Drug Paraphernalia Control Act and the Hypodermic Syringes and Needles Act. Allows persons to possess, sell, or exchange needles and syringes for the purpose of operating or participating in a public health-related needle exchange program.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-11 H Filed With Clerk

98-02-17 H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3177 FEIGENHOLTZ - LANG - ACEVEDO - LOPEZ - RODRIGUEZ.

105 ILCS 405/2-2.5 new

Amends the Adult Education Act. Requires the State Board of Education to administer a 5-year pilot grant program under which, from appropriations made for the program's implementation, annual cost of instruction grants are distributed to Jobs For Youth/Chicago, a community-based job training and placement and adult education program. Requires the grants to be used to provide persons in Cook County who are between the ages of 17 and 24 years with basic adult secondary education, job training, and other instruction necessary to increase their employment qualifications. Provides for implementation of the adult secondary education program under an interagency agreement between the State Board of Education and Jobs for Youth/Chicago, and requires the State Board of Education, which is to supervise the program's implementation, to determine the annual amount of a cost of instruction grant based upon performance outcomes of students in the program and standards established by the State Board of Education for program implementation. Effective July 1, 1998.

FISCAL NOTE (State Bd. of Ed.)

No specific formula for the proposed grant program is outlined in the bill. The cost could range in FY99 from \$50,000 (matching the federal adult education funds) to a much higher figure. The State Board of Education has no funds appropriated or bud-

The State Board of Education has no funds appropriated or budgeted for this program or for the administration of such program.

STATE MANDATES FISCAL NOTE

No change from previous note.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-11 H Filed With Clerk

98-02-17 H First reading Referred to Hse Rules Comm

98-02-18 H Added As A Joint Sponsor LANG

98-02-19 H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor LOPEZ

H Added As A Co-sponsor RODRIGUEZ

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98-02-27 H
                                        Fiscal Note Filed
         Η
                                        St Mandate Fis Note Filed
         Η
                                        Committee Rules
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99-01-12 H Session Sine Die

HB-3178 FEIGENHOLTZ - LANG.

Appropriates \$100,000 to the State Board of Education for distribution of a cost of instruction grant in connection with the implementation of a specified community-based job training/placement and adult secondary education program. Effective July 1, 1998.

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98-02-11 H Filed With Clerk
98-02-17 H First reading
                                       Referred to Hse Rules Comm
98-02-18 H Added As A Joint Sponsor LANG
98-03-11 H
                                       Assigned to Appropriations-Education
98-03-20 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-3179 DAVIS, MONIQUE.

305 ILCS 5/9A-11

from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code in provisions regarding assistance with child care. Provides that, to the extent resources permit, the Department of Human Services shall establish an income eligibility threshold of 60% of the State median income, rather than establish an income eligibility threshold of 50% of State median income for fiscal year 1998. Provides that, notwithstanding the income level at which families become eligible to receive child care assistance, any family that is already receiving child care assistance on July 1, 1997 shall remain eligible for assistance, removing the provision limiting the continued eligibility to fiscal year 1998. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 98-02-11 H Filed With Clerk

> 98-02-17 H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3180 DURKIN - MEYER - TENHOUSE - SCHOENBERG.

```
New Act
  5 ILCS 70/1.15
                                    from Ch. 1, par. 1016
  5 ILCS 140/7
                                    from Ch. 116, par. 207
 15 ILCS 405/14.01 rep.
720 ILCS 5/17-3
                                    from Ch. 38, par. 17-3
```

Creates the Electronic Commerce Security Act. Authorizes the use of digital signatures and other forms of electronic signatures in a manner designed to provide legal certainty necessary to effect transactions over public electronic networks. Provides that electronic records can satisfy the legal requirement that information must be in writing. Sets forth requirements for use of electronic signatures by State agencies. Grants rule-making authority to the Secretary of State regarding use by State agencies. Establishes criminal penalties and civil remedies for violations. Amends certain Acts to make changes accommodating the Act. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 15 ILCS 405/14.01 rep. Adds reference to: 15 ILCS 405/14.01

Replaces provision repealing the digital signature requirement of the State Comptroller Act with provisions changing those requirements to comport with the Electronic Commerce Security Act. Provides that if another statute or rule requires State agency approval prior to the use of electronic records or signatures, that other statute or rule shall also apply.

SENATE AMENDMENT NO. 1.

Provides that whether a procedure is commercially reasonable is a question of law. Provides that the Department of Central Management Services, rather than the Secretary of State, shall adopt rules governing the security requirements for use of electronic records and signatures by State agencies. Provides that the Supreme Court with respect to courts and the Joint Committee on Legislative Support Services with respect to legislative agencies shall establish rules for use of electronic records and signatures.

SENATE AMENDMENT NO. 2.

Removes authority for the Secretary of State to investigate fraudulent or unlawful conduct not involving a violation of the Act or its rules.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
      98-02-11 H Filed With Clerk
      98-02-17 H First reading
                                            Referred to Hse Rules Comm
      98-02-19 H Added As A Joint Sponsor MEYER
      98-03-11 H
                                            Assigned to State Govt Admin & Election
                                              Refrm
      98-03-20 H
                                            Do Pass/Short Debate Cal 011-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
      98-03-24 H
                       Amendment No.01
                                            DURKIN
                       Amendment referred to HRUL
               H Be approved consideration HRUL
               H Cal Ord 2nd Rdg-Shr Dbt
               H Added As A Co-sponsor TENHOUSE
      98-03-25 H Second Reading-Short Debate
                                                                     Adopted
                       Amendment No.01
                                            DURKIN
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-03-30 H 3rd Rdg-Sht Dbt-Pass/Vote 107-000-000
      98-03-31 S Arrive Senate
               S Placed Calendr, First Reading
               S Chief Sponsor WALSH,T
               S Added as Chief Co-sponsor CULLERTON
      98-04-01 S First reading
                                            Referred to Sen Rules Comm
      98-04-28 S
                                            Assigned to State Government Operations
      98-05-06 S
                       Amendment No.01
                                            STATE GOVERN S
                                                                     Adopted
                                            Recommided do pass as amend 008-000-000
               S
               S Placed Calndr, Second Reading
      98-05-07 S Filed with Secretary
                       Amendment No.02
                                            WALSH,T
                       Amendment referred to SRUL
      98-05-13 S
                       Amendment No.02
                                            WALSH,T
               S Be approved consideration SRUL
      98-05-14 S Second Reading
               S
                       Amendment No.02
                                            WALSH,T
                                                                     Adopted
               S Placed Calndr, Third Reading
      98-05-15 S Third Reading - Passed 058-000-000
               H Arrive House
               H Place Cal Order Concurrence 01,02
      98-05-18 H Motion Filed Concur
               Н
                       Motion referred to
                                              HRUL
                                              HSGE/01.02
               Н
                       Rules refers to
               H Calendar Order of Concurren 01,02
                                            App For Consider - Complace
      98-05-20 H
                                            App For Consider - Complace
               H Added As A Co-sponsor SCHOENBERG
               H H Concurs in S Amend. 01,02/115-000-000
               H Passed both Houses
      98-06-18 H Sent to the Governor
      98-08-14 H Governor approved
                    Effective Date 99-07-01
               Н
               н
                    PUBLIC ACT 90-0759
HB-3181
             NOLAND.
   10 ILCS 5/3-1
                                    from Ch. 46, par. 3-1
   10 ILCS 5/3-1.2
                                    from Ch. 46, par. 3-1.2
   10 ILCS 5/17-10
                                    from Ch. 46, par. 17-10
```

Amends the Election Code. Entitles an otherwise qualified person to vote and sign petitions who has not moved but whose address has changed since his or her voter registration due to implementation of a 9-1-1 emergency telephone system.

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HOUSE AMENDMENT NO. 1.
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Adds immediate effective date.

HOUSE AMENDMENT NO. 2.

Adds reference to:

50 ILCS 750/10.3 new

Amends the Emergency Telephone System Act. Provides that the Emergency Telephone System Board in any county implementing a 9-1-1 system that changes any person's address shall notify the person (i) of the person's new address and (ii) that the person should contact the local election authority to determine if the person should re-register to vote.

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98-02-17 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-02-19 H
                                      Assigned to State Govt Admin & Election
                                        Refrm
98-02-25 H
                Amendment No.01
                                      ST GV-ELC RFM H
                                                               Adopted
         Н
                                      Do Pass Amend/Short Debate 012-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H
                Amendment No.02
                                      NOLAND
         Н
                 Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-24 H
                 Amendment No.02
                                      NOLAND
         H Be approved consideration 003-002-000/HRUL
         H
                Amendment No.02
                                      NOLAND
                                                               Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-25 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
98-03-26 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor KEHOE
98-03-31
         S First reading
                                      Referred to Sen Rules Comm
         S Sponsor Removed KEHOE
         S Alt Chief Sponsor Changed LUECHTEFELD
         S Added as Chief Co-sponsor KEHOE
98-04-01 S
                                      Assigned to Local Government & Elections
98-04-21 S
                                      Recommended do pass 007-000-001
         S Placed Calndr.Second Reading
98-04-28 S Second Reading
         S Placed Calndr, Third Reading
98-05-04 S Third Reading - Passed 053-000-000
         H Passed both Houses
98-06-02 H Sent to the Governor
98-07-30 H Governor approved
              Effective Date 98-07-30
         Н
              PUBLIC ACT 90-0664
         Н
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HB-3182 LINDNER.

425 ILCS 68/5 425 ILCS 68/10 425 ILCS 68/15

Amends the Truss Construction Fire Safety Act. Provides that a municipality or county may require the owners of multi-family, single-family, or duplex residential structures that have truss construction to register them with the appropriate fire department or other agency without a fee. Provides that a municipality or county may require the display of a truss construction emblem on a multi-family residential structure. Defines multi-family, single-family, and duplex residential structures.

98-02-17 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-01-12 H Session Sine Die

HB-3183 WINKEL - RIGHTER - LYONS, EILEEN.

35 ILCS 5/210

Amends the Illinois Income Tax Act. Provides that the current tax credit for dependent care assistance programs is available for tax years ending on or before December 30, 1998. Creates a child care facility construction and expansion tax credit. Provides that the credit shall be available to all taxpayers and shall be in an amount equal to 5% of amount of expenditures by the taxpayer to provide an on-site child care facility, to expand a current child care facility, to train child care workers, to pay the entire cost of an off-site child care facility for the taxpayer's employees, and to pay child care referral costs incurred on behalf of the taxpayer's employees. Exempts the credit from the sunset provisions. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-02-17 H Filed With Clerk

H Added As A Joint Sponsor RIGHTER

H Added As A Co-sponsor LYONS, EILEEN

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

Η

Motion referred to

HB-3184 JONES, JOHN - LAWFER AND MYERS.

320 ILCS 25/3.15

from Ch. 67 1/2, par. 403.15

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. Provides that beginning January 1, 1999, Parkinson's disease, Alzheimer's disease, and cancer medication will be covered under the Act. Increases the income limitation, beginning with the 1998 grant year, from \$14,000 to \$25,000. Provides that the maximum grant for claimants with an income of more than \$14,000 but less than \$25,000 is \$70.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford
98-02-17 H Filed With Clerk
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H Added As A Joint Sponsor LAWFER
        H First reading
                                  Referred to Hse Rules Comm
98-03-30 H Added As A Co-sponsor MYERS
98-04-30 H
                                  Motion filed EXTEND COMMITTEE
        Н
                                  AND 3RD READING
        Н
                                  DEADLINE UNTIL
        H
                                  MAY 22, 1998/CROSS
                                  Chair Rules
        Н
        H Appeal Ruling of Chair CROSS
        H Shall Chair Be Sustained
        H Mtn Pvl/Chr Ssn/000-000060-057-000
                                  Committee Rules
        H
98-05-14 H
                                  Motion PURSUANT TO R
        H
                                   18(G), I MOVE TO
        Н
                                  DISCHARGE RULES
        Н
                                  FROM FURTHER
                                  CONSIDERATION AND
        H
        Η
                                  PLACE ON CALENDAR
        H
                                  FOR IMMEDIATE
        Н
                                  CONSIDERATION
        Н
                                   -RUTHERFORD
        Η
                                   REP. HARTKE OBJECT
        H
                                   Chair Rules
        H Appeal Ruling of Chair RUTHERFORD
        H Shall Chair Be Sustained
        H Mtn Pvl/Chr Ssn/000-000059-058-000
                                   Committee Rules
98-05-18 H
                                   Motion DISCHARGE HOU
                                   RULES AND PLACE ON
        Η
                                   CALENDAR FOR
        H
                                   CONSIDERATION -
        H
        Н
                                   CHURCHILL
        H
                                   Motion failed
                                   Committee Rules
        H
98-05-19 H
                                   Motion PURSUANT TO R
        Н
                                   18(G), I MOVE TO
        H
                                   DISCHARGE RULES
        Η
                                   FROM FURTHER
        Н
                                   CONSIDERATION AND
        H
                                   PLACE ON CALENDAR
        Н
                                   FOR IMMEDIATE
        Н
                                   CONSIDERATION -
        Н
                                   BLACK
        Η
                                   CHAIR REFERS
        Н
                                   MOTION TO RULES
        H Appeal Ruling of Chair BLACK
        H Shall Chair Be Sustained
        H Mtn Pvl/Chr Ssn/000-000059-056-001
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HRUL

98-05-19	Cont.	
Н		Motion PURSUANT TO H
Н		RULE 18(G), I MOVE
Н	•	THAT THE RULES
Н		COMM BE DISCHARGED
H		FROM CONSIDERATION
Н		ON THE MOTION TO
Н		DISCHARGE RULES
Н		SO THAT HB 3184
Н		CAN BE PLACED ON
Н		THE CALENDAR FOR
Н		IMMEDIATE CONSIDER
Н		-BLACK
Н		REP. HARTKE OBJECT
Н		Chair Rules
Н		102, SUB. SEC. 10
Н		THE MOTION MUST
Н		HAVE UNANIMOUS
H		CONSINT TO BE HEARD
	Appeal Ruling of Chair BLA	CK
	Shall Chair Be Sustained	
	Mtn Pvl/Chr Ssn/000-000059	
Н		Motion DISCHARGE MOT
Н		TO DISCHARGE RULES
Н		SO THAT HB 3184
H		CAN BE PLACED ON
Н		THE CALENDAR FOR
Н		IMMEDIATE CONSIDER
Н		-CHURCHILL
Н		Motion failed
Н		Committee Rules
99 - 01-12 H	Session Sine Die	

HB-3185 BOST - LAWFER - MYERS - ACEVEDO - FEIGENHOLTZ.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Creates a deduction for individual taxpayers who are 62 years of age or older in an amount equal to the amount the individual pays for Medicare Part B benefits during the taxable year. Provides that the deduction is available in taxable years ending on or after December 31, 1998. Exempts the deduction from the sunset provisions. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-02-17 H Filed With Clerk
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H Added As A Joint Sponsor LAWFER

H Added As A Co-sponsor MYERS

H First reading Referred to Hse Rules Comm

98-02-19 H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor FEIGENHOLTZ

99-01-12 H Session Sine Die

HB-3186 RIGHTER.

105 ILCS 5/27-22

from Ch. 122, par. 27-22

Amends the School Code. Increases by one year the number of years of language arts, mathematics, science, and social studies that a pupil entering 9th grade in the 1998-99 or a subsequent school year must successfully complete in order to graduate. Effective immediately.

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

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3187 KOSEL – LYONS, EILEEN.

105 ILCS 5/2-3.126 new

Amends the School Code. Creates a K-5 class size reduction grant program to be implemented and administered by the State Board of Education. Provides for the award of grants by the State Board of Education, from appropriations made for purposes of the program, to school districts that maintain grades K-5, have an average class size for any

2821 HB-3187—Cont.

such grade of at least 23 pupils per classroom at the time of applying for a grant, and agree as a condition of the grant to reduce the size of each classroom maintained for pupils in a grade with respect to which a grant is made by at least 5 pupils per classroom. Provides that no grant funds are to be awarded to enable a district to reduce classroom size to less than 18 pupils. Limits use of the grant funds to operating and maintaining classes in grades K-5 that meet the criteria established by the grant program. Effective July 1, 1998.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-02-17 H Filed With Clerk

H Added As A Joint Sponsor LYONS, EILEEN

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3188 KOSEL – LYONS, EILEEN.

Appropriates \$50,000,000 to the State Board of Education to implement, administer, and award grants under a K-5 class size reduction grant program. Effective July 1, 1998.

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98-02-17 H Filed With Clerk
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H Added As A Joint Sponsor LYONS, EILEEN

H First reading

Referred to Hse Rules Comm

98-03-11 H

Assigned to Appropriations-Education

98-03-20 H

Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3189 DURKIN - LANG.

740 ILCS 125/2 new

Amends the Police Search Cost Recovery Act. Authorizes recovery of expenses incurred by a governmental unit in searching for a person for the purpose of enforcing an order for support or maintenance and expenses incurred in bringing an enforcement action.

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98-02-17 H Filed With Clerk
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H First reading

Referred to Hse Rules Comm

98-02-19 H Added As A Joint Sponsor LANG

99-01-12 H Session Sine Die

HB-3190 MYERS.

510 ILCS 77/10.30

510 ILCS 77/10.40

510 ILCS 77/10.41 new

510 ILCS 77/18 new

510 ILCS 77/20

Amends the Livestock Management Facilities Act. Provides that 2 or more livestock management facilities or livestock waste handling facilities under common ownership that are adjacent (now separated by one-quarter mile or less) shall be considered a single facility. Defines a manure storage structure. Establishes procedures and standards for the construction, registration, certification, inspection, complaints, and disposition of livestock manure storage structures. Provides that the owner or operator of an existing livestock management facility that through growth meets or exceeds 1,000 animal units shall file its waste management plan with the Department of Agriculture within 60 days after reaching the stated animal units. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3191 LINDNER - BIGGERT.

725 ILCS 5/115-7

from Ch. 38, par. 115-7

Amends the Code of Criminal Procedure of 1963. Provides that in prosecutions for certain specified sex offenses when the State presents evidence that flunitrazepam or similar drug was used in the commission of the offense, evidence is inadmissible to show that: (1) the victim does not remember the offense or (2) the victim did not assert verbal or physical resistance or submission to the offense or (3) the victim consumed alcohol, cannabis, or a controlled substance.

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor BIGGERT

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3192 DART.

730 ILCS 5/3-12-11a

from Ch. 38, par. 1003-12-11a

Amends the Unified Code of Corrections. Adds a heading to Section that requires the Department of Corrections to establish, operate, and maintain food production facilities.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3193 DART.

730 ILCS 5/3-2-7

from Ch. 38, par. 1003-2-7

Amends the Unified Code of Corrections. Makes a stylistic change in Section relating to staff training and development of personnel of the Department of Corrections.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3194 DART.

730 ILCS 5/3-6-5

from Ch. 38, par. 1003-6-5

Amends the Unified Code of Corrections. Makes a stylistic change in Section relating to crimes committed by persons confined by the Department of Corrections.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3195 DART.

730 ILCS 5/3-5-2

from Ch. 38, par. 1003-5-2

Amends the Unified Code of Corrections. Makes stylistic changes in Section requiring the Department of Corrections to maintain records of committed persons.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3196 DART.

730 ILCS 5/5-7-7

from Ch. 38, par. 1005-7-7

Amends the Unified Code of Corrections. Makes stylistic changes in Section relating to the iurisdiction of the court which committed the offender to periodic imprisonment.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3197 O'BRIEN – CURRY, JULIE AND GIGLIO.

625 ILCS 5/3-405 from Ch. 95 1/2, par. 3-405 625 ILCS 5/3-408 from Ch. 95 1/2, par. 3-408 625 ILCS 5/3-415 from Ch. 95 1/2, par. 3-415 625 ILCS 5/3-704 from Ch. 95 1/2, par. 3-704

Amends the Vehicle Code. Provides that every application for registration or renewal of registration of a vehicle must be accompanied by evidence of insurance coverage for the vehicle as required under the "Mandatory Insurance" provisions of the Code. Provides that if an application is not accompanied by the required evidence of insurance coverage, the Secretary of State shall send to the applicant by regular first-class mail a written notice to submit the required evidence of insurance coverage within 45 days. Provides for denial or revocation of registration if evidence of insurance coverage is not submitted.

HOUSE AMENDMENT NO. 1.

Provides that requirement that application for vehicle registration or renewal of registration be accompanied by evidence of insurance coverage does not apply to a vehicle operated by a person or entity as part of a fleet of 50 or more commercial motor vehicles.

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STATE MANDATES ACT FISCAL NOTE, AMENDED
      Fails to create a State mandate.
      FISCAL NOTE, AMENDED (Secretary of State)
      Correspondence processing and postage would cost $1.8 M;
      additional implementation costs would include $190,000 for
      new personnel and an undetermined amount for associated costs.
  NOTE(S) THAT MAY APPLY: Fiscal
      98-02-17 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
                                            Assigned to State Govt Admin & Election
      98-03-11 H
                                              Refrm
      98-03-20 H
                       Amendment No.01
                                            ST GV-ELC RFM H
                                                                     Adopted
                                            Do Pass Amend/Short Debate 011-000-000
               Н
               H Placed Cal 2nd Rdg-Sht Dbt.
                                            Fiscal Note req as Amended BLACK
               Η
                                            St Mndt Fscl Note Reg Amnd
               H Cal Ord 2nd Rdg-Shr Dbt
      98-03-23 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      98-03-26 H Added As A Co-sponsor GIGLIO
      98-03-27 H
                                            St Mndt Fscl Note Fld Amnd
               H Held 2nd Rdg-Short Debate
      98-03-31 H
                                            Fiscal Note filed as Amnded
               H Held 2nd Rdg-Short Debate
      98-04-01 H Added As A Joint Sponsor CURRY, JULIE
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-04-02 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-3198
             DAVIS, STEVE.
  New Act
  Creates the State Employee Residency Act. Requires that full-time, compensated
State officers and employees reside in Illinois.
      FISCAL NOTE (Civil Service Commission)
      HB3198 would not have any impact on state funds.
      98-02-17 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
                                            Fiscal Note Filed
      98-03-03 H
                                            Committee Rules
      99-01-12 H Session Sine Die
HB-3199
            HOLBROOK.
  215 ILCS 5/456
                                    from Ch. 73, par. 1065.3
  Amends the Illinois Insurance Code. Provides that the amount charged to the insured
for workers' compensation and employers' liability insurance shall be based upon
hours worked by employees in specific job categories or classifications, not the wages
or salaries paid to the employees.
      98-02-17 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      99-01-12 H Session Sine Die
HB-3200
             MCKEON - MORROW - LANG - ACEVEDO.
  P.A. 90-10
  Amends Public Act 90-10. Increases from $20,000,000 to $40,000,000 the FY98 ap-
propriation to the Department of Transportation for grants to the Regional Transporta-
tion Authority for reimbursement for providing reduced mass transportation fares for
students, handicapped persons, and the elderly. Effective immediately.
  NOTE(S) THAT MAY APPLY: Balanced Budget
      98-02-17 H Filed With Clerk
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98-02-17 H Filed With Clerk
H First reading

98-02-19 H Added As A Joint Sponsor MORROW
H Added As A Co-sponsor LANG
H Added As A Co-sponsor ACEVEDO

98-03-11 H
Session Sine Die

Referred to Hse Rules Comm

HB-3201 **2824**

HB-3201 MCKEON - FEIGENHOLTZ.

415 ILCS 20/3

from Ch. 111 1/2, par. 7053

Amends the Illinois Solid Waste Management Act. Requires the Environmental Protection Agency to conduct a waste audit of each State agency and recommend waste reduction measures. Requires State agencies to practice waste reduction, whenever possible. Requires State agencies to use both sides of paper sheets. Requires the Department of Central Management Services to establish a list of designated recycled products that shall be purchased by the State and adopt minimum recycled content standards for these products. Allows the Department to offer price preferences for these products. Requires suppliers submitting bids to the Department to provide recycled paper to maintain records documenting the source and postconsumer material content. Requires the Department to specify the use of printing inks made with soy-based material and limit the use of printing made of pigments using heavy metals. Requires the Department to establish guidelines requiring printed materials submitted to the State to be submitted on recycled paper and to utilize double sided printing. Makes other changes. FISCAL NOTE (III. EPA)

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Initial cost of $300,000 over the first two years and an annual
    cost of $100,000 thereafter.
    FISCAL NOTE (DCCA)
No fiscal impact on DCCA or local governmental units.
NOTE(S) THAT MAY APPLY: Fiscal
    98-02-17 H Filed With Clerk
                                            Referred to Hse Rules Comm
              H First reading
                                            Assigned to Environment & Energy
    98-02-19 H
    98-02-25 H Added As A Joint Sponsor FEIGENHOLTZ
    98-02-26 H
                                            Fiscal Note Filed
                                            Motion filed PURSUANT TO HOUSE
              Н
                                            RULE 60(B), I MOVE
              Η
              Η
                                            TO TABLE HB 3201
              Η
                                            -MCKEON
              H Tabled By Sponsor HENE
    98-03-03 H
                                            Fiscal Note Filed
              H Tabled By Sponsor
```

HB-3202 HOLBROOK - STEPHENS.

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Amends the "quick-take" Section of the Code of Civil Procedure. Allows the Southwestern Illinois Development Authority until August 30, 2000 to acquire property pursuant to the Southwestern Illinois Development Authority Act. Effective immediately.

FISCAL NOTE (DCCA)
No fiscal impact on units of local gov't. or DCCA.

STATE MANDATES FISCAL NOTE

HB 3202 fails to create a State mandate.

HOUSE AMENDMENT NO. 1.

Provides that quick take powers granted under the bill, as introduced, shall be used for a project as defined in Section 3 of the Southwestern Illinois Development Authority Act.

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98-02-17 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-02-19 H Added As A Joint Sponsor STEPHENS
98-02-25 H
                                      Assigned to Executive
98-03-19 H
                                      Do Pass/Short Debate Cal 014-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
         Н
                                      Fiscal Note Requested BLACK
                                      St Mandate Fis Nte Requestd BLACK
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-24 H
                                      Fiscal Note Filed
                                      St Mandate Fis Note Filed
         Н
         H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-25 H Relld 2nd Rdng-Short Debate
         H Held 2nd Rdg-Short Debate
                 Amendment No.01
                                      HOLBROOK
98-03-26 H
                 Amendment referred to HRUL
         H Be approved consideration 003-002-000/HRUL
                 Amendment No.01
                                                               Adopted
                                     HOLBROOK
         Н
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 066-046-004
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98-03-31 S Arrive Senate
                S Placed Calendr, First Reading
      98-04-02 S Chief Sponsor WATSON
      98-04-21 S First reading
                                            Referred to Sen Rules Comm
      98-04-28 S
                                            Assigned to Executive
      98-04-29 S Added as Chief Co-sponsor BOWLES
      98-05-06 S
                                            Recommended do pass 009-002-002
                S Placed Calndr, Second Reading
      98-05-07 S Second Reading
                S Placed Calndr, Third Reading
      98-05-13 S Third Reading - Passed 034-018-000
               H Passed both Houses
      98-05-15 H Sent to the Governor
      98-05-22 H Governor approved
                    Effective Date 98-05-22
               Н
                    PUBLIC ACT 90-0581
               Н
HB-3203
            MCCARTHY.
   40 ILCS 5/9-179.1
                                    from Ch. 108 1/2, par. 9-179.1
   30 ILCS 805/8.22 new
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Amends the Cook County Article of the Pension Code in relation to credit for military service not immediately preceded by county service. Allows purchase of that credit by any person with at least 10 years of service credit in the Fund. Increases the amount of that credit that may be purchased, from 2 to 4 years. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Fiscal impact cannot be calculated; costs could be significant.

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

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-03-13 H Pension Note Filed

Committee Rules

99-01-12 H Session Sine Die

HB-3204 MCGUIRE.

215 ILCS 5/356v 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 coverage for elective abortions may not be provided except pursuant to a separate rider for which an additional premium is paid.

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FISCAL NOTE (Dpt. Insurance)
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No fiscal impact.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-05 H Fiscal Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-3205 WOOLARD.

30 ILCS 105/14a from Ch. 127, par. 150a 40 ILCS 5/14-103.12 from Ch. 108 1/2, par. 14-103.12

Amends the State Finance Act. For members of the Illinois State Police only, allows compensation for 50% of unused sick leave accumulated on or after January 1, 1998. Amends the Illinois Pension Code to exempt all State Police from the 115% limitation imposed by Public Act 90-65 in the calculation of final average compensation. Effective immediately.

FISCAL NOTE (Comptroller)

At a rate of 50% potentially reimbursable for the Dpt. of State Police, increase in future payouts could total \$1.9 M annually;

for sworn officers only, approximately \$1 M annually.

PENSION NOTE

Impact cannot be calculated; no fiscal impact to SERS from sick

leave provisions; minor fiscal impact concerning State Police earnings limitation.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-10 H Fiscal Note Filed
H Committee Rules
98-03-24 H Pension Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-3206 LYONS, EILEEN - KOSEL - WINKEL - MITCHELL - WINTERS.

Appropriates \$30,000,000 to the State Board of Education to implement, administer, and award grants under a student promotion policy grant program. Effective July 1, 1998.

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor KOSEL

H Added As A Co-sponsor WINKEL

H Added As A Co-sponsor MITCHELL

H First reading Referred to Hse Rules Comm
H Assigned to Appropriations-Education

98-02-19 H Assigr 98-02-25 H Added As A Co-sponsor WINTERS

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3207 KOSEL.

105 ILCS 5/19-1

from Ch. 122, par. 19-1

Amends the School Code. Authorizes a school district, which previously availed itself of a statutory exception to an otherwise applicable debt limitation in order to issue bonds for the construction of additional facilities necessary for a quality educational program, to again seek referendum approval to issue bonds for that purpose. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3208 MEYER.

Appropriates \$3,000,000 to the State Board of Education to purchase financial accounting systems for Illinois school districts. Effective July 1, 1998.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Appropriations-Education

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3209 ZICKUS - BLACK AND GIGLIO.

105 ILCS 5/18-8.05

Amends the School Code. In the State aid formula applicable to the 1998-99 and subsequent school years, provides that the number of pupils eligible to receive free or reduced price lunches or breakfasts under applicable federal law during the school year immediately preceding the school year for which a school district's supplemental general State aid is being computed (instead of the low-income eligible pupil count from the most recently available federal census) shall be used to determine the district's Low-Income Concentration Level. Effective July 1, 1998.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-10 H Added As A Joint Sponsor BLACK

98-03-26 H Added As A Co-sponsor GIGLIO

99-01-12 H Session Sine Die

HB-3210 KUBIK.

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, includ-

2827 HB-3210—Cont.

ing but not limited to cash or the fair market value of tangible personal property, contributed by the employer to public or private elementary, secondary, or post-secondary schools for educational purposes. Provides that upon request, the taxpayer shall certify to the Department the fair market value of any contributed property. 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, 1998. Exempts the credit from the sunset provisions. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die
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HB-3211 WIRSING - ACEVEDO - LOPEZ.

105 ILCS 5/10-22.6

from Ch. 122, par. 10-22.6

Amends the School Code. In the provisions relating to the expulsion of students for bringing a weapon to school or school-sponsored or school-related activities or events, provides that if the student is in any of grades K through 6 the student may be expelled for not less than one year, subject to modification of the expulsion period. For students in grades 7 through 12, continues to require (as does current law) that the student be expelled for at least one year unless the expulsion period is modified.

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98-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm
98-02-19 H Added As A Joint Sponsor ACEVEDO
H Added As A Co-sponsor LOPEZ
99-01-12 H Session Sine Die
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HB-3212 WINTERS.

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105 ILCS 5/17-2C
745 ILCS 10/1-211 new
745 ILCS 10/9-103 from Ch. 85, par. 9-103
745 ILCS 10/9-105 from Ch. 85, par. 9-105
745 ILCS 10/9-107 from Ch. 85, par. 9-107
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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 the board of a local taxing entity that is a school district to fund the costs of complying with equitable remedies or relief or with an injunction agreed to by the school board of that local taxing entity or ordered by any court. Defines the terms "damages" and "liability" to exclude from the meaning of those terms the cost or obligation incurred by a school district in complying with equitable remedies or relief or with an injunction. Provides that a financially distressed school district may not transfer from the Tort Immunity Fund to any other school district fund any amount of moneys 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. Adds that those provisions are declaratory of existing law.

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HOUSE AMENDMENT NO. 1. Deletes reference to:
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745 ILCS 10/1-211 new 745 ILCS 10/1-212 new 745 ILCS 10/9-103

Removes provisions defining the terms "damages" and "liability". Restores current law to allow a local public entity to protect itself against any liability, property damage, or loss (instead of any liability for damages) that may be imposed for a tortious act or imposed under certain Acts.

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98-02-17 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
Assigned to Judiciary I - Civil Law
JUD-CIVIL LAW H Adopted
Do Pass Amend/Short Debate 011-000-000
H Placed Cal 2nd Rdg-Sht Dbt
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98-03-23 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt

98-04-01 H 3rd Rdg-Sht Dbt-Lost/V036-078-004

HB-3213 ZICKUS.

105 ILCS 5/18-8.05

Amends the School Code. Changes the State Aid formula for the 1998-1999 school year for certain suburban Cook County school districts by providing that their 1995 equalized assessed valuation, plus an amount equal to the product of that 1995 EAV multiplied by 8%, shall be the equalized assessed valuation used to calculate their Available Local Resources and compute their general State aid for the 1998-1999 school year. Effective July 1, 1998.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3214 ZICKUS.

105 ILCS 5/2-3.64

from Ch. 122, par. 2-3.64

Amends the School Code. Requires the results or scores of each of the 6 component or sub-skill tests of the State assessment test in the basic subject of reading to be reported to the school district in the name of the pupil (as a part of the report on which other State assessment test scores are reported) and to be made available to the pupil's parents. Effective July 1, 1998.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3215 MOORE, ANDREA.

605 ILCS 5/5-701.7

from Ch. 121, par. 5-701.7

Amends the Illinois Highway Code. In provisions regarding the use of motor fuel tax funds, provides that any county board, with the approval of the Department, may also use motor fuel tax funds allotted to it, matching tax funds, or any other funds of the county for highways to pay the county's proportionate share of any federally eligible transportation project on, adjacent to, or intended to serve county highways in the county.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3216 ZICKUS.

625 ILCS 5/11-303

from Ch. 95 1/2, par. 11-303

Amends the Vehicle Code to permit the Department of Transportation, upon the request of a school board, to place a school crossing sign on any roadway, regardless of whether the Department has jurisdiction over the roadway, if the Department determines that a child's safety may be impaired.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Transportation & Motor Vehicles

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3217 TURNER, JOHN.

New Act

Creates the Land Transfers Act. Creates a short title only.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3218 WAIT.

625 ILCS 5/5-100

from Ch. 95 1/2, par. 5-100

Amends the Vehicle Code definition Section concerning dealers, transporters, wreckers, and rebuilders to make a grammatical change.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3219

625 ILCS 5/6-100 from Ch. 95 1/2, par. 6-100

Amends the Vehicle Code definition provisions for the Illinois Driver Licensing Law to make a grammatical change.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3220 WAIT.

625 ILCS 5/15-101

from Ch. 95 1/2, par. 15-101

Amends the Vehicle Code provisions on the scope of the Chapter regulating vehicle size, weight, and load permits to make stylistic changes.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3221 WAIT.

625 ILCS 5/1-101

from Ch. 95 1/2, par. 1-101

Amends the Illinois Vehicle Code. Makes a stylistic change in a provision concerning definitions.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3222 ZICKUS.

210 ILCS 30/6.2	from Ch. 111 1/2, par. 4166.2
210 ILCS 30/6.3	from Ch. 111 1/2, par. 4166.3
210 ILCS 30/6.4	from Ch. 111 1/2, par. 4166.4
210 ILCS 30/6.5	from Ch. 111 1/2, par. 4166.5
210 ILCS 30/6.6	from Ch. 111 1/2, par. 4166.6
210 ILCS 30/6.7	from Ch. 111 1/2, par. 4166.7

Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Deletes provisions that repeal portions of the Act on January 1, 2000 relating to the Inspector General and the Quality Care Board.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3223 MOFFITT.

225 ILCS 45/3b from Ch. 111 1/2, par. 73.103b 760 ILCS 100/6 from Ch. 21, par. 64.6 815 ILCS 390/2 from Ch. 21, par. 202

Amends the Illinois Funeral or Burial Funds Act, the Cemetery Care Act, and the Illinois Pre-Need Cemetery Sales Act. Makes technical changes.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3224 SAVIANO - BURKE - PANKAU - FLOWERS.

New Act

5 ILCS 80/4.19 new

Creates the Certified Surgical Assistant Practice Act to regulate certified surgical assistants through licensing requirements. Amends the Regulatory Agency Sunset Act to repeal the new Act on January 1, 2009. Effective January 1, 1999.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-19 H Added As A Joint Sponsor BURKE

H Added As A Co-sponsor PANKAU

H Added As A Co-sponsor FLOWERS

99-01-12 H Session Sine Die

2830 HB-3225

HB-3225 SAVIANO - BURKE - PANKAU - FLOWERS.

New Act

Creates the Allied Health Practice Act. Contains only a short title provision.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-02-19 H Added As A Joint Sponsor BURKE

H Added As A Co-sponsor PANKAU

H Added As A Co-sponsor FLOWERS

98-03-11 H Assigned to Registration & Regulation

98-03-20 H

Do Pass/Short Debate Cal 023-000-001 H Placed Cal 2nd Rdg-Sht Dbt

98-03-25 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

98-03-30 H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-31 H 3rd Rdg-Sht Dbt-Pass/Vote 092-022-002

98-04-01 S Arrive Senate

S Placed Calendr, First Reading

S Chief Sponsor DILLARD S First reading

99-01-12 H Session Sine Die

Referred to Sen Rules Comm

HB-3226 BRADY.

215 ILCS 5/41

from Ch. 73, par. 653

Amends the Illinois Insurance Code, Makes a technical change in a Section concerning the executive committee of domestic mutual companies.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3227 BRADY.

215 ILCS 5/143.21b

from Ch. 73, par. 755.21b

Amends the Illinois Insurance Code. Adds a caption to a Section concerning cancellation of fire and extended coverage policies.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3228 BRADY.

215 ILCS 5/143.19a

from Ch. 73, par. 755.19a

Amends the Illinois Insurance Code. Adds a caption to a Section concerning cancellation of automobile insurance.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3229 BRADY.

215 ILCS 5/409	from Ch. 73, par. 1021
215 ILCS 5/444	from Ch. 73, par. 1056
215 ILCS 5/444.1	from Ch. 73, par. 1056.1
215 ILCS 5/531.13	from Ch. 73, par. 1065.80-13
215 ILCS 5/408.1 r	rep.
215 ILCS 110/43	from Ch. 32, par. 690.43
215 ILCS 120/15	from Ch. 73, par. 1265
215 ILCS 125/5-3	from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003	from Ch. 73, par. 1504-3

Amends the Illinois Insurance Code. Imposes as of January 1, 1998 a privilege tax on any insurance company doing any form of business, other than accident and health, in this State of 0.5% of the company's net taxable premium written. Imposes as of July 1, 1998 a privilege tax on health insurance business at the rate of 0.4% of net taxable premium written. Amends various other insurance regulatory Acts to provide that the privilege taxes are applicable to insurers organized under those Acts. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

215 ILCS 5/409

from Ch. 73, par. 1021

Adopted

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215 ILCS 5/444
                             from Ch. 73, par. 1056
215 ILCS 5/444.1
                             from Ch. 73, par. 1056.1
215 ILCS 5/531.13
                             from Ch. 73, par. 1065.80-13
215 ILCS 5/408.1 rep.
                             from Ch. 32, par. 690.43
215 ILCS 110/43
215 ILCS 120/15
                             from Ch. 73, par. 1265
215 ILCS 125/5-3
                             from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003
                             from Ch. 73, par. 1504-3
Adds reference to:
215 ILCS 5/409
                             from Ch. 73, par. 1021
```

Replaces the title and everything after the enacting clause. Amends the Illinois Insurance Code by making a technical change in the Section establishing a privilege tax on foreign and alien companies.

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NOTE(S) THAT MAY APPLY: Fiscal
      98-02-17 H Filed With Clerk
                                              Referred to Hse Rules Comm
                H First reading
      98-03-11 H
                                              Assigned to Insurance
                                              INSURANCE H
      98-03-20 H
                        Amendment No.01
                                              Do Pass Amd/Stndrd Dbt/Vote 013-004-000
                H Plcd Cal 2nd Rdg Std Dbt
      98-03-25 H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shr Dbt
                                              Re-Refer Rules/Rul 19(a)
      98-04-02 H
      99-01-12 H Session Sine Die
HB-3230
             BRADY.
  215 ILCS 5/35A-5
  215 ILCS 5/35A-10
  215 ILCS 5/35A-20
  215 ILCS 5/35A-30
  215 ILCS 5/35A-35
  215 ILCS 5/35A-55
  215 ILCS 5/35A-60
  215 ILCS 5/111
                                     from Ch. 73, par. 723
  215 ILCS 5/121-2.08
                                     from Ch. 73, par. 733-2.08
  215 ILCS 5/123C-1
                                     from Ch. 73, par. 735C-1
  215 ILCS 5/126.2
                                     from Ch. 73, par. 755
  215 ILCS 5/143
                                     from Ch. 73, par. 803
  215 ILCS 5/191
  215 ILCS 5/445
                                     from Ch. 73, par. 1057
  215 ILCS 5/445a new
  215 ILCS 5/3.1 rep.
                                     from Ch. 32, par. 690.35
  215 ILCS 110/35
  215 ILCS 120/4
                                     from Ch. 73, par. 1254
                                     from Ch. 73, par. 1262
  215 ILCS 120/12
  215 ILCS 125/5-3
                                     from Ch. 111 1/2, par. 1411.2
  215 ILCS 165/20
                                     from Ch. 32, par. 614
```

Amends the Health Maintenance Organization Act to provide that entities organized under that Act are subject to the Risk-Based Capital Law. Amends the Illinois Insurance Code in relation to the regulation of company finances. Revises the definition of "qualified business entity" with respect to lending arrangements by domestic captive companies. Invalidates possessory liens held by an attorney as a basis for withholding files or otherwise with respect to a company in rehabilitation or liquidation. Provides for the existence of domestic surplus lines insurers. Requires reports to the Director regarding fire insurance procured only from unauthorized insurers subject to tax under the Fire Investigation Act. Amends the Dental Service Plan Act and the Voluntary Health Services Plans Act to limit certain contingent reserves to \$1,500,000. Amends the Farm Mutual Insurance Company Act of 1986 to authorize additional investment opportunities. Effective immediately.

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98-02-17 H Filed With Clerk
         H First reading
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HB-3231 **2832**

HB-3231 WINTERS.

20 ILCS 605/46.75 new 20 ILCS 700/2003 20 ILCS 801/1-15

from Ch. 127, par. 3702-3

30 ILCS 105/5.480 new

Amends the Civil Administrative Code of Illinois, the Technology Advancement and Development Act, the Department of Natural Resources Act, and the State Finance Act. Permits the Department of Commerce and Community Affairs to receive funds to be expended for programs assisting public aid recipients, economically disadvantaged and other youth, and other eligible individuals in obtaining employment skills and employment. Creates the necessary special fund in the State treasury. Renames the Governor's Science Advisory Committee as the Illinois Science and Technology Advisory Committee. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3232 LEITCH.

60 ILCS 1/15-20

Amends the Township Code. Provides that when a city with a coterminous township annexes territory that is not disconnected from an adjacent township, a member of the city's council who resides in the portion of the annexed territory that is not disconnected from the adjacent township is not disqualified from serving on the board of the coterminous township or from voting on matters relating to the coterminous township. Effective immediately.

98-02-17 H Filed With Clerk

H First reading

98-03-11 H 98-03-20 H Referred to Hse Rules Comm Assigned to Local Government Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3233 BIGGINS - BUGIELSKI.

New Act

Creates the Public Deposits Insurance Act. Creates the Board for Depositories to insure the safekeeping and prompt payment of all public funds deposited in any depository to the extent they are not covered by insurance of any federal deposit insurance agency, by maintaining and operating in its own name the Public Deposits Insurance Fund, which is created outside of the State treasury. Provides the powers, duties, and membership of the Board. Provides for deposits into the Fund by each depository in which public funds are held. Provides for payments out of the Fund when a depository closes.

HOUSE AMENDMENT NO. 1.

Deletes everything. Creates the Public Deposits Insurance Act. Creates the Board for Depositories to insure the safekeeping and prompt payment of public funds deposited in any depository to the extent they are not covered by insurance of any federal deposit insurance agency, by maintaining and operating in its own name the Public Deposits Insurance Fund, which is created outside of the State treasury.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor BUGIELSKI

H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to State Govt Admin & Election

Refrm

98-03-20 H Amendment No.01 ST GV-ELC RFM H Adopted
Do Pass Amend/Short Debate 012-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-23 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-26 H 3rd Rdg-Sht Dbt-Pass/Vote 111-002-003

98-03-31 S Arrive Senate

S Placed Calendr, First Reading

S Chief Sponsor MAITLAND

98-04-01	S First reading	Referred to Sen Rules Comm
98-04-22	S	Assigned to Executive
98-04-28	S .	Postponed
98-05-06	S	Postponed
	S	Committee Executive
98-05-08	S	Refer to Rules/Rul 3-9(a)
99-01-12	H Session Sine Die	

HB-3234 CAPPARELLI.

205 ILCS 5/5

from Ch. 17, par. 311

Amends the Illinois Banking Act. Provides that, subject to the Illinois Financial Institutions Insurance Sales Law, a State bank may offer any product or service offered by any federally insured depository institution. Effective immediately.

FISCAL NOTE (Office of Banks and Real Estate)

No fiscal impact for the Office of Banks and Real Estate.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-09 H Fiscal Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-3235 SCHOENBERG – RUTHERFORD.

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205 ILCS 5/84 new
205 ILCS 10/4.5 new
205 ILCS 105/1-13 new
205 ILCS 205/1010 new
205 ILCS 650/9 new
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Amends the Illinois Banking Act, the Illinois Bank Holding Company Act of 1957, the Illinois Savings and Loan Act of 1985, the Savings Bank Act, and the Foreign Bank Representative Office Act. Provides that entities and employees of entities organized under those Acts are not liable to persons not in privity of contract for conduct in connection with computer operations involving the rollover of the 2-digit date value to "00" in the year 2000.

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FISCAL NOTE (Office of Banks and Real Estate)
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No fiscal impact for the Office of Banks and Real Estate

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98-02-17 H Filed With Clerk
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H Added As A Joint Sponsor RUTHERFORD

H First reading Referred to Hse Rules Comm 98-03-09 H Fiscal Note Filed

H Committee Rules 98-03-13 H Assigned to Financial Institutions

98-03-19 H Do Pass/Short Debate Cal 027-001-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-25 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

98-04-01 H Amendment No.01 SCHOENBERG

H Amendment referred to HRUL H Be approved consideration HRUL

H Held 2nd Rdg-Short Debate

98-04-02 H 99-01-12 H Session Sine Die

HB-3236 MYERS.

20 ILCS 4005/12

Amends the Illinois Motor Vehicle Theft Prevention Act. Changes the sunset date of certain provisions of that Act from January 1, 2000 to January 1, 2004. Effective immediately.

Re-Refer Rules/Rul 19(a)

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NOTE(S) THAT MAY APPLY: Fiscal
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98-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Transportation & Motor Vehicles 98-03-19 H Do Pass/Short Debate Cal 021-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-25 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

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98-03-31 H Pld Cal Ord 3rd Rdg-Sht Dbt
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98-04-02 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3237 BROSNAHAN.

New Act

Creates the Mandatory Summer School Act. Contains only a short title provision.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3238 HARTKE - LANG.

35 ILCS 105/3-5	from Ch. 120, par. 439.3-5
35 ILCS 110/3-5	from Ch. 120, par. 439.33-5
35 ILCS 115/3-5	from Ch. 120, par. 439.103-5
35 ILCS 120/2-5	from Ch. 120, par. 441-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the exemption for farm machinery and equipment shall also apply to implements of husbandry, farm machinery and agricultural chemical and fertilizer spreaders, and nurse wagons required to be registered under the Illinois Vehicle Code. Provides that for purposes of the exemption, farm machinery and equipment includes certain precision farming equipment and computers, sensors, software, and related equipment used primarily in the computer-assisted operation of production agriculture facilities, equipment, and activities. Provides that the exemption is exempt from the sunset provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-19 H Added As A Joint Sponsor LANG

99-01-12 H Session Sine Die

HB-3239 JONES.SHIRLEY.

220 ILCS 5/9-101

from Ch. 111 2/3, par. 9-101

Amends the Public Utilities Act. Adds a caption to a Section concerning rates and charges.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3240 JONES.SHIRLEY.

220 ILCS 5/5-201

from Ch. 111 2/3, par. 5-201

Amends the Public Utilities Act. Adds a caption to a Section concerning civil damages.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3241 TURNER, JOHN.

815 ILCS 505/2E.2 new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is a violation of the Act to solicit the authority to execute a change of telecommunications carrier or to provide any telecommunications service or enhanced telecommunications service through or in connection with any sweepstakes, contest, or similar promotional program.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3242 PARKE.

820 ILCS 405/1500 from Ch. 48, par. 570 820 ILCS 405/1506.3 from Ch. 48, par. 576.3

Amends the Unemployment Insurance Act. In provisions requiring employers to make contributions on wages, eliminates a requirement that the amount paid shall be the average contribution rate for the employer's major classification in the Standard Industrial Code if that amount is greater than the amount that would otherwise be payable. Effective January 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Labor & Commerce

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3243 PERSICO.

415 ILCS 5/3.19

from Ch, 111 1/2, par. 1003.19

Amends the Environmental Protection Act to add a caption to a Section defining a "landfill gas recovery facility".

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3244 PERSICO.

415 ILCS 5/3.20

from Ch. 111 1/2, par. 1003.20

Amends the Environmental Protection Act to add a caption to a Section defining "landscape waste".

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3245 PERSICO.

220 ILCS 5/5-108

from Ch. 111 2/3, par. 5-108

Amends the Public Utilities Act. Makes a technical change in a Section concerning disclosure of information derived from records of a public utility.

98-02-17 H Filed With Clerk

H First reading 99-01-12 H Session Sine Die

HB-3246 ACKERMAN.

220 ILCS 5/8-304

from Ch. 111 2/3, par. 8-304

Amends the Public Utilities Act. Makes a technical change in a Section concerning estimated billing practices.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3247 ACKERMAN.

220 ILCS 5/8-302

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

Amends the Public Utilities Act. Makes a technical change in a Section concerning reading of meters.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3248 LEITCH – CURRY, JULIE – WOOD – SILVA, ERWIN, SMITH, MICHAEL, BOLAND, KOSEL AND HOWARD.

30 ILCS 105/5.480 new

625 ILCS 5/3-643 new

Amends the Vehicle Code and the State Finance Act to provide for Mammogram license plates to contain the phrases "Mammograms Save Lives" and "The Susan G. Komen Foundation". Creates the Mammogram Fund and provides that the additional fees for the plates be deposited in that Fund for payment, subject to appropriation, to the Susan G. Komen Foundation for breast cancer research, education, screening, and treatment.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to State Govt Admin & Election Refrm

98-03-20 H Do Pass/Short Debate Cal 011-000-000

H Placed Cal 2nd Rdg-Sht Dbt

H Added As A Joint Sponsor CURRY, JULIE

H Added As A Co-sponsor WOOD

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98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H Added As A Co-sponsor ERWIN
98-03-25 H 3rd Rdg-Sht Dbt-Pass/Vote 113-001-000
         H Added As A Co-sponsor SILVA
         H Added As A Co-sponsor SMITH, MICHAEL
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor KOSEL
         H Added As A Co-sponsor HOWARD
98-03-26 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor KEHOE
         S First reading
                                     Referred to Sen Rules Comm
98-03-31 S Sponsor Removed KEHOE
         S Alt Chief Sponsor Changed HAWKINSON
         S Added as Chief Co-sponsor SHADID
         S Added as Chief Co-sponsor KEHOE
98-04-01 S
                                     Assigned to Transportation
98-04-29 S
                                     Recommended do pass 007-000-000
         S Placed Calndr, Second Reading
98-04-30 S Second Reading
         S Placed CaIndr, Third Reading
         S Added as Chief Co-sponsor MYERS,J
         S Added as Chief Co-sponsor LINK
98-05-05 S Sponsor Removed LINK
         S Third Reading - Passed 055-000-000
         H Passed both Houses
98-06-03 H Sent to the Governor
98-07-31 H Governor approved
              Effective Date 99-01-01
         Н
              PUBLIC ACT 90-0675
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HB-3249 NOLAND, HOLBROOK AND DAVIS, STEVE.

New Act

Upon the receipt of specified consideration, authorizes the State to convey title to, release easements over, and restore access rights to, described parcels of land. Effective immediately.

LAND CONVEYANCE APPRAISAL

Fair market value for 20 parcels totals \$510,725.00.

HOUSE AMENDMENT NO. 1.

Upon the receipt of specified consideration, authorizes the State to release easements over and restore access rights to described parcels of land.

HOUSE AMENDMENT NO. 2.

Adds reference to:

20 ILCS 3405/6 from Ch. 127, par. 2706

20 ILCS 3405/15.1 rep.

Amends the Historic Preservation Agency Act. Provides that the Agency shall have jurisdiction over the following designated State Historic Sites: the Buel House in Pope County, the Grand Village of the Illinois in LaSalle County, the Hotel Florence and Pullman Factory in Cook County, the Rose Hotel in Hardin County, the Vachel Lindsay Home in Sangamon County, and the Kincaid Mounds in Massac and Pope Counties. Removes Fort Defiance in Alexander County from the Agency's jurisdiction. Repeals the provisions concerning a State Historic Markers and Plaques program.

SENATE AMENDMENT NO. 1.

Authorizes the Department of Natural Resources to convey certain described real property in Fayette County to the Village of Ramsey.

SENATE AMENDMENT NO. 2.

Provides that the Director of the Department of Natural Resources, on behalf of the State of Illinois, is authorized to execute and deliver to Libman Equipment Partnership, for and in consideration of \$32,300.00 paid to the Department, a quitclaim deed to certain real property in Douglas County.

SENATE AMENDMENT NO. 3.

Upon the receipt of specified consideration, authorizes the State to convey title to, release easements over, and restore access rights to described parcels of land.

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NOTE(S) THAT MAY APPLY: Fiscal
    98-02-17 H Filed With Clerk
                                          Referred to Hse Rules Comm
             H First reading
    98-03-02 H
                                          Land convey appraisal filed
                                          Committee Rules
    98-03-11 H
                                          Assigned to Executive
    98-03-19 H
                     Amendment No.01
                                          EXECUTIVE
                                                                   Adopted
                     Amendment No.02
                                                                   Adopted
                                          EXECUTIVE
                                                         Н
             Н
                                          Do Pass Amend/Short Debate 014-000-000
             Н
             H Placed Cal 2nd Rdg-Sht Dbt
    98-03-23 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-03-25 H Relld 2nd Rdng-Short Debate
             H
                     Amendment No.03
                                          NOLAND
                     Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
    98-03-26 H Pld Cal Ord 3rd Rdg-Sht Dbt
             H Added As A Co-sponsor HOLBROOK
             H Added As A Co-sponsor DAVIS, STEVE
             H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
    98-03-31 S Arrive Senate
             S Placed Calendr, First Reading
    98-04-01 S Chief Sponsor MAITLAND
    98-04-02 S First reading
                                          Referred to Sen Rules Comm
    98-04-28 S
                                          Assigned to Executive
    98-05-06 S
                     Amendment No.01
                                          EXECUTIVE
                                                                    Adopted
             S
                     Amendment No.02
                                          EXECUTIVE
                                                         S
                                                                    Adopted
                                          Recomminded do pass as amend 013-000-000
              S
               Placed Calndr, Second Reading
    98-05-07
             S
                Second Reading
                Placed Calndr, Third Reading
    98-05-13 S Filed with Secretary
              S
                     Amendment No.03
                                          MAITLAND
              S
                     Amendment referred to SRUL
              S
                     Amendment No.03
                                          MAITLAND
              S
                     Rules refers to
                                            SEXC
    98-05-14
             S
                     Amendment No.03
                                          MAITLAND
                                          Be adopted
              S
                Recalled to Second Reading
              S
              S
                     Amendment No.03
                                          MAITLAND
                                                                    Adopted
              S
                Placed Calndr, Third Reading
              S
                Third Reading - Passed 056-000-000
    98-05-15 H Arrive House
             H Place Cal Order Concurrence 01,02,03
    98-05-18 H Motion Filed Concur
             H
                     Motion referred to
                                            HRUL
             H Calendar Order of Concurren 01,02,03
    98-05-19 H
                     Rules refers to
             H
                                           App For Consider - Complnce
             Η
                                           App For Consider - Complace
             н
                                           App For Consider - Complnce
             H Calendar Order of Concurren 01,02,03
    98-05-20 H H Concurs in S Amend. 1,2,3/115-000-000
             H Passed both Houses
    98-06-18 H Sent to the Governor
    98-08-14 H Governor approved
                  Effective Date 98-08-14
                  PUBLIC ACT 90-0760
              H
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HB-3250 NOLAND.

605 ILCS 5/4-219 new

Amends the Illinois Highway Code to require the Department of Transportation to include nursing homes as a type of motorist service to be considered for signing on conventional highways.

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NOTE(S) THAT MAY APPLY: Fiscal 98-02-17 H Filed With Clerk
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H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3251 CURRIE.

New Act

Creates the Healthy Start Insurance Plan Act. Provides a short title only.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3252 ERWIN - LANG.

New Act

Creates the Cancer Research Act. Creates the Cancer Research Program to be administered by the Department of Public Health through grants to private, public, or non-profit organizations, to fund innovative and creative cancer research, with a special emphasis on research that complements, rather than duplicates, the research funded by the federal government and other entities. Creates the Cancer Research Council, to be appointed by the Director of Public Health, which will determine who receives the grants, based on criteria in the Act. Requires the Department to submit a report to the General Assembly on December 31, 1998 and each December 31 thereafter on grants made, grants in progress, program accomplishments, and future program directions.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-19 H Added As A Joint Sponsor LANG

99-01-12 H Session Sine Die

HB-3253 ERWIN.

Appropriates \$2,000,000 to the Department of Public Health to implement the Cancer Research Act. Effective July 1, 1998.

98-02-17 H Filed With Clerk

99-01-12 H Session Sine Die

H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Appropriations-Human Services

98-03-20 H Re-Refer Rules/Rul 19(a)

HB-3254 SAVIANO.

235 ILCS 5/6-16.2 new

Amends the Liquor Control Act of 1934. Allows a municipality or county to prohibit a licensee from permitting a person under the age of 21 years to enter and remain in a portion of a licensed premises that sells, gives, or delivers alcoholic liquor for consumption on the premises. Provides that reliance on adequate written evidence of age and identity is an affirmative defense. Requires reports to the Secretary of State concerning use of a false or fraudulent ID or driver's license.

HOUSE AMENDMENT NO. 1.

Further amends the Liquor Control Act of 1934. Provides that the provision authorizing a licensee to prohibit a person under 21 years of age from entering and remaining in that portion of a licensed premises that sells, gives, or delivers alcoholic liquor for consumption on the premises does not apply to any licensed premises where selling, giving, or delivering alcoholic liquor is not the principal business of the licensee at those premises.

SENATE AMENDMENT NO. 2.

Adds reference to:

235 ILCS 5/6-11 from Ch. 43, par. 127

Further amends the Liquor Control Act of 1934. Provides that the prohibition against selling alcoholic liquor at retail within 100 feet of a church, school, hospital, home for aged or indigent persons or for veterans, their spouses, or children, or any military or naval station shall not apply to a newly constructed restaurant that meets certain requirements. Adds an immediate effective date.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Executive

98-03-19 H Amendment No.01 EXECUTIVE H Adopted
Do Pass Amend/Short Debate 014-000-000

H Placed Cal 2nd Rdg-Sht Dbt

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98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-25 H 3rd Rdg-Sht Dbt-Pass/Vote 112-000-002
98-03-26 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor WALSH,T
         S First reading
                                      Referred to Sen Rules Comm
98-04-01
                                      Assigned to Executive
98-04-23
                                      Recommended do pass 013-000-000
         S Placed Calndr, Second Reading
98-04-30
         S Filed with Secretary
         S
                 Amendment No.01
                                      WALSH,T
                 Amendment referred to SRUL
98-05-05 S Filed with Secretary
         S
                 Amendment No.02
                                      WALSH,T
         S
                 Amendment referred to SRUL
98-05-06
         S
                 Amendment No.01
                                      WALSH,T
         S
                 Rules refers to
                                        SEXC
         S
                 Amendment No.02
                                      WALSH,T
         S
                 Rules refers to
                                        SEXC
98-05-14
         S
                 Amendment No.01
                                      WALSH,T
                                                               Tabled
                                                                 SEXC/BY
          S
                                                                 SPONSOR
         S
                                      WALSH,T
                 Amendment No.02
         S
                                      Be adopted
            Second Reading
          S
                 Amendment No.02
                                      WALSH,T
                                                               Adopted
          S Placed Calndr, Third Reading
98-05-15 S Third Reading - Passed 042-015-000
         H Arrive House
         H Place Cal Order Concurrence 02
98-05-18 H Motion Filed Concur
                 Motion referred to
                                        HRUL
         H
                 Rules refers to
                                        HEXC/02
         Η
         H Calendar Order of Concurren 02
                                      App For Consider - Complace
98-05-19 H
          H H Concurs in S Amend, 02/069-041-005
         H Passed both Houses
98-06-17 H Sent to the Governor
98-07-10 H Governor approved
              Effective Date 98-07-10
         Н
              PUBLIC ACT 90-0617
          Н
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HB-3255 SAVIANO.

235 ILCS 5/7-5

from Ch. 43, par. 149

Amends the Liquor Control Act of 1934. Provides that if a licensed premises located within a municipality with a population of 500,000 or more inhabitants appeals a fine, order, or suspension, the license appeal commission shall render a decision affirming, reversing, or modifying the order or action of the local liquor control commissioner (current law requires the license appeal commission to render a decision sustaining or reversing the order of the local liquor control commissioner).

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98-02-17 H Filed With Clerk
H First reading

98-03-11 H Assigned to Executive

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die
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HB-3256 HASSERT.

415 ILCS 5/1

from Ch. 111 1/2, par. 1001

Amends the Environmental Protection Act. Adds a caption and makes a technical correction to the short title Section.

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SENATE AMENDMENT NO. 3.
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Deletes reference to:
415 ILCS 5/1
Adds reference to:
35 ILCS 640/2-7
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35 ILCS 640/2-9 220 ILCS 5/8-403.1 from 111 2/3, par. 8-403.1

Deletes everything. Amends the Electricity Excise Tax Law. Provides that the credit allowed to a public utility under the Public Utilities Act for purchasing electricity from a qualified solid waste energy facility shall be allowed as a credit against the obligation to remit electricity excise tax. Provides that each delivering supplier collecting the tax shall include the credit amount allowed under the Public Utilities Act on the monthly return to the Department of Revenue. Amends the Public Utilities Act. Provides that a utility's purchases from a qualified solid waste energy facility entitle the utility to credits against taxes it collects under the Electricity Excise Tax Law. Provides that when the capital costs for developing a qualified facility have been paid, then the facility shall reimburse the Public Utilities Fund and the General Revenue Fund (now the Public Utilities Fund) for the reductions caused by the tax credits. Effective immediately.

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98-02-17 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-03-11 H
                                      Assigned to Environment & Energy
98-03-20 H
                                      Do Pass/Short Debate Cal 020-000-003
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H Pld Cal Ord 3rd Rdg-Sht Dbt
         H 3rd Rdg-Sht Dbt-Pass/Vote 092-016-008
98-03-31
         S Arrive Senate
         S Placed Calendr, First Reading
         S
           Chief Sponsor MAHAR
98-04-01 S First reading
                                      Referred to Sen Rules Comm
98-04-03 S Added as Chief Co-sponsor MAITLAND
98-04-22 S
                                      Assigned to Environment & Energy
98-04-30 S
                                      Recommended do pass 009-000-000
            Placed Calndr, Second Reading
98-05-04 S
           Second Reading
           Placed Calndr, Third Reading
98-05-14
         S
           Sponsor Removed MAHAR
            Alt Chief Sponsor Changed RAUSCHENBERGER
         S
           Filed with Secretary
         S
                Amendment No.01
                                     RAUSCHENBERGER
         S
                 Amendment referred to SRUL
         S
                 Amendment No.01
                                      RAUSCHENBERGER
         S
                Rules refers to
                                       SENV
         S
                 Amendment No.01
                                      RAUSCHENBERGER
         S
                                      Held in committee
98-05-15
         S
                                      3rd Reading Pssg Ddlne Extd
         S Calendar Order of 3rd Rdng 98-05-05
98-06-22
        S
                                      Refer to Rules/Rul 3-9(b)
         S
            Tabled Pursuant to Rule5-4(A)/SA 01
                                      Committee Rules
98-12-03
         S
                                      Approved for Consideration SRUL
            Placed Calndr, Third Reading
         S
           Filed with Secretary
         S
                 Amendment No.02
                                      RAUSCHENBERGER
         S
                 Amendment referred to SRUL
         S Calendar Order of 3rd Rdng 99-01-11
99-01-04
                                      Refer to Rules/Rul 3-9(b)
            Tabled Pursuant to Rule5-4(A)SA 02
                                      Committee Rules
99-01-12 S Filed with Secretary
         S
                 Amendment No.03
                                      RAUSCHENBERGER
         S
                 Amendment referred to SRUL
         S
                 Amendment No.03
                                      RAUSCHENBERGER
         S
                 Rules refers to
                                       SENV
         S
                                      Approved for Consideration SRUL
         S
                 Amendment No.03
                                      RAUSCHENBERGER
         S
                                      Be adopted
         S
            Recalled to Second Reading
                 Amendment No.03
                                      RAUSCHENBERGER
                                                               Adopted
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99-01-12-Cont.

- S Placed Calndr, Third Reading
- S Third Reading Passed 039-001-012
- H Arrive House
- H Place Cal Order Concurrence 03
- H Session Sine Die

HB-3257 HASSERT – DAVIS, MONIQUE.

415 ILCS 5/21

from Ch. 111 1/2, par. 1021

Amends the Environmental Protection Act. Deletes provisions prohibiting a person from conducting an operation for the receipt, transfer, recycling, or other management of construction or demolition debris without maintenance of load tickets and certain other manifests. Requires a person who conducts generation, transportation, or recycling of construction or demolition debris to maintain certain identifying documentation for 3 years. Exempts certain facilities that use construction debris for certain specified uses from the documentation requirement. Provides that certain provisions concerning maintenance of identifying documentation shall not apply to generation or recycling of clean construction or demolition debris in certain circumstances. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:

415 ILCS 5/3.78

from Ch. 111 1/2, par. 1003.78

415 ILCS 5/3.78a

415 ILCS 5/21 from Ch. 111 1/2, par. 1021

Deletes everything. Amends the Environmental Protection Act. Deletes provisions prohibiting a person from conducting an operation for the receipt, transfer, recycling, or other management of construction or demolition debris without maintenance of load tickets and certain other manifests. Requires a person who conducts generation, transportation, or recycling of construction or demolition debris to maintain certain identifying documentation for 3 years. Exempts certain facilities that use construction debris for certain specified uses from the documentation requirement. Provides that certain provisions concerning maintenance of identifying documentation shall not apply to generation or recycling of clean construction or demolition debris in certain circumstances. Provides that certain provisions concerning the generation, transportation, or recycling of construction or demolition debris shall also apply to uncontaminated soil generated during construction, remodeling, repair, and demolition of utilities, structures, and roads that is not commingled with any waste. Removes uncontaminated soil that is not commingled with any general construction or demolition debris or other waste from the definition of "general construction or demolition debris". Replaces "dirt and sand" with "soil" and removes soil that is not commingled with any clean construction or demolition debris or other waste from the definition of "clean construction or demolition debris". Effective immediately.

SENATE AMENDMENT NO. 2.

Amends the Environmental Protection Act. Provides an exemption from the documentation requirement for construction or demolition debris for the Illinois Department of Transportation. Provides that the terms "generation" and "recycling" do not apply to clean construction or demolition debris when milled asphalt or crushed concrete is used as aggregate in constructing the shoulder of a roadway.

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98-02-17 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-03-11 H
                                      Assigned to Environment & Energy
98-03-20 H
                                      Do Pass/Short Debate Cal 023-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
         H Added As A Joint Sponsor DAVIS, MONIQUE
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
98-03-26 S Chief Sponsor MAITLAND
98-03-31 S Added as Chief Co-sponsor BUTLER
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S First reading Referred to Sen Rules Comm

98-04-06	S	Sponsor Removed MAITLAN		
	S	Alt Chief Sponsor Changed E	BUTLER	
98-04-22	S		Assigned to Environment &	Energy
98-04-30		Amendment No.01		Adopted
	S		Recommnded do pass as am-	end 009-000-000
		Placed Calndr, Second Readn	g	
98-05-04		Second Reading		
		Placed Calndr, Third Reading		
98-05-12		Filed with Secretary		
	S	Amendment No.02	BUTLER	
	S	Amendment referred to		
98-05-13	S	Amendment No.02	BUTLER	
	S	Rules refers to	SENV	
98-05-14	S	Amendment No.02	BUTLER	
	S		Be adopted	
		Recalled to Second Reading		
	S	Amendment No.02	BUTLER	Adopted
		Placed Calndr, Third Reading		
		Third Reading - Passed 057-0	000-000	
		Arrive House	01.02	
00 05 10		Place Cal Order Concurrence Motion Filed Concur	01,02	
96-03-16	Н		HRUL	
	Н		App For Consider - Compln	22
		Calendar Order of Concurren		cc
98-05-19		H Concurs in S Amend. 01,0	•	
70-05-17		Passed both Houses	2/110-000-000	
98-06-17		Sent to the Governor		
		Governor approved		
70 00-1 4	Н			
	Н			
		1 02210 1101 70 0701		

HB-3258 FEIGENHOLTZ.

Appropriates \$2,800,000 to the Department of Public Aid for adult optometric services. Effective July 1, 1998.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Appropriations-Human Services

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3259 WIRSING.

20 ILCS 5/6.06	from Ch. 127, par. 6.06
55 ILCS 5/5-25012	from Ch. 34, par. 5-25012
305 ILCS 5/12-4.20	from Ch. 23, par. 12-4.20
625 ILCS 5/6-902	from Ch. 95 1/2, par. 6-902

Amends the Civil Administrative Code of Illinois, the Counties Code, the Illinois Public Aid Code, and the Illinois Vehicle Code to add therapeutically certified optometrists to advisory boards created under those Acts.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm
98-03-11 H Assigned to Registration & Regulation
98-03-20 H Motion Do Pass-Lost 004-014-003 HREG
H Remains in CommiRegistration & Regulation
Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3260 ZICKUS - SMITH,MICHAEL - LAWFER - GASH, MCCARTHY, CROTTY, GIGLIO, LYONS,EILEEN, MITCHELL, MOFFITT, JONES,JOHN, KRAUSE AND DAVIS,STEVE.

35 ILCS 200/15-145

Amends the Property Tax Code. Provides that all property of veterans' organizations used at least 70% of the time it is in operation (now exclusively) for charitable, patriotic, and civic purposes is exempt. Effective immediately.

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

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98-02-17 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      98-03-23 H Added As A Joint Sponsor SMITH, MICHAEL
      98-03-26 H Added As A Co-sponsor MCCARTHY
               H Added As A Co-sponsor CROTTY
                H Added As A Co-sponsor GIGLIO
      98-03-31 H Added As A Co-sponsor LYONS, EILEEN
                H Added As A Co-sponsor LAWFER
      98-04-01 H Added As A Co-sponsor MITCHELL
               H Added As A Co-sponsor MOFFITT
                H Added As A Co-sponsor JONES, JOHN
      98-04-15 H Added As A Co-sponsor KRAUSE
      98-04-22 H Added As A Co-sponsor DAVIS, STEVE
      98-05-12 H Added As A Co-sponsor GASH
      99-01-12 H Session Sine Die
             LINDNER - WAIT - MOORE, ANDREA - LYONS, EILEEN - RIGHTER.
HB-3261
    5 ILCS 140/2
                                    from Ch. 116, par. 202
  225 ILCS 10/3
                                    from Ch. 23, par. 2213
  225 ILCS 10/4.3
                                    from Ch. 23, par. 2214.3
  225 ILCS 10/8
                                    from Ch. 23, par. 2218
  225 ILCS 10/8.1
                                    from Ch. 23, par. 2218.1
  225 ILCS 10/12
                                    from Ch. 23, par. 2222
  225 ILCS 10/18
                                    from Ch. 23, par. 2228
  325 ILCS 5/6.5 new
  325 ILCS 5/7.4
                                    from Ch. 23, par. 2057.4
  325 ILCS 5/7.8
                                    from Ch. 23, par. 2057.8
  325 ILCS 5/7.17
                                    from Ch. 23, par. 2057.17
                                    from Ch. 23, par. 2059
from Ch. 23, par. 2061
  325 ILCS 5/9
  325 ILCS 5/11
  325 ILCS 5/11.1
                                    from Ch. 23, par. 2061.1
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Amends the Freedom of Information Act, the Child Care Act of 1969, and the Abused and Neglected Child Reporting Act. Provides that complaints and results of complaints of licensing violations at day care facilities are public records. Requires persons who receive children for care, day care centers, day care homes, and day care agencies to provide information to the Illinois Department of Children and Family Services upon notification of an investigation for abuse or neglect. Provides that certain facilities for child care shall not advertise while under investigation.

from Ch. 23, par. 2061.3

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

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98-02-17 H Filed With Clerk
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325 ILCS 5/11.3

H Added As A Joint Sponsor WAIT

H Added As A Co-sponsor MOORE, ANDREA

H Added As A Co-sponsor LYONS, EILEEN

H Added As A Co-sponsor RIGHTER

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3262 MITCHELL – PHELPS – JONES, JOHN, PERSICO, HOEFT, BOLAND, SMITH, MICHAEL, DAVIS, MONIQUE, WOOLARD, LYONS, EILEEN, POE, KOSEL, BOST, MCCARTHY, CROTTY AND GIGLIO.

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105 ILCS 5/2-3.11
                                    from Ch. 122, par. 2-3.I1
105 ILCS 5/10-21.9
                                    from Ch. 122, par. 10-21.9
105 ILCS 5/10-22.20a
                                    from Ch. 122, par. 10-22.20a
105 ILCS 5/10-22.24a
                                    from Ch. 122, par. I0-22.24a
105 ILCS 5/10-22.34
                                    from Ch. 122, par. 10-22.34
105 ILCS 5/14-I.09.1
105 ILCS 5/14-8.05
                                    from Ch. 122, par. 14-8.05
105 ILCS 5/14C-2
                                    from Ch. 122, par. 14C-2
105 ILCS 5/21-0.05 new
105 ILCS 5/21-1
                                    from Ch. 122, par. 21-1
105 ILCS 5/21-1a
                                    from Ch. 122, par. 21-Ia
105 ILCS 5/21-1b
                                    from Ch. 122, par. 21-1b
105 ILCS 5/21-1c
                                    from Ch. 122, par. 21-Ic
105 ILCS 5/21-2
                                    from Ch. 122, par. 21-2
105 ILCS 5/21-2.1
                                    from Ch. 122, par. 21-2.1
105 ILCS 5/21-2b
                                    from Ch. 122, par. 21-2b
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105 ILCS 5/21-3
                                    from Ch. 122, par. 21-3
105 ILCS 5/21-4
                                    from Ch. 122, par. 21-4
105 ILCS 5/21-5
                                    from Ch. 122, par. 21-5
105 ILCS 5/21-5a
                                    from Ch. 122, par. 21-5a
105 ILCS 5/21-5b
105 ILCS 5/21-5c
105 ILCS 5/21-5d
105 ILCS 5/21-7.1
                                    from Ch. 122, par. 21-7.1
105 ILCS 5/21-9
                                    from Ch. 122, par. 21-9
105 ILCS 5/21-10
                                    from Ch. 122, par. 21-10
105 ILCS 5/21-11
                                    from Ch. 122, par. 21-11
105 ILCS 5/21-11.1
                                    from Ch. 122, par. 21-11.1
105 ILCS 5/21-11.2
                                    from Ch. 122, par. 21-11.2
105 ILCS 5/21-11.3
                                    from Ch. 122, par. 21-11.3
105 ILCS 5/21-11.4
105 ILCS 5/21-12
                                    from Ch. 122, par. 21-12
105 ILCS 5/21-14
                                    from Ch. 122, par. 21-14
105 ILCS 5/21-16
                                    from Ch. 122, par. 21-16
105 ILCS 5/21-17
                                    from Ch. 122, par. 21-17
                                    from Ch. 122, par. 21-19
105 ILCS 5/21-19
105 ILCS 5/21-21
                                    from Ch. 122, par. 21-21
105 ILCS 5/21-21.1
                                    from Ch. 122, par. 21-21.1
105 ILCS 5/21-23
                                    from Ch. 122, par. 21-23
                                    from Ch. 122, par. 21-23b
105 ILCS 5/21-23b
105 ILCS 5/21-24
                                    from Ch. 122, par. 21-24
105 ILCS 5/21-25
                                    from Ch. 122, par. 21-25
105 ILCS 5/34-18.5
                                    from Ch. 122, par. 34-18.5
105 ILCS 5/34-83
                                    from Ch. 122, par. 34-83
110 ILCS 947/65.20
225 ILCS 15/4
                                    from Ch. 111, par. 5354
225 ILCS 107/15
105 ILCS 5/21-0.01 rep.
105 ILCS 5/21-13 rep.
105 ILCS 5/21-26 rep.
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Amends the School Code, Creates the Professional Teacher Standards Board consisting of 23 members appointed by the Governor to administer the Article of the School Code governing the certification of teachers and other certificated school personnel and the approval of teacher and administrator preparation programs. Gives the Professional Teacher Standards Board all powers and duties currently exercised by the State Board of Education and the State Teacher Certification Board with respect to administration of the certification and program approval process, and abolishes the State Teacher Certification Board. Authorizes the Professional Teacher Standards Board to employ an Executive Director and such other staff members as are necessary to exercise its powers and duties and carry out its functions. Provides that a Standard Certificate may be renewed every 7 (instead of 5) years based on proof of professional development (instead of on proof of continuing education or professional development). Makes other changes. Effective January 1, 1999.

HOUSE AMENDMENT NO. 1.

Provides that one of the parents and one of the representatives of the business community appointed to the Professional Teacher Standards Board shall be members of the Democratic party and the other parent and representative of the business community shall be members of the Republican party. Allows the Board to renew the certificates of teachers employed by a school district in a city with a population exceeding 500,000. Provides that the Board shall report to the General Assembly and Governor with recommendations for changes and improvements to the teacher certification system no later than January 1, 2000 (instead of January 1, 1999) and on an annual basis until January 1, 2002 (instead of January 1, 2001). Restores current law in providing that a Standard Certificate may be renewed every 5 (instead of 7) years.

FISCAL NOTE, AMENDED (State Board of Education) No additional personnel costs would necessarily be incurred; expenditures would be required for the new Standards Board common agency costs and activities. STATE MANDATES FISCAL NOTE, AMENDED (SBE)

No change from SBE fiscal note, amended.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-02-17 H Filed With Clerk
             H Added As A Joint Sponsor PHELPS
                                        Referred to Hse Rules Comm
             H First reading
   98-03-11 H
                                         Assigned to Elementary & Secondary
                                           Education
   98-03-19 H Added As A Co-sponsor PERSICO
             H Added As A Co-sponsor HOEFT
             H Added As A Co-sponsor BOLAND
             H Added As A Co-sponsor SMITH, MICHAEL
             H Added As A Co-sponsor DAVIS, MONIQUE
             H Added As A Co-sponsor JONES, JOHN
             H Added As A Co-sponsor WOOLARD
                                        Do Pass/Short Debate Cal 017-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
   98-03-23 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
             H Added As A Co-sponsor LYONS, EILEEN
             H Added As A Co-sponsor POE
             H Added As A Co-sponsor KOSEL
             H Added As A Co-sponsor BOST
   98-03-24 H Relld 2nd Rdng-Short Debate
             H Held 2nd Rdg-Short Debate
                                        MITCHELL
                    Amendment No.01
    98-03-25 H
                    Amendment referred to HRUL
             Н
             H Be approved consideration 003-002-000/HRUL
                    Amendment No.01
                                        MITCHELL
                                                                 Adopted
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-03-26 H 3rd Rdg-Sht Dbt-Pass/Vote 112-002-001
             H Added As A Co-sponsor MCCARTHY
             H Added As A Co-sponsor CROTTY
             H Added As A Co-sponsor GIGLIO
    98-03-31 S Arrive Senate
                                         Fiscal Note Filed
                                         St Mandate Fis Note Filed
             S Placed Calendr, First Reading
    98-04-02 S Chief Sponsor BERMAN
    98-04-21 S First reading
                                         Referred to Sen Rules Comm
    98-04-30 S Added As A Co-sponsor DILLARD
    99-01-12 H Session Sine Die
          BOST - ACEVEDO.
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HB-3263

225 ILCS 41/1-15 225 ILCS 41/1-20

Amends the Funeral Directors and Embalmers Licensing Code. Amends the definition of funeral directing and the definition of funeral directing and embalming to include the engaging in or making or holding oneself out as being engaged in or making funeral arrangements or the offering or holding oneself out as offering the opportunity to purchase or enroll in a prepaid funeral agreement for funeral services or funeral merchandise.

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98-02-17 H Filed With Clerk
                                     Referred to Hse Rules Comm
         H First reading
98-02-19 H Added As A Joint Sponsor ACEVEDO
99-01-12 H Session Sine Die
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HB-3264 WAIT.

105 ILCS 5/17-2.5

from Ch. 122, par. 17-2.5

Amends the School Code to provide that the school board may not use money in the Tort Immunity Fund for any purpose other than the purposes for which the school board is allowed to levy the tax for tort immunity.

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

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3265 **2846**

HB-3265

FLOWERS - KLINGLER - SCOTT - MCKEON - GASH, SILVA, FANTIN, O'BRIEN, JONES, LOU, BURKE, PHELPS, PUGH, REITZ, RODRIGUEZ, RONEN, SCHAKOWSKY, SCULLY, SLONE, MCAULIFFE, DEUCHLER, DART, SAVIANO, HANNIG, GIGLIO, CURRY, JULIE, ACEVEDO, BO-BRADLEY, LAND. BROSNAHAN, BUGIELSKI. CAPPARELLI. CROTTY, CURRIE, DAVIS, STEVE, DAVIS, MONIQUE, ERWIN, FEI-GENHOLTZ, FRITCHEY, GILES, HARTKE, HOFFMAN, HOLBROOK, JONES, SHIRLEY, KENNER. LANG. LOPEZ. ONS, JOSEPH, MCCARTHY, MORROW, MURPHY, NOVAK, SMITH, MICHAEL, STROGER, TURNER, ART, YOUNGE, GRANBERG, MCGUIRE AND MOORE, EUGENE.

215 ILCS 125/5-10 new 215 ILCS 125/5-11 new 215 ILCS 125/5-12 new 215 ILCS 125/5-13 new

Amends the Health Maintenance Organization Act. Establishes the office of health care consumer assistance, advocacy, and information within the Department of Insurance. Provides for an executive director appointed by the Governor to a 3-year term. Directs the office to assist health care consumers on a statewide basis in asserting their contractual and legal rights, resolving consumer complaints, and obtaining appropriate referrals. Requires the executive director to make quarterly reports to the Director of Insurance and the Governor. Requires an annual report to the General Assembly including recommendations for improving the health care consumer assistance and complaint resolution process. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: New Act 5 ILCS 375/6.12 new 30 ILCS 105/5.480 new 30 ILCS 805/8.22 new 55 ILCS 5/5-1069.8 new 65 ILCS 5/10-4-2.8 new 105 ILCS 5/10-22.3g new 215 ILCS 125/2-2

215 ILCS 125/6-7

from Ch. 111 1/2, par. 1404 from Ch. 111 1/2, par. 1418.7

Creates the Managed Care Reform Act. Specifies information that must be disclosed by a managed care plan. Establishes a multi-level grievance procedure and also provides for an independent external review. Requires a managed care plan to maintain a grievance register. Requires managed care plans to be certified by the Director of Public Health with respect to adequacy of provider networks. Authorizes the Department of Public Health to impose civil penalties. Establishes a process, including hearing, for termination of a health care provider. Requires managed care plans to report to professional disciplinary agencies. Provides for the registration of utilization service agents. Establishes utilization review program standards. Requires the Department of Public Health to establish a Managed Care Ombudsman Program. Amends the State Finance Act to create the Managed Care Entity Responsibility and Patients Rights Fund. Amends the State Mandates Act to require implementation without reimbursement. Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, and the School Code to impose the requirements of the Managed Care Reform Act upon the provision of health care under those Acts. Amends the Health Maintenance Organization Act to provide for 2 public members to be appointed to the Health Maintenance Organization Guaranty Association Board. Effective July 1, 1999.

HOUSE AMENDMENT NO. 2.

Provides that health insurance carriers, health care plans, and other managed care entities for health care plans have the duty to exercise ordinary care when making health care treatment decisions and are liable for damages for harm to an insured or enrollee proximately caused by the failure to exercise ordinary care. Authorizes a private right of action. Defines terms. Applies only to causes of action that accrue on or after the effective date of the Act.

FISCAL NOTE, AMENDED (Dpt. of Insurance)

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Staffing could cost as much as $250,000 annually.
    STATE MANDATES ACT FISCAL NOTE, H-AMS 1 & 2
    Creates a "personnel mandate" requiring 100% reimbursement.
NOTE(S) THAT MAY APPLY: Fiscal
    98-02-17 H Filed With Clerk
            H First reading
                                        Referred to Hse Rules Comm
    98-03-11 H
                                        Assigned to Health Care Availability &
                                          Access
    98-03-19 H
                                        HTHCR-AVB-ACS H
                   Amendment No.01
                                                                Adopted
            H
                   Amendment No.02
                                        HTHCR-AVB-ACS H
                                                                Adopted
                                        Do Pass Amd/Stndrd Dbt/Vote 016-010-004
            H
            H Plcd Cal 2nd Rdg Std Dbt
    98-03-20 H
                                        Fiscal Note reg as Amended BLACK
                                        St Mndt Fscl Note Req Amnd
            H Cal 2nd Rdg Std Dbt
    98-03-24 H Added As A Joint Sponsor MCKEON
            H Added As A Co-sponsor GASH
            H Added As A Co-sponsor FANTIN
    98-03-25 H
                                        Fiscal Note filed as Amnded
            H Added As A Co-sponsor SILVA
            H Added As A Co-sponsor O'BRIEN
                    Amendment No.03
            H
                                        ZICKUS
                    Amendment referred to HRUL
            H
            Н
                    Rules refers to
                                         HCAA
            H Added As A Co-sponsor RONEN
            H Second Reading-Stnd Debate
            H Hld Cal Ord 2nd Rdg-Shr Dbt
    98-03-26 H Added As A Co-sponsor JONES, LOU
             H Joint Sponsor Changed to KLINGLER
             H Added As A Co-sponsor SCOTT
             H Added As A Co-sponsor SILVA
             H Added As A Co-sponsor BURKE
             H Added As A Co-sponsor PHELPS
             H Added As A Co-sponsor PUGH
             H Added As A Co-sponsor REITZ
             H Added As A Co-sponsor RODRIGUEZ
             H Added As A Co-sponsor SCHAKOWSKY
             H Added As A Co-sponsor SCULLY
             H Added As A Co-sponsor SLONE
             H Added As A Co-sponsor MCAULIFFE
             H Added As A Co-sponsor DEUCHLER
             H Added As A Co-sponsor DART
             H Added As A Co-sponsor SAVIANO
             H Added As A Co-sponsor HANNIG
             H Added As A Co-sponsor GIGLIO
             H Added As A Co-sponsor CURRY, JULIE
             H Added As A Co-sponsor ACEVEDO
             H Added As A Co-sponsor BOLAND
             H Added As A Co-sponsor BRADLEY
             H Added As A Co-sponsor BROSNAHAN
             H Added As A Co-sponsor BUGIELSKI
             H Added As A Co-sponsor CAPPARELLI
             H Added As A Co-sponsor CROTTY
             H Added As A Co-sponsor CURRIE
             H Added As A Co-sponsor DAVIS, STEVE
             H Added As A Co-sponsor DAVIS, MONIQUE
             H Added As A Co-sponsor ERWIN
             H Added As A Co-sponsor FEIGENHOLTZ
             H Added As A Co-sponsor FRITCHEY
             H Added As A Co-sponsor GILES
             H Added As A Co-sponsor HARTKE
             H Added As A Co-sponsor HOFFMAN
             H Added As A Co-sponsor HOLBROOK
             H Added As A Co-sponsor HOWARD
             H Added As A Co-sponsor JONES, SHIRLEY
             H Added As A Co-sponsor KENNER
             H Added As A Co-sponsor LANG
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H Added As A Co-sponsor LOPEZ

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98-03-26-Cont.
        H Added As A Co-sponsor LYONS, JOSEPH
        H Added As A Co-sponsor MCCARTHY
        H Added As A Co-sponsor MORROW
        H Added As A Co-sponsor MURPHY
        H Added As A Co-sponsor NOVAK
        H Added As A Co-sponsor SMITH, MICHAEL
        H Added As A Co-sponsor STROGER
        H Added As A Co-sponsor TURNER, ART
        H Added As A Co-sponsor YOUNGE
98-03-30 H
               Amendment No.04
                                   FLOWERS
               Amendment referred to HRUL
        H Hld Cal Ord 2nd Rdg-Shr Dbt
        H Added As A Co-sponsor GRANBERG
98-03-31 H
               Amendment No.04
                                   FLOWERS
        H Be approved consideration HRUL
        H Hld Cal Ord 2nd Rdg-Shr Dbt
        H Added As A Co-sponsor MCGUIRE
        H Added As A Co-sponsor MOORE, EUGENE
98-04-02 H
                                   St Mndt Fscl Note Fld Amnd
        H
                                   3RD READING
        Н
                                   DEADLINE EXTENDED
        Н
                                   TO APRIL 30, 1998
        H Hld Cal Ord 2nd Rdg-Shr Dbt
98-04-30 H
                                   3RD READING
                                   DEADLINE EXTENDED
                                   TO MAY 22, 1998
        H Hld Cal Ord 2nd Rdg-Shr Dbt
98-05-22 H
                                   Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-3266 FLOWERS.

New Act

Creates the Health Care Services Disclosure Act. Establishes disclosure standards for managed care plans. Requires disclosure of utilization review policies, grievance procedures, and other coverage provisions including drug formularies used by the plan and a list of participating providers.

NOTE(S) THAT MAY APPLY: Fiscal 98-02-17 H Filed With Clerk H First reading

First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3267 FLOWERS.

New Act

Creates the Managed Care Grievance Procedure Act. Sets forth the procedures managed care plans must follow when handling a grievance filed by an enrollee. Establishes a multi-level grievance review system. Provides for an external review before an independent reviewer if requested by an enrollee. Requires a managed care plan to maintain a register of all complaints filed within the 3 previous years and to report to the Department of Public Health.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3268 FLOWERS.

New Act

Creates the Managed Care Emergency Services Act. Provides that a managed care plan shall provide emergency services coverage that is not dependent upon whether the services are performed by a participating or nonparticipating provider. Requires the benefits to be at the level that exists with respect to care provided by a participating provider. Prohibits retrospective denial of benefits.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

2849 HB-3269

HB-3269 FLOWERS AND JONES,LOU.

New Act

Creates the Health Care Professional Selection Act. Sets forth the manner and conditions under which a managed care plan shall select health care professionals for participation in the plan. Provides the procedures necessary for termination of health care professionals. Prohibits restrictions on disclosures by health care professionals to patients.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-25 H Added As A Co-sponsor JONES,LOU

99-01-12 H Session Sine Die

HB-3270 FLOWERS.

New Act

Creates the Managed Care Utilization Review Act. Requires utilization review agents to be registered with the Department of Public Health. Requires the establishment of program standards for utilization review agents. Prohibits compensation of utilization review agents based on reduction of payment for or denial of claims.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3271 FLOWERS.

215 ILCS 125/2-2

from Ch. 111 1/2, par. 1404

215 ILCS 125/6-7

from Ch. 111 1/2, par. 1418.7

Amends the Health Maintenance Organization Act. Increases from 9 to 11 the number of members on the Health Maintenance Advisory Board. Provides for 2 members to be representatives of the general public. Increases the number of directors of the Illinois Health Maintenance Organization Guaranty Association from 9 to 11. Provides that 2 of the members shall be enrollees of health maintenance organizations.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3272 FLOWERS.

New Act

Creates the Managed Care Enrollee Rights Act. Sets forth specific rights of an enrollee with respect to the enrollee's relationship with a managed care entity. The rights include a right to privacy, the right to care consistent with professional standards of care, and the right to refuse treatment. Establishes the Managed Care Ombudsman Program within the Department of Public Health. Provides for the ombudsman to assist consumers in selecting an appropriate managed care plan and understanding their rights and responsibilities as enrollees. Requires the Department of Public Health to conduct an annual consumer survey and to publish a Consumer Guidebook of Health Plan Performance. Requires managed care plans to establish Health Care Service Delivery Review Boards to establish rules of operation for the managed care plan. Defines terms.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3273 KUBIK - CURRIE.

5 ILCS 140/6

from Ch. 116, par. 206

Amends the Freedom of Information Act. Provides that, notwithstanding any other provision of law, the fee for reproducing any public record, regardless of the format of the record, shall not exceed the actual cost of reproduction. Deletes an obsolete cross-reference. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to:

5 ILCS 140/7

from Ch. 116, par. 207

5 ILCS 140/7.2 new

Deletes everything. Amends the Freedom of Information Act. Provides that fees charged for copying and reproducing a record shall not exceed the actual cost of reproduction and certification, regardless of the format of the record (now shall not exceed the actual cost of reproduction and certification). Defines "actual cost". Provides that certain information concerning the arrest of an individual or the issuance of a summons to an individual shall be available for inspection and copying. Provides that some of the information may be withheld if disclosure would (i) interfere with pending or actually and reasonably contemplated law enforcement proceedings; (ii) endanger the life or physical safety of law enforcement or correctional personnel or any other person; or (iii) compromise the security of any correctional facility. Provides that information identifying witnesses to traffic accidents, traffic accident reports, and rescue reports may be disclosed, except in a case for which a criminal investigation is ongoing, without constituting a clearly unwarranted invasion of personal privacy (now without constituting a clearly unwarranted per se invasion of personal privacy). Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-02-17 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
   98-03-11 H
                                         Assigned to State Govt Admin & Election
                                           Refrm
   98-03-20 H
                                         Do Pass/Short Debate Cal 012-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
   98-03-25 H Added As A Joint Sponsor CURRIE
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
   98-03-27 H
                    Amendment No.01
                                         KUBIK
             Н
                    Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
    98-03-30 H
                    Amendment No.01
                                         KUBIK
                    Rules refers to
                                           HSGE
             H Held 2nd Rdg-Short Debate
    98-03-31 H
                    Amendment No.02
                                         KUBIK
                    Amendment referred to HRUL
             H Be approved consideration HRUL
             H Held 2nd Rdg-Short Debate
    98-04-01 H
                    Amendment No.02
                                         KUBIK
                                                                  Adopted
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-04-02 H
                                         Re-Refer Rules/Rul 19(a)
    99-01-12 H Session Sine Die
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HB-3274 CURRIE.

105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g

Amends the School Code. Makes changes of style in a Section relating to mandate waivers.

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98-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-3275
             ERWIN.
     5 ILCS 375/3
                                      from Ch. 127, par. 523
   15 ILCS 20/38
                                      from Ch. 127, par. 38
                                      from Ch. 127, par. 63b104c
   20 ILCS 415/4c
   20 ILCS 415/9
                                      from Ch. 127, par. 63b109
                                      from Ch. 127, par. 46.4a
   20 ILCS 605/46,4a
    20 ILCS 605/46.44
                                      from Ch. 127, par. 46.44
                                      from Ch. 67 1/2, par. 609.1
    20 ILCS 655/5.5
   20 ILCS 2505/39b51
    20 ILCS 3005/2.6
                                       from Ch. 127, par. 412.6
    20 ILCS 3005/5.1
                                       from Ch. 127, par. 415
    20 ILCS 3010/3
                                       from Ch. 127, par. 3103
    20 ILCS 3010/6
                                       from Ch. 127, par. 3106
    20 ILCS 3510/10
                                       from Ch. 111 1/2, par. 8110
    20 ILCS 3515/7
                                       from Ch. 127, par. 727
    20 ILCS 3605/5
                                       from Ch. 5, par. 1205
    20 ILCS 3705/20
                                       from Ch. 111 1/2, par. 1120
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20 ILCS 3805/5	from Ch. 67 1/2, par. 305
20 ILCS 3850/1-120	
25 ILCS 5/3.1	from Ch. 63, par. 3.1
25 ILCS 65/3	from Ch. 63, par. 42.73
25 ILCS 65/5	from Ch. 63, par. 42.75
25 ILCS 65/7	from Ch. 63, par. 42.77
25 ILCS 65/Act title	
25 ILCS 110/0.01	from Ch. 63, par. 1050
25 ILCS 110/1	from Ch. 63, par. 1051
25 ILCS 125/3.07	from Ch. 63, par. 223.07
25 ILCS 130/1-3	from Ch. 63, par. 1001-3
25 ILCS 130/1-4	from Ch. 63, par. 1001-4
25 ILCS 130/3-5 new	
25 ILCS 130/3A-1	
25 ILCS 130/4-2	from Ch. 63, par. 1004-2
25 ILCS 130/4-3	from Ch. 63, par. 1004-3
25 ILCS 130/4-4	from Ch. 63, par. 1004-4
25 ILCS 130/4-7	from Ch. 63, par. 1004-7
25 ILCS 130/4-9	from Ch. 63, par. 1004-9
25 ILCS 130/10-2	from Ch. 63, par. 1010-2
25 ILCS 130/10-3	from Ch. 63, par. 1010-3
25 ILCS 130/10-4	from Ch. 63, par. 1010-4
25 ILCS 130/10-5	from Ch. 63, par. 1010-5
25 ILCS 130/10-6	from Ch. 63, par. 1010-6
25 ILCS 130/11A-2	from Ch. 63, par. 1011A-2
	110111 Cil. 05, par. 101174-2
25 ILCS 130/3-1 rep.	
25 ILCS 130/4-1 rep.	
25 ILCS 130/10-1 rep.	
25 ILCS 135/5.02	from Ch. 63, par. 29.2
25 ILCS 145/5.05	from Ch. 63, par. 42.15-5
25 ILCS 145/5.07	from Ch. 63, par. 42.15-7
25 ILCS 145/8	from Ch. 63, par. 42.18
25 ILCS 150/3	from Ch. 63, par. 106
25 ILCS 155/2	from Ch. 63, par. 342
25 ILCS 155/3	from Ch. 63, par. 343
25 ILCS 155/4	from Ch. 63, par. 344
25 ILCS 155/4 25 ILCS 155/6	
	from Ch. 63, par. 346
25 ILCS 155/6.2	from Ch. 63, par. 346.2
30 ILCS 10/2004	from Ch. 15, par. 2004
30 ILCS 105/9	from Ch. 127, par. 145
30 ILCS 355/6	from Ch. 85, par. 1396
30 ILCS 805/4	from Ch. 85, par. 2204
40 ILCS 5/1-103.3	
40 ILCS 5/15-158,3	
40 ILCS 5/22-1002	from Ch. 108 1/2, par. 22-1002
45 ILCS 155/2a	from Ch. 144, par. 2803
70 ILCS 510/6	from Ch. 85, par. 6206
70 ILCS 515/6	from Ch. 85, par. 6506
	from Ch. 85, par. 6018
70 ILCS 3205/18	
110 ILCS 205/9.11	from Ch. 144, par. 189.11
110 ILCS 920/11	from Ch. 144, par. 2411
110 ILCS 1015/18	from Ch. 144, par. 1318
320 ILCS 35/50	
	from Ch. 23, par. 6801-50
405 ILCS 60/2	from Ch. 23, par. 6801-50 from Ch. 91 1/2, par. 1552
405 ILCS 60/2 405 ILCS 70/25	from Ch. 23, par. 6801-50 from Ch. 91 1/2, par. 1552 from Ch. 91 1/2, par. 2051-25
	from Ch. 91 1/2, par. 1552 from Ch. 91 1/2, par. 2051-25
405 ILCS 70/25 605 ILCS 10/23	from Ch. 91 1/2, par. 1552 from Ch. 91 1/2, par. 2051-25 from Ch. 121, par. 100-23
405 ILCS 70/25 605 ILCS 10/23 5 ILCS 100/5-140	from Ch. 91 1/2, par. 1552 from Ch. 91 1/2, par. 2051-25 from Ch. 121, par. 100-23 from Ch. 127, par. 1005-140
405 ILCS 70/25 605 ILCS 10/23 5 ILCS 100/5-140 10 ILCS 5/1A-8	from Ch. 91 1/2, par. 1552 from Ch. 91 1/2, par. 2051-25 from Ch. 121, par. 100-23 from Ch. 127, par. 1005-140 from Ch. 46, par. 1A-8
405 ILCS 70/25 605 ILCS 10/23 5 ILCS 100/5-140 10 ILCS 5/1A-8 15 ILCS 15/11	from Ch. 91 1/2, par. 1552 from Ch. 91 1/2, par. 2051-25 from Ch. 121, par. 100-23 from Ch. 127, par. 1005-140 from Ch. 46, par. 1A-8 from Ch. 127, par. 1811
405 ILCS 70/25 605 ILCS 10/23 5 ILCS 100/5-140 10 ILCS 5/1A-8 15 ILCS 15/11 20 ILCS 105/4.02	from Ch. 91 1/2, par. 1552 from Ch. 91 1/2, par. 2051-25 from Ch. 121, par. 100-23 from Ch. 127, par. 1005-140 from Ch. 46, par. 1A-8 from Ch. 127, par. 1811 from Ch. 23, par. 6104.02
405 ILCS 70/25 605 ILCS 10/23 5 ILCS 10/05-140 10 ILCS 5/1A-8 15 ILCS 15/11 20 ILCS 105/4.02 20 ILCS 105/7.09	from Ch. 91 1/2, par. 1552 from Ch. 91 1/2, par. 2051-25 from Ch. 121, par. 100-23 from Ch. 127, par. 1005-140 from Ch. 46, par. 1A-8 from Ch. 127, par. 1811 from Ch. 23, par. 6104.02 from Ch. 23, par. 6107.09
405 ILCS 70/25 605 ILCS 10/23 5 ILCS 100/5-140 10 ILCS 5/1A-8 15 ILCS 15/11 20 ILCS 105/4.02 20 ILCS 105/7.09 20 ILCS 405/67.02	from Ch. 91 1/2, par. 1552 from Ch. 91 1/2, par. 2051-25 from Ch. 121, par. 100-23 from Ch. 127, par. 1005-140 from Ch. 46, par. 1A-8 from Ch. 127, par. 1811 from Ch. 23, par. 6104.02
405 ILCS 70/25 605 ILCS 10/23 5 ILCS 100/5-140 10 ILCS 5/1A-8 15 ILCS 15/11 20 ILCS 105/4.02 20 ILCS 105/7.09 20 ILCS 405/67.02 20 ILCS 505/5.15	from Ch. 91 1/2, par. 1552 from Ch. 91 1/2, par. 2051-25 from Ch. 121, par. 100-23 from Ch. 127, par. 1005-140 from Ch. 46, par. 1A-8 from Ch. 127, par. 1811 from Ch. 23, par. 6104.02 from Ch. 23, par. 6107.09 from Ch. 127, par. 63b13.2
405 ILCS 70/25 605 ILCS 10/23 5 ILCS 100/5-140 I0 ILCS 5/1A-8 15 ILCS 15/11 20 ILCS 105/4.02 20 ILCS 105/7.09 20 ILCS 405/67.02 20 ILCS 505/5.15 20 ILCS 1120/4	from Ch. 91 1/2, par. 1552 from Ch. 91 1/2, par. 2051-25 from Ch. 121, par. 100-23 from Ch. 127, par. 1005-140 from Ch. 46, par. 1A-8 from Ch. 127, par. 1811 from Ch. 23, par. 6104.02 from Ch. 23, par. 6107.09 from Ch. 127, par. 63b13.2 from Ch. 96 1/2, par. 7804
405 ILCS 70/25 605 ILCS 10/23 5 ILCS 100/5-140 I0 ILCS 5/1A-8 15 ILCS 15/11 20 ILCS 105/4.02 20 ILCS 105/7.09 20 ILCS 405/67.02 20 ILCS 505/5.15 20 ILCS 1120/4 20 ILCS 2405/3	from Ch. 91 1/2, par. 1552 from Ch. 91 1/2, par. 2051-25 from Ch. 121, par. 100-23 from Ch. 127, par. 1005-140 from Ch. 46, par. 1A-8 from Ch. 127, par. 1811 from Ch. 23, par. 6104.02 from Ch. 23, par. 6107.09 from Ch. 127, par. 63b13.2 from Ch. 96 1/2, par. 7804 from Ch. 23, par. 3434
405 ILCS 70/25 605 ILCS 10/23 5 ILCS 100/5-140 I0 ILCS 5/1A-8 15 ILCS 15/11 20 ILCS 105/4.02 20 ILCS 105/7.09 20 ILCS 405/67.02 20 ILCS 505/5.15 20 ILCS 1120/4	from Ch. 91 1/2, par. 1552 from Ch. 91 1/2, par. 2051-25 from Ch. 121, par. 100-23 from Ch. 127, par. 1005-140 from Ch. 46, par. 1A-8 from Ch. 127, par. 1811 from Ch. 23, par. 6104.02 from Ch. 23, par. 6107.09 from Ch. 127, par. 63b13.2 from Ch. 96 1/2, par. 7804
405 ILCS 70/25 605 ILCS 10/23 5 ILCS 100/5-140 I0 ILCS 5/1A-8 15 ILCS 15/11 20 ILCS 105/4.02 20 ILCS 105/7.09 20 ILCS 405/67.02 20 ILCS 505/5.15 20 ILCS 1120/4 20 ILCS 2405/3	from Ch. 91 1/2, par. 1552 from Ch. 91 1/2, par. 2051-25 from Ch. 121, par. 100-23 from Ch. 127, par. 1005-140 from Ch. 46, par. 1A-8 from Ch. 127, par. 1811 from Ch. 23, par. 6104.02 from Ch. 23, par. 6107.09 from Ch. 127, par. 63b13.2 from Ch. 96 1/2, par. 7804 from Ch. 23, par. 3434
405 ILCS 70/25 605 ILCS 10/23 5 ILCS 100/5-140 10 ILCS 5/1A-8 15 ILCS 15/11 20 ILCS 105/4.02 20 ILCS 105/7.09 20 ILCS 405/67.02 20 ILCS 505/5.15 20 ILCS 1120/4 20 ILCS 2405/3 20 ILCS 2705/49.21	from Ch. 91 1/2, par. 1552 from Ch. 91 1/2, par. 2051-25 from Ch. 121, par. 100-23 from Ch. 127, par. 1005-140 from Ch. 46, par. 1A-8 from Ch. 127, par. 1811 from Ch. 23, par. 6104.02 from Ch. 23, par. 6107.09 from Ch. 127, par. 63b13.2 from Ch. 96 1/2, par. 7804 from Ch. 23, par. 3434 from Ch. 127, par. 49.21

20 ILCS 3930/7	from Ch. 38, par. 210-7	
20 ILCS 3955/5	from Ch. 91 1/2, par. 705	
30 ILCS 5/3-15	from Ch. 15, par. 303-15	
30 ILCS 715/6	from Ch. 56 1/2, par. 1706	
30 ILCS 805/7	from Ch. 85, par. 2207	
40 ILCS 5/1A-108	110111 0111 03, par. 2207	
40 ILCS 5/5-226	from Ch. 108 1/2, par. 5-226	
40 ILCS 5/6-220	from Ch. 108 1/2, par. 6-220	
40 ILCS 5/21-120	from Ch. 108 1/2, par. 21-120	
40 ILCS 5/22A-109	from Ch. 108 1/2, par. 22A-109	
50 ILCS 740/13		
50 ILCS 750/13	from Ch. 85, par. 543	
65 ILCS 5/11-4-5	from Ch. 134, par. 43	
70 ILCS 10/2	from Ch. 24, par. 11-4-5	
70 ILCS 10/2 70 ILCS 915/2	from Ch. 15 1/2, par. 252	
70 ILCS 913/2 70 ILCS 2605/4b	from Ch. 111 1/2, par: 5002	
	from Ch. 42, par. 323b	
70 ILCS 3620/8	from Ch. 111 2/3, par. 808	
105 ILCS 5/2-3,39	from Ch. 122, par. 2-3.39	
105 ILCS 5/14B-7	from Ch. 122, par. 14B-7	
105 ILCS 5/34A-606	from Ch. 122, par. 34A-606	
105 ILCS 205/4	from Ch. 122, par. 874	
110 ILCS 205/9.04	from Ch. 144, par. 189.04	
110 ILCS 805/2-10	from Ch. 122, par. 102-10	
110 ILCS 935/9	from Ch. 144, par. 1459	
110 ILCS 940/4	from Ch. 127, par. 63b134	
110 ILCS 978/25		
205 ILCS 105/7-8	from Ch. 17, par. 3307-8	
210 ILCS 75/3	from Ch. 23, par. 1303	
210 ILCS 85/6.05	from Ch. 111 1/2, par. 147.05	
225 ILCS 705/4.18	from Ch. 96 1/2, par. 418	
305 ILCS 5/5-5	from Ch. 23, par. 5-5	
305 ILCS 5/5-5.8	from Ch. 23, par. 5-5.8	
305 ILCS 5/12-5	from Ch. 23, par. 12-5	
325 ILCS 35/11	from Ch. 23, par. 6711	
415 ILCS 5/6.1	from Ch. 111 1/2, par. 1006.1	
605 ILCS 5/4-201.16	from Ch. 121, par. 4-201.16	
615 ILCS 5/14a	from Ch. 19, par. 61a	
615 ILCS 5/16	from Ch. 19, par. 63	
615 ILCS 5/20	from Ch. 19, par. 67	
615 ILCS 15/5	from Ch. 19, par. 126e	
625 ILCS 5/15-203	from Ch. 95 1/2, par. 15-203	
720 ILCS 510/10	from Ch. 38, par. 81-30	
720 ILCS 570/201	from Ch. 56 1/2, par. 1201	
725 ILCS 5/108A-11	from Ch. 38, par. 108A-11	
725 ILCS 5/108B-13	from Ch. 38, par. 108A-11	
725 ILCS 3/106B-13 725 ILCS 105/10		
725 ILCS 103/10 725 ILCS 210/4.06	from Ch. 38, par. 208-10	
	from Ch. 14, par. 204.06	
Amends the Legislative Commission Reorganization Act of 198		

Amends the Legislative Commission Reorganization Act of 1984 and other Acts referring to the Illinois Economic and Fiscal Commission, the Commission on Intergovernmental Cooperation, and the Legislative Research Unit. Eliminates the Illinois Economic and Fiscal Commission, the Commission on Intergovernmental Cooperation, and the Legislative Research Unit and transfers their functions to a new legislative support services agency, the Legislative Research Agency. Requires the Agency to also provide General Assembly members, standing committees, and committee and caucus staff with research in all areas covered by the General Assembly's standing committees, including appropriations and budgeting, and its special commissions and projects.

FISCAL NOTE (Bureau of the Budget)

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No change in State expenditures or revenues; additional savings
might occur if LRA replaces existing committee staffs as well.
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NOTE(S) THAT MAY APPLY: Fiscal

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98-02-17 H Filed With Clerk
H First reading
98-03-09 H
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Referred to Hse Rules Comm Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

2853 HB-3276

HB-3276 WINKEL.

625 ILCS 5/6-206

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

625 ILCS 5/11-407.5 new

Amends the Illinois Vehicle Code to prohibit a driver who is involved in a type of accident in which a driver has a duty to report the accident from consuming any alcoholic liquor, cannabis, or controlled substance following the accident. Provides for exemptions. Provides that a person who violates the prohibition is guilty of a Class A misdemeanor and allows the Secretary of State to suspend or revoke the driving privileges of the person.

NOTE(S) THAT MAY APPLY: Correctional

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3277 MCAULIFFE - JOHNSON, TOM - LYONS, EILEEN - KOSEL.

720 ILCS 5/21-1

from Ch. 38, par. 21-1

720 ILCS 5/21-1.3

Amends the Criminal Code of 1961. Provides that the penalties for criminal damage to property and criminal defacement of property are increased by one classification if the property defaced or damaged is a homestead.

NOTE(S) THAT MAY APPLY: Correctional

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor JOHNSON, TOM

H Added As A Co-sponsor LYONS, EILEEN

H Added As A Co-sponsor KOSEL

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3278 KUBIK - ZICKUS - BERGMAN.

730 ILCS 5/5-8-4

from Ch. 38, par. 1005-8-4

Amends the Unified Code of Corrections. Deletes the limitation on the time served for consecutive sentences for multiple forcible felonies that restricts the aggregate of consecutive sentences to the sum of the maximum terms authorized for the 2 most serious felonies committed by the defendant.

NOTE(S) THAT MAY APPLY: Correctional

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor ZICKUS

H Added As A Co-sponsor BERGMAN

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3279 LINDNER – BOST – WINKEL – MYERS – RIGHTER, WIRSING, POE, KLINGLER AND BERGMAN.

725 ILCS 240/4

from Ch. 70, par. 504

Amends the Violent Crime Victims Assistance Act. Provides that the Violent Crimes Advisory Commission shall include, as additional members, an administrator and a student at a public institution of higher education. Effective immediately.

SENATE AMENDMENT NO. 1.

Grants the Attorney General the power to appoint to the Violent Crimes Advisory Commission one person who is employed as an administrator at a private institution of higher education and one person who is enrolled as a student at a private institution of higher education. Now the bill limits the appointment to a person employed as an administrator or enrolled at a public institution of higher education.

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98-02-17 H Filed With Clerk
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H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Judiciary II - Criminal Law

98-03-20 H Do Pass/Short Debate Cal 015-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-23 H Added As A Joint Sponsor BOST

H Added As A Co-sponsor WINKEL

H Added As A Co-sponsor MYERS

H Added As A Co-sponsor RIGHTER

H Added As A Co-sponsor WIRSING

H Added As A Co-sponsor POE

H Added As A Co-sponsor KLINGLER

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98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-30 H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Co-sponsor BERGMAN
98-03-31 H 3rd Rdg-Sht Dbt-Pass/Vote 117-000-000
98-04-01 S Arrive Senate
           Chief Sponsor KARPIEL
           Placed Calendr, First Reading
         S First reading
                                      Referred to Sen Rules Comm
98-04-22
         S
                                      Assigned to Judiciary
98-04-29
                                      Recommended do pass 010-000-000
         S
           Placed Calndr, Second Reading
98-05-01
         S Filed with Secretary
                Amendment No.01
                                      KARPIEL
                 Amendment referred to SRUL
98-05-04 S Added as Chief Co-sponsor MYERS,J
           Added as Chief Co-sponsor LUECHTEFELD
           Added As A Co-sponsor BURZYNSKI
         S Added As A Co-sponsor BOMKE
98-05-05 S Added As A Co-sponsor KEHOE
98-05-06 S
                Amendment No.01
                                      KARPIEL
                Rules refers to
                                       SJUD
            Second Reading
           Placed Calndr, Third Reading
98-05-13 S
           Added as Chief Co-sponsor DILLARD
98-05-14 S
                Amendment No.01
                                      KARPIEL
                                      Be adopted
         2
           Recalled to Second Reading
                Amendment No.01
                                      KARPIEL
                                                               Adopted
            Placed Calndr, Third Reading
           Third Reading - Passed 055-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
98-05-18 H Motion Filed Concur
                                       HRUL
         H
                Motion referred to
         H Calendar Order of Concurren 01
98-05-19 H
                                      App For Consider - Complace
         H Calendar Order of Concurren 01
98-05-20 H H Concurs in S Amend. 01/116-000-000
         H Passed both Houses
98-06-18 H Sent to the Governor
98-08-14 H Governor approved
              Effective Date 98-08-14
              PUBLIC ACT 90-0762
      LYONS, EILEEN - ACEVEDO - LOPEZ - FLOWERS.
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HB-3280

740 ILCS 45/2 from Ch. 70, par. 72 740 ILCS 45/10.1 from Ch. 70, par. 80.1

Amends the Crime Victims Compensation Act. Includes in the definition of victim any person under the age of 18 who is the brother, sister, half brother, or half sister of a person killed or injured in this State as a result of a crime of violence and limits compensation for these victims to the cost of psychological treatment. Changes the amount of compensation awardable for funeral and burial expenses from a maximum of \$3,000 to a maximum of \$5,000. Increases from a maximum of \$25,000 to a maximum of \$27,000 the amount of a final award under this Act. Makes other changes. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    98-02-17 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
    98-02-19 H Added As A Joint Sponsor ACEVEDO
    98-03-11 H
                                          Assigned to Judiciary II - Criminal Law
    98-03-20 H
                                          Do Pass/Short Debate Cal 015-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
    98-03-25 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-03-26 H Added As A Co-sponsor LOPEZ
             H Added As A Co-sponsor FLOWERS
             H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
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98-03-31 S Arrive Senate

S Placed Calendr, First Reading

S Chief Sponsor RADOGNO

98-04-01 S First reading

Referred to Sen Rules Comm

98-04-28 S

Assigned to Judiciary

98-05-05 S

Recommended do pass 007-000-000

S Placed Calndr. Second Reading

98-05-06 S Second Reading

S Placed Calndr. Third Reading

98-05-13 S Third Reading - Passed 058-000-000

H Passed both Houses

98-06-11 H Sent to the Governor

98-08-07 H Governor approved

Effective Date 98-08-07

Н PUBLIC ACT 90-0708

HB-3281 WINTERS.

205 ILCS 305/68.5 new

205 ILCS 605/6 new

Amends the Illinois Credit Union Act and the Consumer Deposit Account Act. Prohibits the imposition or increase of fees and the discontinuance or reduction of interest or dividends solely because an account is inactive.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3282 BIGGINS.

205 ILCS 305/68.5 new

205 ILCS 605/6 new

Amends the Illinois Credit Union Act and the Consumer Deposit Account Act. Prohibits a financial institution from imposing a fee on a deposit account as a result of the loss of a check or money delivered to an employee of the financial institution for credit to the account when the employee has issued a written receipt.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3283 SAVIANO.

205 ILCS 695/11 new

Amends the Automated Teller Machine Security Act. Requires that surveillance cameras shall be installed to view and record activities occurring at automated teller machines. Requires the recordings to be preserved for at least 30 days.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3284 BIGGINS.

205 ILCS 5/48.6 new

205 ILCS 105/3-8.5 new

205 ILCS 205/4014 new

205 ILCS 305/10.5 new

Amends the Illinois Banking Act, the Illinois Savings and Loan Act of 1985, the Savings Bank Act, and the Illinois Credit Union Act. Provides that the disposal of written records of a customer must be in accordance with procedures designed to prevent unauthorized viewing or use.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3285 MEYER - WINTERS.

205 ILCS 305/68.5 new

205 ILCS 605/6 new

Amends the Illinois Credit Union Act and the Consumer Deposit Account Act. Provides that deposit accounts opened in the name of 2 or more persons shall be presumed to be owned as joint tenants with the right of survivorship.

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98-02-17 H Filed With Clerk
               H Added As A Joint Sponsor WINTERS
               H First reading
                                            Referred to Hse Rules Comm
      99-01-12 H Session Sine Die
HB-3286
            MEYER - TENHOUSE - MAUTINO - NOVAK - BOST.
  210 ILCS 45/1-113
                                    from Ch. 111 1/2, par. 4151-113
  Amends the Nursing Home Care Act to provide that homes, institutions, or other
places operated under the authority of the Illinois Department of Veterans' Affairs are
not excluded from the definition of long-term care facility.
  SENATE AMENDMENT NO. 1.
  Adds a July 1, 1998 effective date.
  NOTE(S) THAT MAY APPLY: Fiscal
      98-02-17 H Filed With Clerk
               H Added As A Joint Sponsor TENHOUSE
               H First reading
                                             Referred to Hse Rules Comm
      98-03-11 H
                                             Assigned to Veterans' Affairs
      98-03-20 H
                                             Do Pass/Short Debate Cal 010-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
      98-03-24 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-03-25 H Added As A Co-sponsor MAUTINO
               H Added As A Co-sponsor NOVAK
               H Added As A Co-sponsor BOST
      98-03-26 H 3rd Rdg-Sht Dbt-Pass/Vote 110-002-004
      98-03-31 S Arrive Senate
               S Placed Calendr, First Reading
      98-04-17 S Chief Sponsor DONAHUE
      98-04-21 S First reading
                                             Referred to Sen Rules Comm
      98-04-22 S
                                             Assigned to Public Health & Welfare
      98-05-07 S
                       Amendment No.01
                                             PUB HEALTH S
                                                                     Adopted
                                             Recomminded do pass as amend 006-000-000
                S Placed Calndr, Second Reading
      98-05-12 S Second Reading
                S Placed Calndr, Third Reading
      98-05-13 S Third Reading - Passed 055-000-000
               H Arrive House
               H Place Cal Order Concurrence 01
      98-05-14 H Motion Filed Non-Concur #1/01/MEYER
               H Calendar Order of Concurren 01
      98-05-20 H Motion Filed Concur
                       Motion referred to
                                              HRUL
               Н
               H Calendar Order of Concurren 01
      98-05-22 H Be approved consideration 01/HRUL
               H H Concurs in S Amend, 01/118-000-000
               H Passed both Houses
      98-06-19 H Sent to the Governor
      98-08-14 H Governor approved
                    Effective Date 98-08-14
               Н
                    PUBLIC ACT 90-0763
               Н
HB-3287
             HASSERT AND MYERS.
    5 ILCS 100/1-5
                                    from Ch. 127, par. 1001-5
  415 ILCS 5/13.4 new
  415 ILCS 5/15
                                    from Ch. 111 1/2, par. 1015
  415 ILCS 5/18
                                    from Ch. 111 1/2, par. 1018
                                    from Ch. 111 1/2, par. 1039
  415 ILCS 5/39
  415 ILCS 5/39.3
                                    from Ch. 111 1/2, par. 1039.3
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Amends the Illinois Administrative Procedure Act and the Environmental Protection Act. Requires the Agency to design a pretreatment market system to provide flexibility for municipalities and their tributary industries to develop cost-effective solutions to reduce the level of pollutants. Provides that new public water supplies shall demonstrate technical, financial, and managerial capacity and capability as a condition for issuance of a construction or operating permit. Provides that the Administrative Procedure Act does not apply to permit application hearings under the Environmental Protection Act. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 5 ILCS 100/1-5

415 ILCS 5/39

415 ILCS 5/39.3

Deletes provisions amending the Illinois Administrative Procedure Act. Deletes provisions amending the Environmental Protection Act to provide that the Illinois Administrative Procedure Act does not apply to permit application hearings under the Environmental Protection Act. Provides that the requirement that new public water supplies demonstrate certain capacities as a condition for issuance of a construction or operation permit apply only to public water supplies established after October 1, 1999.

HOUSE AMENDMENT NO. 2.

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Adds reference to:
415 ILCS 5/3.78 from Ch. 111 1/2, par. 1003.78
415 ILCS 5/3.78a
430 ILCS 45/3 from Ch. 111 1/2, par. 953
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Amends the Environmental Protection Act. Removes uncontaminated soil that is not commingled with any general construction or demolition debris or other waste from the definition of "general construction or demolition debris". Replaces "dirt and sand" with "soil" and removes soil that is not commingled with any clean construction or demolition debris or other waste from the definition of "clean construction or demolition debris". Amends the Illinois Chemical Safety Act. Defines "business".

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NOTE(S) THAT MAY APPLY: Fiscal
   98-02-17 H Filed With Clerk
                                        Referred to Hse Rules Comm
            H First reading
   98-02-26 H Primary Sponsor Changed To HASSERT
            H Added As A Co-sponsor MYERS
   98-03-11 H
                                        Assigned to Environment & Energy
   98-03-20 H
                    Amendment No.01
                                        ENVRMNT ENRGY H
                                                                Adopted
            Н
                    Amendment No.02
                                        ENVRMNT ENRGY H
                                                                Adopted
                                        Do Pass Amend/Short Debate 023-000-000
            Н
            H Placed Cal 2nd Rdg-Sht Dbt
   98-03-25 H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
   98-03-30 H
                    Amendment No.03
                                        HASSERT
            Н
                    Amendment referred to HRUL
            H Held 2nd Rdg-Short Debate
   98-03-31 H
                   Amendment No.03
                                        HASSERT
                    Rules refers to
                                          HENE
            H Held 2nd Rdg-Short Debate
   98-04-01 H
                    Amendment No.03
                                        HASSERT
            H Be approved consideration 020-000-000/HENE
            Н
                    Amendment No.04
                                        HASSERT
            Н
                    Amendment referred to HRUL
            H Be approved consideration HRUL
            H Held 2nd Rdg-Short Debate
   98-04-02 H
                                        Re-Refer Rules/Rul 19(a)
   99-01-12 H Session Sine Die
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HB-3288 KLINGLER.

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625 ILCS 5/3-808.1
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from Ch. 95 1/2, par. 3-808.1

Amends the Illinois Vehicle Code. Provides that beginning with the 1999 registration year, permanent vehicle registration plates shall be issued for a one time fee of \$8 to municipally-owned vehicles operated by or for a police department. Provides that these plates shall contain the designation "municipal police" and shall be numbered and distributed as prescribed by the Secretary of State. Effective July 1, 1998.

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NOTE(S) THAT MAY APPLY: Fiscal
98-02-17 H Filed With Clerk
H First reading
99-01-12 H Session Sine Die

HB-3289 KLINGLER – POE.
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40 ILCS 5/14-118 from Ch. 108 1/2, par. 14-118
40 ILCS 5/14-120 from Ch. 108 1/2, par. 14-120
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Amends the State Employee Article of the Illinois Pension Code. Provides that a person who dies on or after the effective date need not have been married for one year before withdrawal from service in order for the surviving spouse to qualify for a widow's or survivor's annuity. Effective immediately.

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PENSION NOTE
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Fiscal impact is expected to be minimal.

PENSION NOTE, AMENDED

No change from previous note.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-31 H Pension Note Filed

H Pension Note filed as Amnd
H Committee Rules

98-11-16 H Added As A Joint Sponsor POE

99-01-12 H Session Sine Die

HB-3290 CROSS.

625 ILCS 5/3-412

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

Amends the Illinois Vehicle Code. Makes a stylistic change in provisions concerning license plates.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm .

99-01-12 H Session Sine Die

HB-3291 CROSS.

20 ILCS 2705/49 605 ILCS 5/2-211

from Ch. 127, par. 49 from Ch. 121, par. 2-211

Amends the Civil Administration Code of Illinois and the Illinois Highway Code. Makes stylistic changes in provisions concerning the Department of Transportation.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

Do Pass/Short Debate Cal 020-000-001

99-01-12 H Session Sine Die

HB-3292 WAIT - BLACK.

625 ILCS 5/15-301 from Ch. 95 1/2, par. 15-301 625 ILCS 5/15-306 from Ch. 95 1/2, par. 15-306 625 ILCS 5/15-307 from Ch. 95 1/2, par. 15-307

Amends the Illinois Vehicle Code. Deletes language providing that more than one object may be carried under a permit for excess size and weight as long as the carriage of the additional object or objects does not cause the size or weight of the vehicle or load to exceed beyond that required for carriage of a single, nondivisible object. In provisions concerning fees for overweight-axle loads and overweight-gross loads, removes the requirement that single trip permits only shall be issued. Effective immediately.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm
98-03-11 H Assigned to Transportation & Motor Vehicles

98-03-19 H

H Placed Cal 2nd Rdg-Sht Dbt

98-03-23 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-31 H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000

H Added As A Joint Sponsor BLACK

98-04-01 S Arrive Senate

S Placed Calendr, First Reading

98-04-27 S Chief Sponsor FAWELL

98-04-28 S First reading Referred to Sen Rules Comm S Assigned to Transportation

98-05-05 S Recommended do pass 007-000-000

S Placed Calndr, Second Reading

98-05-06 S Second Reading

S Placed Calndr, Third Reading

98-05-07 S Third Reading - Passed 057-000-000

H Passed both Houses

98-06-05 H Sent to the Governor

2859 HB-3292—Cont.

98-07-31 H Governor approved H Effective Date 98-07-31

H PUBLIC ACT 90-0676

HB-3293 BIGGERT.

New Act
705 ILCS 505/8 from Ch. 37, par. 439.8
705 ILCS 505/22 from Ch. 37, par. 439.22
745 ILCS 10/2-214 new

Creates the Computer Error Immunity Act and amends the Court of Claims Act and the Local Governmental and Governmental Employees Tort Immunity Act. Grants immunity to State agencies, officers, and employees and to local public entities and public employees from any cause of action resulting from a date error generated by a government computer. Requires express grants of immunity in contracts entered into after the Act's effective date and voids conflicting provisions in those contracts. Denies the Court of Claims jurisdiction over causes of action for which immunity is granted under the Computer Error Immunity Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3294 BIGGERT - FEIGENHOLTZ - MOORE, ANDREA - HOWARD - SMITH, MICHAEL, FRITCHEY, LOPEZ AND MULLIGAN.

New Act

Creates the Year 2000 Computer Date Change Task Force Act. Provides for appointment by executive and legislative branch officers of a 15-member task force to report to the Governor and the General Assembly upon problems associated with and possible solutions for the failure of State government computers to recognize the year 2000. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:

New Act

98-04-28 S

Deletes everything. Creates the Year 2000 Technology Task Force Act. Creates the Year 2000 Technology Task Force to (1) assess the current status of Year 2000 compliance on the part of State agencies, the General Assembly, the State judiciary, and units of local government, (2) analyze and prioritize corrective measures to become Year 2000 compliant, (3) prepare a timetable for completing those corrective measures, (4) estimate the fiscal impact of those corrective measures, and (5) conduct additional inquiries or studies as it deems appropriate. Requires a preliminary report from the Task Force by November 30, 1998. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to State Govt Admin & Election 98-03-20 H Do Pass/Short Debate Cal 012-000-000 H Placed Cal 2nd Rdg-Sht Dbt 98-03-23 H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt H Added As A Joint Sponsor FEIGENHOLTZ 98-03-26 H Added As A Co-sponsor MOORE, ANDREA H Added As A Co-sponsor HOWARD H Added As A Co-sponsor SMITH, MICHAEL H Added As A Co-sponsor FRITCHEY H Added As A Co-sponsor LOPEZ H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000 98-03-27 H Added As A Co-sponsor MULLIGAN 98-03-31 S Arrive Senate S Placed Calendr, First Reading 98-04-01 S Chief Sponsor DILLARD S First reading Referred to Sen Rules Comm

Assigned to Executive

98-04-16 S Added as Chief Co-sponsor PARKER

98-05-06 S Amendment No.01 EXECUTIVE S Adopted Recommided do pass as amend 013-000-000 S Placed Calndr, Second Reading 98-05-13 S Second Reading S Placed Calndr, Third Reading 98-05-14 S Third Reading - Passed 056-000-000 H Arrive House H Place Cal Order Concurrence 01 98-05-18 H Motion Filed Concur Η Motion referred to HRUL H Calendar Order of Concurren 01 98-05-19 H Rules refers to **HSGE** H Calendar Order of Concurren 01 98-05-20 H App For Consider - Complace H H Concurs in S Amend. 01/116-000-000 H Passed both Houses 98-06-18 H Sent to the Governor 98-08-14 H Governor vetoed H Placed Calendar Total Veto

HB-3295 SCOTT.

510 ILCS 5/26

from Ch. 8, par. 376

Amends the Animal Control Act. Provides that an owner who knowingly allows a dog subject to enclosure to run free or fails to take steps to keep the dog in an enclosure is guilty of a Class 3 (now Class 4) felony.

NOTE(S) THAT MAY APPLY: Correctional

98-02-17 H Filed With Clerk

98-11-18 H Total veto stands.

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3296 SCOTT.

510 ILCS 45/7

from Ch. 8, par. 907

Amends the Carrier, Racing, Hobby, and Show Pigeon Act of 1993. Provides that a municipality or a county (now a municipality located in a county with fewer than 3,000,000 inhabitants or a county) shall not enact an ordinance which prohibits the orderly keeping of carrier, hobby, or show pigeons. Deletes a provision that allows any municipality in a county with 3,000,000 or more inhabitants to prohibit or regulate the orderly keeping of carrier, racing, hobby, or show pigeons.

NOTE(S) THAT MAY APPLY: Home Rule

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3297 MCGUIRE.

815 ILCS 505/2II new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that an Internet service provider that provides free usage to a new customer in this State must cancel the customer's account when the free usage is exhausted unless, before the end of the period, the customer affirmatively communicates to the Internet service provider by electronic mail, telephone, or U.S. Postal Service mail that the customer wishes the account to remain open. Provides that an Internet service provider must not charge the customer for service after the date an account is canceled in accordance with these requirements. Provides that an Internet service provider who violates these provisions commits an unlawful practice within the meaning of the Act.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3298 YOUNGE.

Appropriates \$1 to the Illinois Student Assistance Commission for the purposes of the Depressed Areas Medical Scholarship Act. Effective July 1, 1998.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

2861 HB-3299

HB-3299 YOUNGE.

Appropriates \$1 to the Illinois Student Assistance Commission for the purposes of the scholarship program for students whose Illinois Goals and Assessment Program scores are below State standards. Effective July 1, 1998.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3300 YOUNGE.

Appropriates \$1 to the State Board of Education from the General Revenue Fund to provide grants to school districts to aid the construction of preschool practice houses. Effective July 1, 1998.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3301 YOUNGE.

Appropriates \$1 to the Capital Development Board from the Capital Development Fund for a grant to renovate the Mary Bryant Community Center. Effective July 1, 1998.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3302 YOUNGE.

Appropriates \$1 to the State Board of Education from the General Revenue Fund to provide corrective incentives through the Metro East Consortium of Education Officials, Effective July 1, 1998.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3303 YOUNGE.

Appropriates \$1 from the General Revenue Fund to the Illinois Student Assistance Commission for the Masters of Education Degree Program Scholarship. Effective July 1, 1998.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3304 YOUNGE.

Appropriates the sum of \$1 to the Community Development Finance Corporation for its ordinary and contingent expenses. Effective July 1, 1998.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3305 YOUNGE.

Appropriates the sum of \$1 from the General Revenue Fund to the East St. Louis Area Development Authority for its ordinary and contingent expenses. Effective July 1, 1998.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3306 YOUNGE.

Appropriates \$1 to the Department of Human Services for the purpose of making grants for family resource development. Effective July 1, 1998.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3307 YOUNGE.

Appropriates \$1 to the Department of Human Services for the purposes of the Mental Health Worker Certification Act. Effective July 1, 1998.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3308 YOUNGE.

Appropriates the sum of \$1 from the General Revenue Fund to the Capital Development Board to make grants for the purposes of the Parks Aeronautical Engineering Campus Site Act. Effective July 1, 1998.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3309 YOUNGE.

Appropriates the sum of \$1 from the General Revenue Fund to the Metro East Academy District for its ordinary and contingent expenses. Effective July 1, 1998.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3310 YOUNGE.

Appropriates the sum of \$1 from the General Revenue Fund to the Illinois Housing Development Authority for its ordinary and contingent expenses. Effective July 1, 1998.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3311 YOUNGE.

Appropriates \$1 from the General Revenue Fund to the Illinois Student Assistance Commission for a scholarship program for students whose Illinois Goals and Assessment Program Scores are below State standards. Effective July 1, 1998.

98-02-17 H Filed With Clerk H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3312 JOHNSON, TOM.

730 ILCS 5/3-6-3

from Ch. 38, par. 1003-6-3

730 ILCS 5/3-6-3.1

730 ILCS 5/5-4-1

from Ch. 38, par. 1005-4-1

Amends the Unified Code of Corrections. Reenacts the Truth-In-Sentencing provisions from P.A. 89-404 as amended by subsequent Public Acts that were declared unconstitutional by the DuPage County Circuit Court. Extends the reporting deadline by the Truth-In-Sentencing Commission to report recommended legislation to the Governor and General Assembly from March 1, 1997 to March 1, 1999. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3313 WOOD.

430 ILCS 65/9

from Ch. 38, par. 83-9

Amends the Firearm Owners Identification Card Act. Provides that a person whose Firearm Owner's Identification Card is revoked by the Department of State Police shall return the revoked card to the Department or submit an affidavit to the Department that his or her card has been lost or destroyed. Provides that a knowing violation is a Class 4 felony. Provides that the Department may attempt to confiscate revoked cards of certain mentally ill persons. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3314 NOLAND.

720 ILCS 5/12-9

from Ch. 38, par. 12-9

Amends the Criminal Code of 1961. Provides that the offense of threatening a public official includes conveying the threat by radio or computer.

NOTE(S) THAT MAY APPLY: Correctional

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3315 NOLAND.

720 ILCS 5/14-3

from Ch. 38, par. 14-3

Amends the Criminal Code of 1961 relating to eavesdropping. Provides that a law enforcement officer or agent of a law enforcement officer may record or listen to a conversation that may assist in an investigation, provide evidence of, or aid in the apprehension of persons who have taken hostages.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3316 NOLAND – LANG.

720 ILCS 5/3-6

from Ch. 38, par. 3-6

Amends the Criminal Code of 1961. Provides that a prosecution for predatory criminal sexual assault of a child may be commenced within 5 years of the commission of the offense. Eliminates requirement that the victim of a criminal sexual assault or aggravated criminal sexual assault must report the offense to law enforcement authorities within 6 months after the commission of the offense. Provides that prosecutions for criminal sexual assault, predatory criminal sexual assault of a child, aggravated criminal sexual assault, criminal sexual abuse, or aggravated criminal sexual abuse may be commenced at any time if new modern techniques, not available at the time of the commission of the offense, are developed or invented that can prove the identity of the perpetrator of the offense.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-02-19 H Added As A Joint Sponsor LANG

99-01-12 H Session Sine Die

HB-3317 BLACK.

5 ILCS 375/6.12 new

55 ILCS 5/5-1069.6 new

65 ILCS 5/10-4-2.6 new

105 ILCS 5/10-22.3g new

215 ILCS 5/364.2 new

215 ILCS 125/5-3.7 new

215 ILCS 130/4002.2 new

215 ILCS 165/15.10-1 new

Amends the Illinois Insurance Code, the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, and various insurance regulatory Acts. Provides that the coverage for eye care benefits under those Acts may not discriminate against optometrists with respect to the provision of services or payment for services

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

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-03-11 H 98-03-20 H Assigned to Insurance Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3318 FEIGENHOLTZ AND ERWIN.

410 ILCS 315/2

from Ch. 111 1/2, par. 22.12

Amends the Communicable Disease Prevention Act. Adds a caption and makes stylistic changes in a Section concerning immunizations.

HOUSE AMENDMENT NO. 1.

Adds reference to:

410 ILCS 315/1

from Ch. 111 1/2, par. 22.11

410 ILCS 315/1.5 new

410 ILCS 315/4 new

410 ILCS 315/5 new

Deletes everything. Amends the Communicable Disease Prevention Act. Adds statement concerning public policy with respect to immunization status information. Adds

definitions. Authorizes the Department of Public Health to develop an immunization status registry to make immunization status information available to parents or legal guardians, health care providers, child care facilities, and schools. Provides for confidentiality of information. Effective immediately.

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FISCAL NOTE, H-AM 1 (Dpt. Commerce & Community Affairs)
    No fiscal impact on units of local gov't. or DCCA.
    STATE MANDATES FISCAL NOTE, H-AM 1
    HB 3318 fails to create a State mandate.
    FISCAL NOTE, H-AM 1 (Dpt. Public Health)
    Current federal funding is anticipated to cover all expenses.
    FISCAL NOTE, AMENDED (Admin. Office of Illinois Courts)
    No impact on State revenues; relatively slight fiscal impact on
    local revenues at the county level.
    FISCAL NOTE, H-AM 3 (Office of Ill, Courts)
    No change from previous note.
HOUSE AMENDMENT NO. 2.
    Deletes reference to:
    410 ILCS 315/1
    410 ILCS 315/1.5 new
    410 ILCS 315/2
    410 ILCS 315/4 new
    410 ILCS 315/5 new
    Adds reference to:
                                 from Ch. 25, par. 27.1
    705 ILCS 105/27.1
    705 ILCS 105/27.1a
                                 from Ch. 25, par. 27.1a
                                 from Ch. 25, par. 27.2
    705 ILCS 105/27.2
    705 ILCS 105/27.2a
                                 from Ch. 25, par. 27.2a
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Deletes everything. Amends the Clerks of Courts Act concerning fees in cases relating to adoptions. Provides that the fee for requesting a copy of a final decree of adoption, relief from a final judgment or order, appointment of a confidential intermediary, or requesting non-identifying information shall be \$65. Effective immediately.

HOUSE AMENDMENT NO. 3.

98-03-31 H

H

Н

In the Section of the Clerks of Courts Act concerning fees in counties of 180,000 population or less, makes the adoption case fee for requesting a copy of a final decree of adoption, relief from a final judgment or order, appointment of a confidential intermediary, or requesting non-identifying information \$40 rather than \$65.

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STATE MANDATES FISCAL NOTE, H-AM 3
No change from previous mandates note.
98-02-17 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
98-02-25 H
                                     Assigned to Human Services
                                     HUMAN SERVS H
                                                              Adopted
98-03-20 H
                Amendment No.01
                                     Do Pass Amend/Short Debate 011-000-000
        Н
         H Placed Cal 2nd Rdg-Sht Dbt
                                     Fiscal Note req as Amended BLACK
98-03-23 H
                                     St Mndt Fscl Note Req Amnd
         H
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-24 H Added As A Co-sponsor ERWIN
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                                     FEIGENHOLTZ
98-03-27 H
                Amendment No.02
                Amendment referred to HRUL
         Н
         Н
                                     Fiscal Note filed as Amnded
                                     St Mndt Fscl Note Fld Amnd
         Н
         H Held 2nd Rdg-Short Debate
                                     Fiscal Note req as Amended BY #2/BLACK
98-03-30 H
                                     St Mndt Fscl Note Req Amnd
         Н
                                     Fiscal Note filed as Amnded
         Н
                                     FEIGENHOLTZ
         Н
                Amendment No.02
                Rules refers to
                                       HJUA
         Н
         H Held 2nd Rdg-Short Debate
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Amendment No.02

Amendment No.03

H Be approved consideration 009-000-000/HJUA

Fiscal Note filed as Amnded

FEIGENHOLTZ

FEIGENHOLTZ

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98-03-31-Cont.
                Amendment referred to HRUL
        Н
         H Be approved consideration HRUL
                                     Fiscal Note req as Amended BY #3/BLACK
                                     St Mndt Fscl Note Req Amnd
         H Held 2nd Rdg-Short Debate
98-04-01 H
                                     Fiscal Note filed as Amnded
                                     St Mandate Fis Nte Reg-Wdrn
                                     FEIGENHOLTZ
                                                              Adopted
         Η
                Amendment No.02
                                     FEIGENHOLTZ
         Н
                Amendment No.03
                                                              Adopted
                                     St Mndt Fscl Note Fld Amnd
         Н
         H Pld Cal Ord 3rd Rdg-Sht Dbt
                                     Re-Refer Rules/Rul 19(a)
98-04-02 H
99-01-12 H Session Sine Die
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HB-3319 FEIGENHOLTZ.

New Act

Creates the Long-Term Care Admissions Protection Act. Provides that if the public guardian is notified of an alleged abused or neglected elderly person who is being discharged from a hospital to a long-term care facility and if the public guardian determines that the elderly person is a victim of abuse or neglect, the public guardian shall initiate an expedited proceeding to obtain an emergency ex parte order requiring that the abused or neglected elderly person remain in the long-term care facility for the protection of the elderly person. Provides that the order shall expire after 60 days. Provides that the elderly person or a family member may file a motion to vacate the order, which order shall be vacated if the court determines that the elderly person is not at risk of being abused or neglected.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3320 FEIGENHOLTZ.

20 ILCS 105/4.11 new

20 ILCS 2310/55.56a new

Amends the Illinois Act on the Aging and the Civil Administrative Code of Illinois. Requires the Department on Aging and the Department of Public Health to develop programs and materials targeted to persons 50 years of age and more concerning the dangers of HIV and AIDS and sexually transmitted diseases.

FISCAL NOTE (Dept. of Aging)

No additional funding required if incorporated into existing

health awareness programs.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-02 H Fiscal Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-3321 LOPEZ – ACEVEDO – HOWARD – SMITH,MICHAEL – FLOWERS AND BOLAND.

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815 ILCS 505/1 from Ch. 121 1/2, par. 261
815 ILCS 505/2B from Ch. 121 1/2, par. 262B
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Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that where a sale of merchandise is made to a consumer by a seller pursuant to a home solicitation sale (now a seller who is physically present at the consumer's residence), the consumer may avoid the contract or transaction by notifying the seller within 3 full business days. Defines "home solicitation sale".

HOUSING AFFORDABILITY NOTE

No direct impact on the cost of a single-family residence.

SENATE AMENDMENT NO. 1.

Deletes reference to:

815 ILCS 505/1

Adds reference to:

815 ILCS 505/2B

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

Deletes everything. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that the provisions of the Act concerning the sale of merchandise do not apply to a transaction between a consumer and a loan broker licensed under the Residential Mortgage License Act of 1987 when (i) the transaction involves obtaining a mortgage loan on real estate and (ii) the first contact respecting the transaction is initiated by the consumer or by another person at the request of the consumer.

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98-02-17 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-03-11 H
                                      Assigned to Consumer Protection
98-03-19 H Added As A Joint Sponsor ACEVEDO
98-03-20 H
                                      Do Pass/Short Debate Cal 011-001-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H
                                      Fiscal Note Requested BLACK
         Η
                                      Housng Aford Note Requested BLACK
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-25 H Added As A Co-sponsor HOWARD
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H
                                      Fiscal Note Request W/drawn
         Н
                                      Hous Aford Note Req-Wthdwn
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Co-sponsor SMITH, MICHAEL
         H Added As A Co-sponsor FLOWERS
            3rd Rdg-Sht Dbt-Pass/Vote 104-012-000
         H Added As A Co-sponsor BOLAND
98-03-31 S Arrive Senate
                                      Housing Aford Note Filed
            Placed Calendr, First Reading
         S
98-04-01 S
            Chief Sponsor WALSH,T
            First reading
                                      Referred to Sen Rules Comm
98-04-22
         S
                                      Assigned to Judiciary
98-04-28
         S
                                      Re-referred to Rules
                                       Assigned to Financial Institutions
98-05-06
         S
                                      Recommended do pass 007-001-000
         S
           Placed Calndr, Second Reading
98-05-07
         S
           Filed with Secretary
                                      WALSH,T
         S
                 Amendment No.01
         S
                 Amendment referred to SRUL
            Filed with Secretary
                 Amendment No.02
                                      WALSH,T
                 Amendment referred to SRUL
98-05-13
                 Amendment No.01
                                      WALSH,T
         S
                 Rules refers to
                                        SFIC
98-05-14
         S
                 Amendment No.01
                                       WALSH,T
                                      Be adopted
         S
            Second Reading
         S
                 Amendment No.01
                                      WALSH,T
                                                                Adopted
         S Placed Calndr, Third Reading
98-05-15 S
            Third Reading - Passed 052-004-001
            Tabled Pursuant to Rule5-4(A) SA 02
            Third Reading - Passed 052-004-001
         H Arrive House
         H Place Cal Order Concurrence 01
98-05-19 H Motion Filed Concur
         Η
                 Motion referred to
                                        HRUL.
         Н
                 Rules refers to
                                        HCON
         H Calendar Order of Concurren 01
98-05-20 H
                                       App For Consider - Complace
         H H Concurs in S Amend, 01/080-032-003
         H Passed both Houses
98-06-18 H Sent to the Governor
98-08-14 H Governor approved
         Η
              Effective Date 99-01-01
         Η
              PUBLIC ACT 90-0764
```

HOFFMAN - LANG AND GIGLIO. HB-3322

New Act

820 ILCS 5/1

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

820 ILCS 25/0.01

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.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-02-23 H Added As A Joint Sponsor LANG

98-03-26 H Added As A Co-sponsor GIGLIO

99-01-12 H Session Sine Die

HB-3323 COWLISHAW.

70 ILCS 910/1

from Ch. 23, par. 1251

Amends the Hospital District Law concerning the short title. Adds a caption.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3324 KUBIK.

105 ILCS 5/10-16

from Ch. 122, par. 10-16

Amends the School Code. Provides that in 1999 and 2001, the requirement that a school board organize within 7 days after its election refers to 7 days after the November commencement of terms of members elected the previous April. Removes an obsolete reference to the election of board members at the nonpartisan election. Effective immediately.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3325 HARTKE.

105 ILCS 5/14-7.03

from Ch. 122, par. 14-7.03

Amends the School Code. Makes a change of grammar in a Section relating to reimbursement for tuition for providing special education classes to children from orphanages, foster family homes, children's homes, or State housing units.

FISCAL NOTE (State Board of Education)

No fiscal impact until substantive language is added.

STATE MANDATES FISCAL NOTE (SBE)

No change from SBE fiscal note.

FISCAL NOTE, H-AM 1 (State Board of Education)

A limit of \$4,500, if used with any significant number of students, could mean a reduction in the growth of the claims from one year to the next, and less of a demand for an increased

appropriation. Since this is a reimbursement program, fiscal effect would occur beginning in FY2000 for school services

during the 1998-99 school year.

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

No change from amended SBE fiscal note.

98-02-17 H Filed With Clerk

98-02-25 H

H First reading

Referred to Hse Rules Comm

Assigned to Elementary & Secondary

Education

98-03-11 H H H		Fiscal Note Filed St Mandate Fis Note Filed Committee Elementary & Secondary Education
98-03-19 H		Do Pass/Short Debate Cal 019-000-000
Н	Placed Cal 2nd Rdg-Sht Dbt	
98-03-20 H	Amendment No.01	HARTKE
Н	Amendment referred to	HRUL
Н	Cal Ord 2nd Rdg-Shr Dbt	
98-03-24 H	Amendment No.01	HARTKE
H		HELM
Н	Cal Ord 2nd Rdg-Shr Dbt	
98-03-25 H		HARTKE
	Be approved consideration 02	
	Second Reading-Short Debat	e
	Held 2nd Rdg-Short Debate	
98-03-26 H	a contract of the contract of	Fiscal Note filed as Amnded
. Н		St Mndt Fscl Note Fld Amnd
Н	Held 2nd Rdg-Short Debate	
98-04-02 H		Re-Refer Rules/Rul 19(a)
99-01-12 H	Session Sine Die	

HB-3326 CROSS.

705 ILCS 405/3-33

from Ch. 37, par. 803-33

Amends the Juvenile Court Act of 1987. Permits the court to order a parent or guardian of a truant minor in need of supervision to attend school, from time to time, with the truant minor or as the court otherwise directs. Effective immediately.

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98-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-3327 CROSS.

725 ILCS 5/110-10 from Ch. 38, par. 110-10

Amends the Code of Criminal Procedure of 1963. Increases the maximum fee from \$5 per day to \$25 per day that may be charged a defendant who is charged with an alcohol, cannabis, or controlled substance violation and who is placed in a pretrial bond home supervision capacity with the use of an approved monitoring device, as a condition of bail bond.

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NOTE(S) THAT MAY APPLY: Fiscal
98-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
```

HB-3328 CROSS.

805 ILCS 210/603

805 ILCS 210/702 from Ch. 106 1/2, par. 157-2

Amends the Revised Uniform Limited Partnership Act. Provides that an assignment of a partnership interest entitles the assignee to share in the financial gains or losses of the partnership, to the extent assigned. Provides that, unless otherwise provided in a partnership agreement: (i) the granting of an encumbrance against any of the partnership interest of a partner shall not cause the partner to cease to be a partner or have the rights of a partner, (ii) the assignee shall have no liability as a partner solely as a result of the assignment, and (iii) a limited partnership may acquire any partnership interest or other interest of a partner in the limited partnership.

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98-02-17 H Filed With Clerk
H First reading
99-01-12 H Session Sine Die

HB-3329 CROSS.

805 ILCS 210/402 from Ch. 106 1/2, par. 154-2
805 ILCS 210/602 from Ch. 106 1/2, par. 156-2
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Amends the Revised Uniform Limited Partnership Act. Provides that a limited partnership agreement controls when a general partner may withdraw, and may provide that the general partner may not withdraw from the partnership. Provides that the agreement may also provide that a general partner may not assign a partnership interest in a limited

from Ch. 106 1/2, par. 156-3

partnership prior to the dissolution and winding up of the limited partnership. Provides that unless a partnership agreement provides otherwise, a limited partner may not withdraw from a limited partnership prior to the dissolution and winding up of the limited partnership and that a partnership agreement may provide that a partnership interest may not be assigned prior to the dissolution and winding up of the limited partnership, rather than that a limited partner may withdraw upon 6 months notice unless the agreement specifies otherwise.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3330 COWLISHAW – BRUNSVOLD – JOHNSON,TOM – HANNIG – SCHOENBERG, KUBIK, HASSERT, PERSICO, MOORE,EUGENE, HARTKE, WINKEL, POE, BOST, GASH, ACKERMAN, MEYER, STEPHENS, WINTERS, MULLIGAN, CROSS, WOOD, ZICKUS, LAWFER, LYONS,EILEEN, WAIT, BEAUBIEN, NOLAND, WIRSING, MAUTINO, MURPHY, BIGGERT, CHURCHILL, BROWN, MITCHELL, MOORE,ANDREA AND SAVIANO.

105 ILCS 230/5-50

Amends the School Construction Law. Provides that a school district that has passed a referendum after January 1, 1996 for the issuance of bonds for school construction but that has not yet issued the bonds remains eligible to receive a grant entitlement from the State Board of Education for a school construction project grant without resubmitting the project or its financing to referendum. Effective immediately.

FISCAL NOTE (State Board of Education)

Total grant costs would range from \$68,105,118 to \$113,853,284,

which would not be an additional cost to the State.

STATE MANDATES FISCAL NOTE (SBE)

No change from SBE fiscal note.

H First reading

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

Referred to Hse Rules Comm

98-02-26 H Added As A Joint Sponsor KUBIK

98-03-11 H Assigned to Elementary & Secondary

Education

98-03-19 H

Do Pass/Short Debate Cal 013-002-000

H Placed Cal 2nd Rdg-Sht Dbt

H Joint Sponsor Changed to BRUNSVOLD

H Added As A Co-sponsor JOHNSON, TOM

H Added As A Co-sponsor HANNIG

H Added As A Co-sponsor SCHOENBERG

H Added As A Co-sponsor KUBIK

H Added As A Co-sponsor HASSERT

H Added As A Co-sponsor PERSICO

H Added As A Co-sponsor MOORE, EUGENE

H Added As A Co-sponsor HARTKE

H Added As A Co-sponsor WINKEL

H Added As A Co-sponsor POE

H Added As A Co-sponsor BOST

98-03-23 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-24 H Added As A Co-sponsor GASH

H Added As A Co-sponsor ACKERMAN

H Added As A Co-sponsor MEYER

H Added As A Co-sponsor STEPHENS

H Added As A Co-sponsor WINTERS

H Added As A Co-sponsor MULLIGAN

H Added As A Co-sponsor CROSS

H Added As A Co-sponsor WOOD

H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor LAWFER

H Added As A Co-sponsor LYONS, EILEEN

H Added As A Co-sponsor WAIT

H Added As A Co-sponsor BEAUBIEN

H Added As A Co-sponsor NOLAND

H Added As A Co-sponsor WIRSING

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98-03-24-Cont.
         H Added As A Co-sponsor MAUTINO
         H Added As A Co-sponsor MURPHY
         H Added As A Co-sponsor BIGGERT
         H Added As A Co-sponsor CHURCHILL
         H Added As A Co-sponsor BROWN
         H Added As A Co-sponsor MITCHELL
         H Added As A Co-sponsor MOORE, ANDREA
         H Added As A Co-sponsor SAVIANO
98-03-25 H
                                    Fiscal Note Filed
                                    St Mandate Fis Note Filed
         H 3rd Rdg-Sht Dbt-Pass/Vote 070-033-010
98-03-26 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor PETKA
         S Added as Chief Co-sponsor LAUZEN
         S First reading
                                    Referred to Sen Rules Comm
99-01-12 H Session Sine Die
```

HB-3331 WINKEL.

105 ILCS 230/5-5 105 ILCS 230/5-20 105 ILCS 230/5-50

Amends the School Construction Law. Changes the definition of approved school construction bonds in connection with the issuance of which school districts may be eligible for debt service grants to mean bonds that are approved by referendum after January 1, 1996 but prior to January 1, 1997 (now, prior to January 1, 1998). Provides that a school district's application for a school construction project grant is to set forth the proceeds the district received or is to receive from bonds issued for a school construction project pursuant to a referendum of the voters of the district held on or after January 1, 1997 authorizing issuance of the bonds. Adds that a district that has passed a school construction bond referendum on or after January 1, 1997 does not have to again resubmit the project to a referendum in order to receive a grant entitlement for a school construction project. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-02-17 H Filed With Clerk

H First reading

99-01-12 H Session Sine Die

HB-3332 STEPHENS.

35 ILCS 505/13a.2

from Ch. 120, par. 429a2

Referred to Hse Rules Comm

Amends the Motor Fuel Tax Law. Makes a technical change in the Section concerning the records kept by a motor carrier.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3333 STEPHENS.

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

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that beginning on and after the effective date of this amendatory Act, each month the Department shall pay (i) 26.7% of the net revenue realized for the proceeding month from the 6.25% general rate on the selling price of gasoline into the State Construction Account Fund and (ii) 53.3% of the net revenue realized for the proceeding month from the 6.25% general rate on the selling price of gasoline into the Road Fund. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3334 LAWFER.

20 ILCS 655/5.3

from Ch. 67 1/2, par. 608

Amends the Illinois Enterprise Zone Act. Provides that if (i) the county board of any county in which a current military base is located, in part or in whole, or in which a military base that has been closed within the last 20 years is located, in part or in whole, adopts a designating ordinance to designate the military base as an enterprise zone and (ii) the property otherwise qualifies as an enterprise zone, then the Department of Commerce and Community Affairs may certify the designating ordinance or ordinances, as the case may be. Effective immediately.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3335 CROSS.

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.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3336 RIGHTER.

35 ILCS 105/3-5	from Ch. 120, par. 439.3-5
35 ILCS 110/3-5	from Ch. 120, par. 439.33-5
35 ILCS 115/3-5	from Ch. 120, par. 439.103-5
35 ILCS 120/2-5	from Ch. 120, par. 441-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Exempts the amount, if any, of tax that is imposed under Section 4051 of the Internal Revenue Code of 1986 on heavy trucks and trailers from the taxes imposed under those Acts. Provides that these exemptions are not subject to the sunset provisions. Effective immediately.

Referred to Hse Rules Comm

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading

99-01-12 H Session Sine Die

HB-3337 BROWN.

35 ILCS 200/1-130

Amends the Property Tax Code. Provides that "property" includes a vehicle or similar portable structure only if it is used as an owner-occupied dwelling place by the owner of the land on which the vehicle or similar portable structure is located (now a vehicle or similar portable structure used or constructed to permit the use as a dwelling place if the structure is resting in whole on a permanent foundation). Effective immediately.

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

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3338 ERWIN.

20 ILCS 4027/15

30 ILCS 105/8.11 from Ch. 127, par. 144.11

Amends the Violence Prevention Act and the State Finance Act. Provides that all money from the sale of Violence Prevention license plates be distributed proportionately as grants for violence prevention programs to benefit the purchasers of the plates. Provides that all money from the sale of Environmental license plates be distributed proportionately as grants for environmental programs to benefit the purchasers of the plates.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3339 **2872**

HB-3339 ERWIN - WOOD - FEIGENHOLTZ - ZICKUS - GASH, KLINGLER, LANG, KRAUSE, SCHAKOWSKY, SCHOENBERG, RONEN, JONES,LOU, SCOTT, MULLIGAN, BIGGERT AND SLONE.

20 ILCS 1405/56.3 new
215 ILCS 5/356w 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. Repeals the coverage requirement January 1, 2002. Defines terms. Amends the Civil Administrative Code of Illinois to require the Department of Insurance to conduct a study of the costs and benefits of the coverage requirements. Effective January 1, 1999.

FISCAL NOTE (Dpt. of Insurance)
HB 3339 would cost the Dept. between \$100,000 and \$200,000 for Medical staff and for the required annual report.

HOUSE AMENDMENT NO. 1.

99-01-12 H Session Sine Die

Deletes reference to:

20 ILCS 1405/56.3 new

Removes provision requiring the Department of Insurance to conduct a cost-benefit study of the investigational cancer treatment requirements.

NOTE(S) THAT MAY APPLY: Fiscal 98-02-17 H Filed With Clerk H Added As A Joint Sponsor WOOD H First reading Referred to Hse Rules Comm 98-02-25 H Assigned to Human Services 98-03-11 H Re-assigned to Health Care Availability & Access 98-03-19 H Do Pass/Short Debate Cal 024-002-000 H Placed Cal 2nd Rdg-Sht Dbt 98-03-20 H Fiscal Note Requested BLACK H Cal Ord 2nd Rdg-Shr Dbt 98-03-24 H Amendment No.01 **ERWIN** Amendment referred to HRUL Н H Be approved consideration HRUL H Cal Ord 2nd Rdg-Shr Dbt H Added As A Co-sponsor FEIGENHOLTZ H Added As A Co-sponsor ZICKUS H Added As A Co-sponsor GASH H Added As A Co-sponsor KLINGLER H Added As A Co-sponsor LANG H Added As A Co-sponsor KRAUSE H Added As A Co-sponsor SCHAKOWSKY 98-03-25 H Fiscal Note Filed H Added As A Co-sponsor SCHOENBERG H Added As A Co-sponsor RONEN H Second Reading-Short Debate Adopted Н Amendment No.01 **ERWIN** H Pld Cal Ord 3rd Rdg-Sht Dbt 98-03-26 H Added As A Co-sponsor JONES,LOU 98-03-31 H Added As A Co-sponsor SCOTT H Added As A Co-sponsor MULLIGAN H Added As A Co-sponsor BIGGERT H Added As A Co-sponsor SLONE H 3rd Rdg-Sht Dbt-Pass/Vote 107-009-001 98-04-01 S Arrive Senate S Placed Calendr, First Reading S Chief Sponsor KARPIEL S First reading Referred to Sen Rules Comm 98-04-07 S Added as Chief Co-sponsor PARKER 98-04-28 S Added as Chief Co-sponsor LAUZEN 98-05-13 S Added as Chief Co-sponsor LINK

HB-3340 ERWIN.

New Act

Creates the Illinois Learning with the Arts Act. Provides that the State Board of Education, Illinois Arts Council, and Board of Higher Education shall enter into an intergovernmental agreement in accordance with the Intergovernmental Cooperation Act to integrate, coordinate, and maximize benefits available under other programs that promote the use, understanding, and appreciation of the visual and performing arts as a part of the educational curriculum in the public schools, from the pre-school level through grade 12. Provides that the emphasis of the Illinois Learning with the Arts Program shall be upon the efficient use of resources to present a comprehensive but non-duplicative array of visual and performing arts programs. Adds provisions relative to use under the intergovernmental agreement of appropriations made to the parties to that agreement for programs that may be administered in a more efficient and coordinated manner under the intergovernmental agreement. Also authorizes appropriations in fiscal years after fiscal year 1999 for distribution to the intergovernmental agreement's governing body to administer visual and performing arts programs that replace those previously administered by one or more of the parties to the intergovernmental agreement. Effective July 1, 1998.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3341 TURNER,ART – LOPEZ – CURRIE – FLOWERS – ERWIN, ACEVEDO, LANG, KENNER, LYONS, JOSEPH, BUGIELSKI, PUGH AND GILES.

20 ILCS 805/63a42 new

Amends the Civil Administrative Code of Illinois concerning the Department of Natural Resources. Subject to appropriation, provides that the Department shall make a 50% matching grant to the Chicago Park District for the first year of necessary dredging and reclamation of lagoons and ponds at any location deemed essential by the Park District to include certain City of Chicago parks. Effective immediately.

FISCAL NOTE (Dpt. Natural Resources)

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Based on the companion approp. bill, fiscal impact is $2.5 M.
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NOTE(S) THAT MAY APPLY: Fiscal

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98-02-17 H Filed With Clerk
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H First reading

Referred to Hse Rules Comm

98-02-18 H Primary Sponsor Changed To TURNER, ART

H Added As A Joint Sponsor LOPEZ

H Added As A Co-sponsor CURRIE

H Added As A Co-sponsor FLOWERS

H Added As A Co-sponsor ERWIN

II Added As A Co-sponsor ACEVED

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor LANG

H Added As A Co-sponsor KENNER

H Added As A Co-sponsor LYONS, JOSEPH

H Added As A Co-sponsor BUGIELSKI

H Added As A Co-sponsor PUGH

H Added As A Co-sponsor GILES

98-03-05 H Fiscal Note Filed H Committee Rules

98-03-11 H Assigned to Environment & Energy

98-03-20 H Do Pass/Short Debate Cal 018-000-000

H Placed Cal 2nd Rdg-Sht Dbt

98-03-25 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-31 H 3rd Rdg-Sht Dbt-Pass/Vote 063-054-001

98-04-01 S Arrive Senate

S Placed Calendr, First Reading

S Chief Sponsor DUDYCZ

S First reading Referred to Sen Rules Comm 98-04-29 S Assigned to Executive

98-05-06 S Recommended do pass 013-000-000

S Placed Calndr, Second Reading

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98-05-07 S Second Reading
S Placed Calndr, Third Reading
98-05-13 S Third Reading - Passed 048-007-000
H Passed both Houses
98-06-11 H Sent to the Governor
98-08-07 H Governor vetoed
H Placed Calendar Total Veto
98-11-17 H Mtn filed overrde Gov veto #1/TURNER
H 3/5 vote required
H Override Gov veto-Hse lost 065-050-000
H Placed Calendar Total Veto
98-11-18 H Total veto stands.
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HB-3342 TURNER,ART – LOPEZ – CURRIE – FLOWERS – ERWIN, ACEVEDO, LANG, KENNER, LYONS, JOSEPH, BUGIELSKI, PUGH AND GILES.

Makes appropriations to the Department of Natural Resources to provide a 50% matching grant to the Chicago Park District for pond and lagoon dredging. Effective July 1, 1998.

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98-02-17 H Filed With Clerk
        H First reading
                                    Referred to Hse Rules Comm
98-02-18 H Primary Sponsor Changed To TURNER, ART
        H Added As A Joint Sponsor LOPEZ
        H Added As A Co-sponsor CURRIE
        H Added As A Co-sponsor FLOWERS
        H Added As A Co-sponsor ERWIN
        H Added As A Co-sponsor ACEVEDO
        H Added As A Co-sponsor LANG
        H Added As A Co-sponsor KENNER
        H Added As A Co-sponsor LYONS, JOSEPH
        H Added As A Co-sponsor BUGIELSKI
        H Added As A Co-sponsor PUGH
        H Added As A Co-sponsor GILES
98-02-25 H
                                    Assigned to Environment & Energy
98-03-11 H
                                    Re-assigned to Approp-Gen Srvc & Govt
                                      Ovrsght
98-03-20 H
                                    Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-3343 SLONE.

765 ILCS 515/9

from Ch. 96 1/2, par. 9209

Amends the Severed Mineral Interest Act by making a technical change in the Section concerning the termination of the lease.

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FISCAL NOTE (Dpt. Natural Resources)
No fiscal impact.
98-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm
98-03-05 H Fiscal Note Filed
H Committee Rules
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HB-3344 SLONE.

99-01-12 H Session Sine Die

105 ILCS 5/26-1 from Ch. 122, par. 26-1 105 ILCS 5/26-1.5 new

Amends the School Code. Provides that the exception to the compulsory public school attendance requirements that is accorded to children attending a private or parochial school where instruction is provided in the English language in the branches of education taught to children of corresponding age or grade in the public schools does not extend to children in a home school program unless that program meets the requirements for a valid home school program. Provides that a home school program in which the required instruction is provided is not a valid home school program unless proper notice is given to the regional superintendent of schools (or chief administrator of an educational service center in Chicago) of names, addresses, and birthdates of the children in the program, unless those children (subject to certain religious, constitutional, or medical exceptions) receive the same immunizations and vision and hearing screenings as public school children, unless those children who are in the equivalent of third

and fifth grade take the State IGAP tests in reading, writing, and mathematics, and unless appropriate arrangements are made by the parent or guardian for the annual evaluation of the academic progress of those home-school students who do not take the State IGAP tests in a particular year, such evaluation to be by nationally normed student achievement tests, a detailed portfolio of lesson plans and the child's completed work, or some other academic evaluation mutually agreeable to the parent or guardian and the regional superintendent of schools or chief administrator. Adds provisions relative to remediation. Provides that a parent or guardian violates the compulsory attendance laws of the State and is subject to prosecution if the home school program in which his or her child is enrolled is not a valid home school program.

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FISCAL NOTE (State Board of Education)
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State assessment program costs would increase by an estimated

\$25,000; additional administration and test security costs

cannot be estimated at this time.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note. NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading 98-03-09 H

Fiscal Note Filed St Mandate Fis Note Filed Н Н

Committee Rules

99-01-12 H Session Sine Die

HB-3345 KRAUSE.

720 ILCS 675/1 from Ch. 23, par. 2357 720 ILCS 675/2 from Ch. 23, par. 2358 720 ILCS 675/3 new

720 ILCS 675/4 new

720 ILCS 675/5 new

720 ILCS 675/6 new 720 ILCS 675/7 new

Amends the Sale of Tobacco to Minors Act. Requires tobacco vendors to obtain a license from the State. Increases penalties for the distribution of tobacco to persons under 18 years of age. Requires persons who sell tobacco products to obtain a license from the State.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading 99-01-12 H Session Sine Die Referred to Hse Rules Comm

Referred to Hse Rules Comm

HB-3346 MAUTINO.

New Act

Creates the Bowling Center Safety Act. Sets forth responsibilities of operators of bowling centers and bowlers. Provides that bowlers and spectators are deemed to have knowledge of and to assume the inherent risks of bowling. Provides that this assumption of risk is a complete bar of suit and is a complete defense to a suit against an operator by a bowler or spectator for injuries resulting from the assumed risks of bowling unless the operator has violated his or her duties or responsibilities under the Act.

FISCÂL NOTE (Administrative Office of Ill. Courts)

No fiscal impact on the Judicial Branch.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-05 H Fiscal Note Filed Committee Rules 99-01-12 H Session Sine Die

HB-3347 HOFFMAN - BROSNAHAN - O'BRIEN - REITZ - DAVIS, STEVE AND HOLBROOK.

430 ILCS 105/2 from Ch. 121, par. 314.2

Amends the Road Worker Safety Act by making a technical change in the Section requiring the use of flagmen when men are working where one-way traffic is utilized.

FISCAL NOTE (Dpt. Transportation)

No fiscal impact on DOT.

STATE MANDATES ACT FISCAL NOTE

HB 3347 fails to create a State mandate.

STATE MANDATES ACT FISCAL NOTE, H-AM 3

No change from previous State mandates note.

HOME RULE NOTE, H-AM 3 Contains no language preempting home rule authority.

HOUSE AMENDMENT NO. 3.

Deletes reference to:

430 ILCS 105/2

Adds reference to:

30 ILCS 750/9-11 new

30 ILCS 105/5.480 new

Deletes everything. Amends the Build Illinois Act and the State Finance Act. Creates the Port Development Revolving Loan Program and Port Development Revolving Loan Fund. Provides that DCCA shall administer the Program and provide loans to port districts. Provides that all moneys from loans shall be paid back into the Fund, creating a revolving loan program. Sets forth the standards and procedures for receiving a loan, the permitted uses of loans, and other Program requirements.

STATE DEBT IMPACT NOTE, H-AM 2

No direct impact on State indebtedness; program could be

funded by State debt. STATE DEBT IMPACT NOTE, H-AM 3

No change from previous State debt note.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-02-26 H Fiscal Note Filed H Committee Rules 98-03-11 H Assigned to Approp-Gen Srvc & Govt Ovrsght 98-03-13 H Re-assigned to Transportation & Motor Vehicles

98-03-19 H Primary Sponsor Changed To HOFFMAN

H Added As A Joint Sponsor BROSNAHAN

H Added As A Co-sponsor O'BRIEN

Do Pass/Stdnrd Dbt/Vo011-010-000 98-03-20 H H Plcd Cal 2nd Rdg Std Dbt

98-03-23 H St Mandate Fis Nte Requestd BLACK

H Cal 2nd Rdg Std Dbt

98-03-25 H Second Reading-Stnd Debate H Hld Cal Ord 2nd Rdg-Shr Dbt

98-03-27 H St Mandate Fis Note Filed

Amendment referred to HRUL

H Hld Cal Ord 2nd Rdg-Shr Dbt

98-03-31 H Amendment No.01 DAVIS, STEVE

H Hld Cal Ord 2nd Rdg-Shr Dbt

H Added As A Co-sponsor REITZ

H Added As A Co-sponsor DAVIS, STEVE

H Added As A Co-sponsor HOLBROOK

98-04-01 H Amendment No.02 DAVIS.STEVE Η Amendment referred to HRUL

> Η Amendment No.03 DAVIS, STEVE

Н Amendment referred to HRUL

Η Rules refers to HTRN H Be approved consideration HTRN

Н St Mndt Fscl Note Fld Amnd

Н Home Rule Note Fld as amend

Н Amendment No.03 DAVIS, STEVE Adopted

H Pld Cal Ord 3rd Rdg-Std Dbt

98-04-02 H Re-Refer Rules/Rul 19(a)

98-04-03 H St Debt Note fld as amended BY AMEND #2 St Debt Note fld as amended BY AMEND #3 Η

> Η Committee Rules

99-01-12 H Session Sine Die

HB-3348 DAVIS, STEVE.

625 ILCS 5/6-500

from Ch. 95 1/2, par. 6-500

625 ILCS 5/5-16.5 new

Amends the Illinois Vehicle Code to provide that employees of school districts or private schools who transport students in vehicles designed for 8 or more but fewer than 16 passengers are subject to drug and alcohol testing under federal motor carrier safety provisions.

FISCAL NOTE (IDOT)

No fiscal impact on DOT.

FISCAL NOTE (State Board of Education)

No fiscal impact on SBE.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

98-02-17 H Filed With Clerk

H First reading 98-02-26 H

98-03-09 H

Н 99-01-12 H Session Sine Die Referred to Hse Rules Comm Fiscal Note Filed

Committee Rules Fiscal Note Filed

St Mandate Fis Note Filed

Committee Rules

HB-3349 DAVIS, MONIQUE.

210 ILCS 3/47 new

210 ILCS 5/12.5 new

210 ILCS 35/5.5 new

210 ILCS 40/5.5 new

210 ILCS 45/3-407.5 new

210 ILCS 55/6.5 new

210 ILCS 60/9.5 new

210 ILCS 65/22 new

210 ILCS 85/6.19 new

225 ILCS 2/107 new

225 ILCS 15/25.5 new

225 ILCS 20/34.5 new

225 ILCS 25/45.5 new

225 ILCS 50/23.5 new

225 ILCS 55/157 new

225 ILCS 60/53.5 new

225 ILCS 63/102 new

225 ILCS 65/46.5 new

225 ILCS 75/14.5 new

225 ILCS 80/24.5 new

225 ILCS 90/5.5 new

225 ILCS 100/13.5 new

225 ILCS 106/57 new

225 ILCS 107/77 new

225 ILCS 110/31.5 new

Amends various licensing Acts regulating the provision of health care services by health care providers. Prohibits the imposition of interest charges as long as the consumer is making regular payments of more than \$50 per month toward the unpaid balance.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3350 DAVIS, MONIQUE.

735 ILCS 5/9-110

from Ch. 110, par. 9-110

Amends the Forcible Entry and Detainer Article of the Code of Civil Procedure. Provides that if the court enters judgment for possession of leased premises against a defendant lessee who is more than 30 days in arrears in paying rent, the court shall not stay enforcement of the judgment for any period in excess of 14 days.

FISCAL NOTE (Administrative Office of Ill. Courts)

No fiscal impact on the Judicial Branch.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-03-05 H Fiscal Note Filed Committee Rules
99-01-12 H Session Sine Die

77-01-12 11 Session Sin

HB-3351 HOLBROOK.

55 ILCS 5/5-1062.2 new

Amends the Counties Code. Provides that Madison, Monroe, or St. Clair County may establish a 10-member Stormwater Management Committee to administer funding and promote cooperation in stormwater management in southwestern Illinois through intergovernmental agreements. Authorizes the regulation, enforcement, and management of urban stormwater runoff. Establishes a committee's duties, powers, funding, and relationships to other governmental entities and property owners concerning stormwater management plans. Authorizes the imposition of stormwater utility fees after referendum, the collection of fees, and the issuance of revenue bonds.

98-02-17 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-01-12 H Session Sine Die

HB-3352 HOLBROOK - STEPHENS - HOFFMAN.

55 ILCS 5/5-1062.2 new

Establishes the 7-member Southwestern Stormwater Management Committee to administer funding and promote cooperation in stormwater management in the Counties of Madison, Monroe, and St. Clair through intergovernmental agreements. Provides that each county board chairperson shall appoint 2 members to the Committee and the Governor shall appoint one member. Authorizes these counties to regulate and enforce management of urban stormwater runoff. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the stormwater management provisions apply to the unincorporated areas of Madison, Monroe, and St. Clair Counties (now in the amendatory provisions, to the Counties of Madison, Monroe, and St. Clair).

STATE MANDATES FISCAL NOTE, H-AM 1

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HB 3352 fails to create a State mandate.
    FISCAL NOTE (DCCA)
    No fiscal impact on units of local gov't, or DCCA.
    FISCAL NOTE, H-AM 1 (DCCA)
    No change from previous fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    98-02-17 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
    98-02-19 H Added As A Joint Sponsor HOFFMAN
             H Joint Sponsor Changed to STEPHENS
    98-03-11 H
                                          Assigned to Local Government
    98-03-20 H
                     Amendment No.01
                                          LOCAL GOVT H
                                                                   Adopted
                                          Motion Do Pass Amended-Lost 006-006-001
             Η
                                            HLGV
             Н
                                          Remains in CommiLocal Government
             Η
                                          Fiscal Note req as Amended BLACK
             Η
                                          St Mndt Fscl Note Rea Amnd
                                          Do Pass Amd/Stndrd Dbt/Vote 009-001-000
             H Plcd Cal 2nd Rdg Std Dbt
    98-03-23 H Second Reading-Stnd Debate
             H Hld Cal Ord 2nd Rdg-Shr Dbt
    98-03-24 H
                                          St Mndt Fscl Note Fld Amnd
                                          Fiscal Note Filed
             Н
             H Hld Cal Ord 2nd Rdg-Shr Dbt
    98-03-31 H
                                          Fiscal Note filed as Amnded
             H Pld Cal Ord 3rd Rdg-Std Dbt
    98-04-02 H
                                          Re-Refer Rules/Rul 19(a)
    99-01-12 H Session Sine Die
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HB-3353 HOLBROOK.

30 ILCS 105/6z-18 from Ch. 127, par. 142z-18 30 ILCS 105/6z-20 from Ch. 127, par. 142z-20

Amends the State Finance Act. Provides that the moneys paid into the Local Government Tax Fund from the 6.25% general rate on the selling price of tangible personal

2879 HB-3353—Cont.

property purchased in this State that is titled or registered by any agency of this State's government shall be equally distributed to the municipality or county, in the case of an unincorporated area, where the retailer making the sale is located and the municipality or the unincorporated area of the county where the address is given for title or registration purposes. Provides that if the address for titling or registration purposes is outside of this State, the municipality or county, in the case of an unincorporated area, where the retailer makes the sale shall receive the entire amount attributable to the sale. Provides that the moneys paid into the County and Mass Transit District Fund from the 6.25% general rate on the selling price of tangible personal property purchased in this State that is titled or registered by any agency of this State's government shall be equally distributed in counties with fewer than 3,000,000 inhabitants, with one-half going to the county where the sale was made and one-half going to the county for which the address for titling or registration purposes was given as be in that county. Provides that if the address for titling or registration purposes is outside of this State, the county where the retailer makes the sale shall receive the entire amount attributable to the sale. Effective immediately.

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98-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-3354 CROSS.

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New Act
5 ILCS 420/4A-101 from Ch. 127, par. 604A-101
5 ILCS 420/4A-102 from Ch. 127, par. 604A-102
5 ILCS 420/4A-103 from Ch. 127, par. 604A-103
5 ILCS 420/4A-106 from Ch. 127, par. 604A-106
5 ILCS 420/4A-107 from Ch. 127, par. 604A-107
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Creates the State Employee Gift Ban Act and amends the Illinois Governmental Ethics Act. Prohibits officers and employees of the State executive branch from accepting or soliciting gifts from lobbyists, State contractors, State-regulated entities, entities with interests affected by a State agency's activities, and the spouse or children of those persons. Provides that a violating State officer or employee forfeits his or her office or employment and a violating donor commits a business offense with a fine up to \$10,000. Requires executive branch officers and employees not already required to file statements of economic interests to do so. Effective immediately.

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FISCAL NOTE (Dpt. Central Management Services)
    HB 3354 will have no fiscal impact on CMS.
NOTE(S) THAT MAY APPLY: Fiscal
    98-02-17 H Filed With Clerk
             H First reading
                                           Referred to Hse Rules Comm
    98-03-11 H
                                           Assigned to State Govt Admin & Election
                                             Refrm
   98-03-20 H
                                           Do Pass/Short Debate Cal 011-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
   98-03-25 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
                                           Fiscal Note Filed
   98-03-30 H
             H Held 2nd Rdg-Short Debate
   98-04-02 H
                                           Re-Refer Rules/Rul 19(a)
   99-01-12 H Session Sine Die
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HB-3355 TURNER, JOHN.

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730 ILCS 5/5-8A-1 from Ch. 38, par. 1005-8A-1
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Amends the Unified Code of Corrections. Makes a stylistic change in the title of the Electronic Home Detention Law.

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98-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-3356 WAIT - DART.

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730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3
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Amends the Unified Code of Corrections. Makes a stylistic change in the Truth-In-Sentencing provisions relating to armed robbery.

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98-02-17 H Filed With Clerk
H First reading

98-03-11 H
98-03-20 H
Placed Cal 2nd Rdg-Sht Dbt

98-03-25 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate

98-03-31 H Added As A Joint Sponsor DART

98-04-01 H Pld Cal Ord 3rd Rdg-Sht Dbt

98-04-02 H

99-01-12 H Session Sine Die
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HB-3357 BOST - NOLAND - DURKIN - TENHOUSE.

720 ILCS 5/20-1

from Ch. 38, par. 20-1

Amends the Criminal Code of 1961. Provides that arson is a Class 1 felony when the property damaged is a dwelling (now arson is a Class 2 felony).

NOTE(S) THAT MAY APPLY: Correctional

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98-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm
98-05-18 H Added As A Joint Sponsor NOLAND
H Added As A Co-sponsor DURKIN
H Added As A Co-sponsor TENHOUSE
99-01-12 H Session Sine Die
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HB-3358 ZICKUS.

730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3 730 ILCS 5/5-4-1 from Ch. 38, par. 1005-4-1

Amends the Unified Code of Corrections. Provides that a defendant who is convicted of an offense subject to the Truth-In-Sentencing provisions committed on or after the effective date of this amendatory Act shall receive no good conduct credit and shall serve 100% of his or her sentence (now the defendant may receive a maximum of 4.5 days of good conduct credit for each month of his or her sentence of imprisonment).

NOTE(S) THAT MAY APPLY: Correctional

98-02-17 H Filed With Clerk H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3359 ROSKAM - LYONS, EILEEN.

20 ILCS 2630/2.1 from Ch. 38, par. 206-2.1 20 ILCS 2630/5 from Ch. 38, par. 206-5 725 ILCS 5/107-12 from Ch. 38, par. 107-12

Amends the Criminal Identification Act and the Code of Criminal Procedure of 1963. Provides that a notice to appear issued instead of an arrest shall be treated as an arrest. Provides that with the approval of the Department of State Police, an agency issuing notices to appear for certain offenses may enter into arrangements with other agencies for the purpose of obtaining fingerprints, charges, and descriptions at or before the person's first court appearance. Provides that for certain offenses, the court shall order a law enforcement agency to fingerprint all persons appearing before the court who have not previously been fingerprinted for the same case. Provides that a notice to appear for certain offenses shall request that the person report to a law enforcement agency for fingerprinting at a designated time and place before or at the first court appearance.

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98-02-17 H Filed With Clerk
H Added As A Joint Sponsor LYONS, EILEEN
H First reading Referred to Hse Rules Comm
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99-01-12 H Session Sine Die

HB-3360 ZICKUS. 625 ILCS 5/8-100 new

625 ILCS 5/8-117 new 625 ILCS 5/8-118 new 625 ILCS 5/8-119 new 625 ILCS 5/8-120 new

625 ILCS 5/8-121 new

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall revoke a driver's license for (i) refusing to submit to a test to determine the driver's blood con-

2881 HB-3360—Cont.

centration of alcohol or drugs while driving a motor vehicle for the carriage of passengers for hire, (ii) operating a motor vehicle for the carriage of passengers for hire while the alcohol concentration is at least 0.04 or any amount of a drug is in the person's blood or urine, or (iii) driving a motor vehicle for the carriage of passengers for hire while under the influence to a degree that renders the person incapable of safely driving. Provides that a person may not drive a motor vehicle for the carriage of passengers for hire while having any alcohol or drug in the person's system. Provides that a person who drives a motor vehicle for the carriage of passengers for hire while having any alcohol or drugs in the person's system or who refuses to submit to a test may not drive a motor vehicle for the carriage of passengers for hire for at least 24 hours. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3361 SLONE.

New Act

30 ILCS 115/2 from Ch. 85, par. 612

30 ILCS 805/8.23 new

765 ILCS 120/1 from Ch. 30, par. 401

Creates the Smart Growth Act to require more densely populated or rapidly growing counties to prepare Urban Growth Plans, under which the counties designate urban growth areas beyond which no urban land uses shall be allowed. Provides for local government cooperation and public participation in the designation of urban growth areas. Preempts home rule powers. Amends the State Revenue Sharing Act to authorize the Department of Revenue to withhold distributions from the Local Government Distribution Fund to counties that fail to timely submit Urban Growth Plans. Amends the State Mandates Act to require implementation without reimbursement. Amends the Real Property Conservation Rights Act. Includes within the provisions for conservation rights land primarily used for the production of food, other agricultural products, or fiber. Effective immediately.

FISCAL NOTE (Dept. of Revenue)

HB 3361 will not create a fiscal impact for the State; it could cost affected local gov'ts, approximately \$2.5 M per month of

noncompliance.

HOUSING AFFORDABILITY NOTE

No direct impact on the cost of a single-family residence.

STATE MANDATES FISCAL NOTE

HB 3361 creates a "local gov't organization and structure man-

date" for which no reimbursement is necessary.

HOME RULE NOTE

HB 3361 preempts home rule authority.

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

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Environment & Energy 98-03-19 H Fiscal Note Filed Н Housing Aford Note Filed Н Committee Environment & Energy 98-03-20 H Re-Refer Rules/Rul 19(a) 98-03-25 H St Mandate Fis Note Filed Η Home Rule Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-3362 ZICKUS – HARTKE – PARKE – PHELPS – ROSKAM, BIGGINS, BOST, HANNIG, JOHNSON, TOM AND NOLAND.

New Act 225 ILCS 60/22

from Ch. 111, par. 4400-22

Creates the Woman's Right to Know Act. Requires informed consent of a woman before an abortion may be performed on her. Requires that at least 24 hours before an impending abortion, the physician or a qualified person must give the woman specific

oral and printed information concerning abortion. Requires the Department of Public Health to develop and make available printed and video materials. Requires a facility other than a hospital that offers abortion services to have a physician with full admitting privileges at a nearby hospital for follow-up care for the facility's patients who receive abortion services. Provides for emergencies. Violation of the Act is a Class A misdemeanor and is grounds under the Medical Practice Act of 1987 for disciplinary action against a physician. Provides for civil penalties, Effective 90 days after becoming law.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-02-17 H Filed With Clerk
            H Added As A Joint Sponsor HARTKE
            H Added As A Co-sponsor PARKE
            H Added As A Co-sponsor PHELPS
            H Added As A Co-sponsor ROSKAM
            H Added As A Co-sponsor BIGGINS
            H Added As A Co-sponsor BOST
            H Added As A Co-sponsor HANNIG
            H Added As A Co-sponsor JOHNSON, TOM
            H Added As A Co-sponsor NOLAND
            H First reading
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99-01-12 H Session Sine Die

Referred to Hse Rules Comm

HB-3363 TURNER, JOHN - NOLAND - MITCHELL - JONES, JOHN - BOST.

20 ILCS 205/40.7

from Ch. 127, par. 40.7

Amends the Civil Administrative Code of Illinois concerning the Department of Agriculture. Provides that the Department's designation of Centennial Farms includes those farms owned for 100 years or more by lineal or collateral (now lineal) descendants of the same family.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-02-17 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
   98-03-11 H
                                          Assigned to Agriculture & Conservation
   98-03-19 H
                                          Do Pass/Short Debate Cal 014-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
             H Added As A Joint Sponsor NOLAND
             H Added As A Co-sponsor MITCHELL
             H Added As A Co-sponsor JONES, JOHN
             H Added As A Co-sponsor BOST
    98-03-23 H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 112-000-003
    98-03-25 S Arrive Senate
             S Placed Calendr, First Reading
    98-03-26 S Chief Sponsor MADIGAN
             S Added as Chief Co-sponsor MYERS,J
    98-03-31 S First reading
                                          Referred to Sen Rules Comm
    98-04-28 S
                                          Assigned to Agriculture & Conservation
    98-05-06 S
                                          Recommended do pass 010-000-000
             S Placed Calndr, Second Reading
    98-05-13 S Second Reading
             S Placed Calndr, Third Reading
    98-05-14 S Third Reading - Passed 057-000-000
             H Passed both Houses
    98-06-04 H Sent to the Governor
    98-06-25 H Governor approved
             Н
                  Effective Date 99-01-01
                  PUBLIC ACT 90-0598
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HB-3364 FANTIN.

415 ILCS 5/39.2

from Ch. 111 1/2, par. 1039.2

Amends the Environmental Protection Act. Requires a copy of a request for local siting approval for a pollution control facility to be filed with the Environmental Protection Agency. Before a final local siting decision, requires the Agency to evaluate the request and make the evaluation available to the county board or the governing body of the municipality or to pay for technical support for the county board or governing body so that the county board or governing body is able to evaluate the request.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3365 DAVIS, MONIQUE.

705 ILCS 405/5-23

from Ch. 37, par. 805-23

705 ILCS 405/5-710 730 ILCS 5/3-10-3

from Ch. 38, par. 1003-10-3

Amends the Juvenile Court Act of 1987. Requires a delinquent minor to perform community service if he or she is a first time offender and has not been found delinquent for a forcible felony. Amends the Unified Code of Corrections. Requires a juvenile committed to the Juvenile Division of the Department of Corrections to attend educational classes 5 days each week during his or her period of incarceration.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

98-02-17 H Filed With Clerk

H First reading

DAVIS, MONIQUE.

Referred to Hse Rules Comm

98-03-11 H

Assigned to Judiciary II - Criminal Law

98-03-20 H

Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

625 ILCS 5/11-205

HB-3366

from Ch. 95 1/2, par. 11-205

Amends the Illinois Vehicle Code. Provides that a police officer in pursuit of a suspect may not operate or drive a motor vehicle with a reckless disregard for the safety of other drivers and pedestrians.

98-02-17 H Filed With Clerk

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

H First reading

HB-3367 DAVIS, MONIQUE.

205 ILCS 605/4

from Ch. 17, par. 504

Amends the Consumer Deposit Account Act. Provides that basic checking accounts shall be available to all persons, not only those 65 years of age or older.

FISCAL NOTE (Office of Banks and Real Estate)

No fiscal impact for the Office of Banks and Real Estate.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-03-09 H

Fiscal Note Filed

Committee Rules

99-01-12 H Session Sine Die

HB-3368 DAVIS, MONIOUE.

5 ILCS 375/5.5 new

Amends the State Employees Group Insurance Act of 1971. Provides that contractors providing health benefits under that Act must make those benefits available to welfare to work program participants whose Medicaid eligibility has expired. Provides that the benefits shall be made available at the group rate under the contract and that the person obtaining benefits shall pay the charges for the benefit coverage.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3369 DAVIS, MONIOUE.

220 ILCS 5/9-222.4 new

Amends the Public Utilities Act. Requires public utilities and alternative electric suppliers to charge persons over the age of 64 years whose income is less than 125% of the poverty level a rate for electricity that is 10% lower than the rate charged to other residential retail customers.

NOTE(S) THAT MAY APPLY: Housing Afford

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3370 **2884**

HB-3370 DAVIS.MONIOUE.

815 ILCS 505/2II new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that an Internet service provider must give each of its customers in this State a pre-addressed, postage-paid postcard that the customer may use to cancel service by U.S. Postal Service mail. Provides that an Internet service provider who violates any of these provisions commits an unlawful practice within the meaning of the Act.

98-02-17 H Filed With Clerk H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3371 DAVIS,MONIQUE.

815 ILCS 505/2JJ new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that an Internet service provider must cancel the account of a customer in this State if the customer has not used the services of the Internet service provider for a continuous period of 90 days, unless the customer has affirmatively communicated to the Internet service provider by electronic mail, telephone, or U.S. Postal Service mail that the customer wishes the account to remain open. Provides that an Internet service provider must not charge the customer for service after the date an account is canceled in accordance with these requirements. Provides that an Internet service provider who violates any of these provisions commits an unlawful practice within the meaning of the Act.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3372 TURNER, JOHN.

20 ILCS 3960/Act rep.

30 ILCS 105/5.213 rep.

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.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3373 CLAYTON.

40 ILCS 5/3-114.2

from Ch. 108 1/2, par. 3-114.2

Amends the Downstate Police Article of the Pension Code. Provides that nonduty disability benefits are not available to a police officer who first becomes a member of the fund on or after the effective date of this amendatory Act of 1998, until the officer has at least 7 years of creditable service in the fund.

PENSIÓN NOTE

Fiscal impact cannot be calculated; future non-duty disability

costs should be reduced.

NOTE(S) THAT MAY APPLY: Pension

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-13 H Pension Note Filed

H Committee Rules

99-01-12 H Session Sine Die

HB-3374

TURNER, JOHN – BERGMAN – FLOWERS – O'BRIEN – ACEVEDO, KOSEL, ZICKUS, WOJCIK, CAPPARELLI, LYONS, JOSEPH, SAVIANO, MCCARTHY, MCAULIFFE, SKINNER, KLINGLER, CURRY, JULIE, PARKE, MOORE, ANDREA, BUGIELSKI, CLAYTON, LYONS, EILEEN, WOOD, BRADLEY, JOHNSON, TOM, WAIT, BURKE, BROWN, GIGLIO, SCOTT, BLACK, LANG, COWLISHAW, COULSON AND PANKAU.

New Act

Creates the Endangering School Bus Transportation Act. Provides that the offense of endangering school bus transportation is committed when a person tampers with a facility of school bus transportation with intent to cause damage, malfunction, or nonfunction or knowingly threatens a driver or passenger with death or imminent bodily injury or with a deadly weapon or words or actions intended to induce belief that the person is armed with a deadly weapon. Provides that the offense is a Class A misdemeanor.

SENATE AMENDMENT NO. 1.

Deletes reference to: New Act Adds reference to: 20 ILCS 2310/55.70 625 ILCS 5/3-644 new

Deletes everything. Amends the Civil Administrative Code of Illinois and the Illinois Vehicle Code to provide for Mammogram special license plates. Requires that the Department of Public Health create an advisory committee with members from, but not limited to, breast cancer advocacy groups, medical professionals, and the State Board of Health for the purpose of awarding grants funded by Mammogram license plates. Adds the Susan G. Komen Breast Cancer Foundation to the list from which the Department of Public Health shall create an advisory committee for the purposes of awarding research grants under the Breast and Cervical Cancer Research Fund. Provides that additional fees for the plates be deposited in the Breast and Cervical Cancer Research Fund for payment, subject to appropriation, to the Illinois Department of Public Health for grants to non-profit organizations and local health departments for breast cancer screening and diagnostic services.

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NOTE(S) THAT MAY APPLY: Correctional
   98-02-17 H Filed With Clerk
            H First reading
                                        Referred to Hse Rules Comm
   98-03-11 H
                                        Assigned to Transportation & Motor Vehicles
    98-03-16 H Added As A Joint Sponsor O'BRIEN
    98-03-19 H
                                        Do Pass/Short Debate Cal 021-000-000
            H Placed Cal 2nd Rdg-Sht Dbt
    98-03-20 H Added As A Co-sponsor ACEVEDO
            H Added As A Co-sponsor KOSEL
            H Added As A Co-sponsor ZICKUS
            H Added As A Co-sponsor WOJCIK
            H Added As A Co-sponsor CAPPARELLI
            H Added As A Co-sponsor LYONS, JOSEPH
            H Added As A Co-sponsor SAVIANO
            H Added As A Co-sponsor MCCARTHY
            H Added As A Co-sponsor MCAULIFFE
            H Added As A Co-sponsor SKINNER
            H Added As A Co-sponsor KLINGLER
            H Added As A Co-sponsor CURRY, JULIE
            H Added As A Co-sponsor PARKE
            H Added As A Co-sponsor MOORE, ANDREA
            H Added As A Co-sponsor BUGIELSKI
            H Added As A Co-sponsor CLAYTON
            H Added As A Co-sponsor LYONS, EILEEN
            H Added As A Co-sponsor WOOD
            H Added As A Co-sponsor BRADLEY
            H Added As A Co-sponsor JOHNSON, TOM
            H Added As A Co-sponsor WAIT
            H Added As A Co-sponsor BURKE
    98-03-23 H Second Reading-Short Debate
            H PId Cal Ord 3rd Rdg-Sht Dbt
            H Added As A Co-sponsor BROWN
            H Added As A Co-sponsor GIGLIO
            H Added As A Co-sponsor SCOTT
             H Added As A Co-sponsor BLACK
             H Added As A Co-sponsor LANG
             H Added As A Co-sponsor COWLISHAW
    98-03-24 H Added As A Co-sponsor COULSON
             H Added As A Co-sponsor PANKAU
             H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
    98-03-25 S Arrive Senate
             S Placed Calendr, First Reading
    98-04-02 S Chief Sponsor FAWELL
                                        Referred to Sen Rules Comm
             S First reading
    98-04-22 S
                                        Assigned to Transportation
    98-04-29 S
                                        Postponed
    98-05-05 S
                                        TRANSPORTN S
                    Amendment No.01
                                        Recommnded do pass as amend 007-000-000
             S Placed Calndr, Second Reading
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Added as Chief Co-sponsor LINK

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98-05-06 S Sponsor Removed FAWELL
         S Alt Chief Sponsor Changed PARKER
         S Second Reading
         S Placed Calndr, Third Reading
98-05-07 S Added As A Co-sponsor DELEO
         S Third Reading - Passed 056-000-001
         H Arrive House
         H Place Cal Order Concurrence 01
98-05-20 H Motion Filed Non-Concur 01/BERGMAN
         H Calendar Order of Concurren 01
98-05-22 H H Noncners in S Amend. 01
         H Primary Sponsor Changed To TURNER, JOHN
         H Joint Sponsor Changed to BERGMAN
         H Added As A Co-sponsor FLOWERS
         H Added As A Co-sponsor KOSEL
         H Added As A Co-sponsor ZICKUS
         S Secretary's Desk Non-concur 01
         S Filed with Secretary
                                    Mtn refuse recede-Sen Amend
           Sponsor Removed PARKER
           Alt Chief Sponsor Changed FAWELL
                                    Mtn refuse recede-Sen Amend
           S Refuses to Recede Amend 01
           S Requests Conference Comm 1ST
           Sen Conference Comm Apptd 1ST/FAWELL,
                                       PARKER, DUDYCZ,
         S
                                       SHADID, LINK
         H Hse Accede Req Conf Comm 1ST
         H Hse Conference Comm Apptd 1ST/HOFFMAN,
         Η
                                       FLOWERS, HANNIG.
         Η
                                       CHURCHILL AND
         Н
                                       TURNER JOHN
98-06-23 H Re-refer Rules/Rul 19(b) RULES HRUL
99-01-12 H House report submitted IST/TURNER, JOHN
         H Conf Comm Rpt referred to HRUL
                                    Committee Rules
         H Session Sine Die
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HB-3375 BERGMAN.

750 ILCS 5/501

from Ch. 40, par. 501

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that interim attorney's fees and costs may not be awarded in any proceeding brought after the entry of a judgment of dissolution of marriage or declaration of invalidity of marriage.

HOUSE AMENDMENT NO. 1.

99-01-12 H Session Sine Die

Provides that the prohibition of post-judgment interim attorney's fees and costs does not apply to a proceeding to enforce an order or judgment for payment of maintenance or child support or to enforce provisions relating to court-ordered visitation.

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JUDICIAL NOTE, H-AM 1 (Admin. Office of Illinois Courts)
No decrease or increase in the need for the number of judges.
FISCAL NOTE, H-AM 1 (Admin. Office of Illinois Courts)
No fiscal impact on the Judicial branch.
98-02-17 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
98-03-11 H
                                       Assigned to Judiciary I - Civil Law
98-03-20 H
                 Amendment No.01
                                       JUD-CIVIL LAW H
                                                                  Adopted
                                       Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-31 H
                                       Judicial Note req as Amend
                                       Fiscal Note filed as Amnded
         H Held 2nd Rdg-Short Debate
98-04-02 H
                                       Re-Refer Rules/Rul 19(a)
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      HB-3376 MCAULIFFE.

      40 ILCS 5/3-110.5
      from Ch. 108 1/2, par. 3-110.5

      40 ILCS 5/5-236
      from Ch. 108 1/2, par. 5-236

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

      40 ILCS 5/9-121.10
      from Ch. 108 1/2, par. 9-121.10

      40 ILCS 5/14-110
      from Ch. 108 1/2, par. 14-110
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Amends the Illinois Pension Code to allow State Police to transfer up to 12 years of law enforcement service credit from the Illinois Municipal Retirement Fund, the Cook County pension fund, the Chicago police pension fund, or a downstate police pension fund to the State Employees' Retirement System upon payment of the difference in employee and employer contributions, plus interest. Effective immediately.

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PENSION NOTE
Fiscal impact is estimated to be minor.
PENSION NOTE, AMENDED
No change from previous note.

NOTE(S) THAT MAY APPLY: Fiscal; Pension
98-02-17 H Filed With Clerk
H First reading
98-03-13 H
Pension Note Filed
Committee Rules
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98-03-31 H Pension Note filed as Amnd
H Committee Rules

99-01-12 H Session Sine Die

HB-3377 COULSON – WOOD – KOSEL – BIGGERT – SCHOENBERG AND FRIT-CHEY.

720 ILCS 5/16D-2 from Ch. 38, par. 16D-2

720 ILCS 5/16D-5.5 new

Amends the Computer Crime Article of the Criminal Code of 1961. Creates the offense of harassment by computer. Establishes penalties.

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NOTE(S) THAT MAY APPLY: Correctional
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98-02-17 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-03-11 H
                                      Assigned to Judiciary II - Criminal Law
98-03-20 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Joint Sponsor WOOD
         H Added As A Co-sponsor KOSEL
         H Added As A Co-sponsor BIGGERT
         H Added As A Co-sponsor SCHOENBERG
         H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
         H Added As A Co-sponsor FRITCHEY
98-03-31 S Arrive Senate
         S Placed Calendr, First Reading
98-04-01 S Chief Sponsor PARKER
98-04-02 S First reading
                                      Referred to Sen Rules Comm
98-04-20 S Added as Chief Co-sponsor DUDYCZ
98-04-22 S
                                      Assigned to Judiciary
98-05-05 S
                                      To Subcommittee
                                      Committee Judiciary
98-05-08 S
                                      Refer to Rules/Rul 3-9(a)
99-01-12 H Session Sine Die
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HB-3378 TURNER, JOHN.

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725 ILCS 5/113-3.1 from Ch. 38, par. 113-3.1
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Amends the Code of Criminal Procedure of 1963. Provides that the posting of a money bond by the defendant or by some other person on the defendant's behalf conclusively constitutes evidence of the defendant's ability to pay reimbursement for the cost of court-appointed counsel in representing the defendant to the extent of the amount of the money bond posted.

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98-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm
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99-01-12 H Session Sine Die

HB-3379 BRADLEY.

20 ILCS 2905/2

from Ch. 127 1/2, par. 2

Amends the State Fire Marshal Act. Provides that the State Fire Marshal shall administer a program to provide grants to municipalities and fire protection districts for the purpose of purchasing thermal imaging cameras that enable firefighters to see better while performing their duties. Requires the municipality or district to pay one-half of the cost. Effective July 1, 1998.

FISCAL NOTE (State Fire Marshal)

For 1,200 fire departments and 2 cameras each, State cost would

be \$30 M; costs would be significantly higher if departments'

requirements are higher.
NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-03-09 H

Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-3380 BOLAND.

35 ILCS 200/9-55

Amends the Property Tax Code. In the Section concerning surveys by owners, provides that the plat shall be certified and recorded before the issuance of any building permit for the lot or lots by a unit of local government responsible for issuing the building permit, or except as otherwise provided by law. Effective immediately.

98-02-17 H Filed With Clerk H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3381 BOLAND.

65 ILCS 5/3.1-35-65 from Ch. 24, par. 3.1-35-65 65 ILCS 5/3.1-35-70 from Ch. 24, par. 3.1-35-70 65 ILCS 5/3.1-35-75 from Ch. 24, par. 3.1-35-75

Amends the Illinois Municipal Code. Provides that treasurers in municipalities with a population less than 500,000 may list in their annual account of moneys the compensation for personnel services by stated categories. Provides that a municipality may authorize the publication of an annual financial report instead of the annual account of moneys and provides that the publication shall include that a copy of the complete financial statement or annual financial report may be inspected at the clerk's office. Subjects the report to the same filing requirements as the annual account of moneys.

98-02-17 H Filed With Clerk

H First reading 99-01-12 H Session Sine Die Referred to Hse Rules Comm

HB-3382 SAVIANO.

New Act

5 ILCS 80/4.19 new

Creates the Orthotics, Prosthetics, and Pedorthics Practice Act. Provides for the licensure of orthotists, pedorthists, and prosthetists. Amends the Regulatory Agency Sunset Act to repeal the Orthotics, Prosthetics, and Pedorthics Practice Act on January 1, 2009. Effective January 1, 1999.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3383 SAVIANO – CAPPARELLI – PANKAU – MOORE,EUGENE – STEPHENS.

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5 ILCS 80/4.10 from Ch. 127, par. 1904.10

5 ILCS 80/4.19 new

30 ILCS 505/9 from Ch. 127, par. 132.9

30 ILCS 535/15 from Ch. 127, par. 4151-15

30 ILCS 535/65 from Ch. 127, par. 4151-65

50 ILCS 510/3 from Ch. 85, par. 6403

110 ILCS 355/62.1 from Ch. 127, par. 62.1
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225 ILCS 305/3	from Ch. 111, par. 1303
225 ILCS 305/8	from Ch. 111, par. 1308
225 ILCS 305/9	from Ch. 111, par. 1309
225 ILCS 305/10	from Ch. 111, par. 1310
225 ILCS 305/11	from Ch. 111, par. 1311
225 ILCS 305/12	from Ch. 111, par. 1312
225 ILCS 305/13	from Ch. 111, par. 1313
225 ILCS 305/14	from Ch. 111, par. 1314
225 ILCS 305/16.5 new	
225 ILCS 305/19	from Ch. 111, par. 1319
225 ILCS 305/21	from Ch. 111, par. 1321
225 ILCS 305/22	from Ch. 111, par. 1322
225 ILCS 305/38	from Ch. 111, par. 1338
225 ILCS 310/4	from Ch. 111, par. 8204
225 ILCS 320/3	from Ch. 111, par. 1103
225 ILCS 325/3	from Ch. 111, par. 5203
	from Ch. 111, par. 5204
225 ILCS 325/4	
225 ILCS 325/5	from Ch. 111, par. 5205
225 ILCS 325/6	from Ch. 111, par. 5206
225 ILCS 325/7	from Ch. 111, par. 5207
225 ILCS 325/8	from Ch. 111, par. 5208
	from Ch. 111, par. 5210
225 ILCS 325/10	
225 ILCS 325/12	from Ch. 111, par. 5212
225 ILCS 325/14	from Ch. 111, par. 5214
225 ILCS 325/15	from Ch. 111, par. 5215
225 ILCS 325/17.5 new	
	from Ch. 111, par. 5220
225 ILCS 325/20	
225 ILCS 325/23	from Ch. 111, par. 5223
225 ILCS 325/24	from Ch. 111, par. 5224
225 ILCS 325/44	from Ch. 111, par. 5244
225 ILCS 325/47	from Ch. 111, par. 5247
225 ILCS 330/4	from Ch. 111, par. 3254
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225 ILCS 330/6	from Ch. 111, par. 3256
225 ILCS 330/7	from Ch. 111, par. 3257
225 ILCS 330/8	from Ch. 111, par. 3258
225 ILCS 330/10	from Ch. 111, par. 3260
225 ILCS 330/12	from Ch. 111, par. 3262
	from Ch. 111, par. 3263
225 ILCS 330/13	
225 ILCS 330/14	from Ch. 111, par. 3264
225 ILCS 330/15	from Ch. 111, par. 3265
225 ILCS 330/18.5 new	
225 1LCS 330/21	from Ch. 111, par. 3271
225 ILCS 330/25	from Ch. 111, par. 3275
225 ILCS 330/27	from Ch. 111, par. 3277
225 ILCS 330/48	from Ch. 111, par. 3298
225 ILCS 340/2	from Ch. 111, par. 6602
225 ILCS 340/4	from Ch. 111, par. 6604
225 ILCS 340/6	from Ch. 111, par. 6606
225 ILCS 340/7	from Ch. 111, par. 6607
225 ILCS 340/8	from Ch. 111, par. 6608
225 ILCS 340/9	from Ch. 111, par. 6609
225 ILCS 340/10	from Ch. 111, par. 6610
225 ILCS 340/11	from Ch. 111, par. 6611
	from Ch. 111, par. 6612
225 ILCS 340/12	110111 Cil. 1111, par. 0012
225 ILCS 340/14.5 new	
225 ILCS 340/16	from Ch. 111, par. 6616
225 ILCS 340/17	from Ch. 111, par. 6617
225 ILCS 340/19	from Ch. 111, par. 6619
	from Ch. 111, par. 6620
225 ILCS 340/20	110111 Cit. 1111, par. 0020
225 ILCS 446/30	
225 ILCS 745/20	
410 ILCS 25/7	from Ch. 111 1/2, par. 3717
805 ILCS 10/3.6	from Ch. 32, par. 415-3.6

Amends the Regulatory Agency Sunset Act to extend the sunset date of the Illinois Architecture Practice Act of 1989, the Professional Engineering Practice Act of 1989, the Illinois Professional Land Surveyor Act of 1989, and the Structural Engineering Licensing Act of 1989 to January 1, 2009. Amends the Architecture Practice Act to make

changes concerning use of title, application of the Act, the powers and duties of the Department of Professional Regulation, the Architect Licensing Board, license applications and qualifications, seals, continuing education, fees, professional design firm registration, and disciplinary actions. Amends the Professional Engineering Practice Act to make changes concerning application of the Act, the definition of "license", the powers and duties of the Department, the State Board of Professional Engineers, license applications and qualifications, educational credits, seals, continuing education, fees, professional design firm registration, disciplinary actions, and the Design Professionals Administration and Investigation Fund. Amends the Professional Land Surveyor Act to make changes concerning the Land Surveyors Examining Board, the powers and duties of the Department, license applications and qualifications, land surveyors-in-training, displaying a license, seals, continuing education, fees, professional land surveying firms, and disciplinary actions. Amends the Structural Engineering Licensing Act to change its short title to the Structural Engineering Practice Act of 1989 and to make changes concerning the definitions of "structural engineer intern" and "structural engineer", the powers and duties of the Department, the Structural Engineering Board, license applications and qualifications, examinations, seals, continuing education, a foreign licensee, fees, professional design firm registration, and disciplinary actions. Makes changes to other Acts to reflect the Act's new short title. Effective January 1, 1999.

HOUSE AMENDMENT NO. 1.

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Deletes reference to:
5 ILCS 80/4.10
                             from Ch. 127, par. 1904.10
5 ILCS 80/4.19 new
30 ILCS 505/9
                             from Ch. 127, par. 132.9
30 ILCS 535/15
                             from Ch. 127, par. 4151-15
30 ILCS 535/65
                             from Ch. 127, par. 4151-65
50 ILCS 510/3
                             from Ch. 85, par. 6403
110 ILCS 355/62.1
                             from Ch. 127, par. 62.1
225 ILCS 305/3
                             from Ch. 111, par. 1303
225 ILCS 305/8
                             from Ch. 111, par. 1308
225 ILCS 305/9
                             from Ch. 111, par. 1309
225 ILCS 305/10
                             from Ch. 111, par. 1310
225 ILCS 305/11
                             from Ch. 111, par. 1311
225 ILCS 305/12
                             from Ch. 111, par. 1312
225 ILCS 305/13
                             from Ch. 111, par. 1313
225 ILCS 305/14
                             from Ch. 111, par. 1314
225 ILCS 305/16.5 new
225 ILCS 305/19
                             from Ch. 111, par. I319
225 ILCS 305/21
                             from Ch. 111, par. 1321
225 ILCS 305/22
                             from Ch. 111, par. 1322
225 ILCS 305/38
                             from Ch. 111, par. 1338
225 ILCS 310/4
                             from Ch. 111, par. 8204
225 ILCS 320/3
                             from Ch. 111, par. 1103
225 ILCS 325/3
                             from Ch. 111, par. 5203
225 ILCS 325/4
                             from Ch. 111, par. 5204
225 ILCS 325/5
                             from Ch. 111, par. 5205
225 ILCS 325/6
                             from Ch. 111, par. 5206
225 ILCS 325/7
                             from Ch. 111, par. 5207
225 ILCS 325/8
                             from Ch. 111, par. 5208
225 ILCS 325/10
                             from Ch. 111, par. 5210
225 ILCS 325/12
                             from Ch. 111, par. 5212
225 ILCS 325/14
                             from Ch. 111, par. 5214
225 ILCS 325/15
                             from Ch. 111, par. 5215
225 ILCS 325/17.5 new
225 ILCS 325/20
                             from Ch. 111, par. 5220
225 ILCS 325/23
                             from Ch. 111, par. 5223
225 ILCS 325/24
                             from Ch. 111, par. 5224
225 ILCS 325/44
                             from Ch. 111, par. 5244
225 ILCS 325/47
                             from Ch. 111, par. 5247
225 ILCS 330/4
                             from Ch. 111, par. 3254
225 ILCS 330/6
                             from Ch. 111, par. 3256
225 ILCS 330/7
                             from Ch. 111, par. 3257
225 ILCS 330/8
                             from Ch. 111, par. 3258
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225 ILCS 330/10
                                  from Ch. 111, par. 3260
      225 ILCS 330/12
                                  from Ch. 111, par. 3262
      225 ILCS 330/13
                                  from Ch. 111, par. 3263
      225 ILCS 330/14
                                  from Ch. 111, par. 3264
      225 ILCS 330/15
                                  from Ch. 111, par. 3265
      225 ILCS 330/18.5 new
      225 ILCS 330/21
                                  from Ch. 111, par. 3271
      225 ILCS 330/25
                                  from Ch. 111, par. 3275
      225 ILCS 330/27
                                  from Ch. 111, par. 3277
      225 ILCS 330/48
                                  from Ch. 111, par. 3298
      225 ILCS 340/2
                                  from Ch. 111, par. 6602
      225 ILCS 340/4
                                  from Ch. 111, par. 6604
      225 ILCS 340/6
                                  from Ch. 111, par. 6606
      225 ILCS 340/7
                                  from Ch. 111, par. 6607
      225 ILCS 340/8
                                  from Ch. 111, par. 6608
      225 ILCS 340/9
                                  from Ch. 111, par. 6609
      225 ILCS 340/10
                                  from Ch. 111, par. 6610
      225 ILCS 340/11
                                  from Ch. 111, par. 6611
      225 ILCS 340/12
                                  from Ch. 11I, par. 6612
      225 ILCS 340/14.5 new
      225 ILCS 340/16
                                  from Ch. 111, par. 6616
      225 ILCS 340/17
                                  from Ch. 111, par. 6617
      225 ILCS 340/19
                                  from Ch. 111, par. 6619
      225 ILCS 340/20
                                  from Ch. 111, par. 6620
      225 ILCS 446/30
      225 ILCS 745/20
      410 ILCS 25/7
                                  from Ch. 111 1/2, par. 3717
      805 ILCS 10/3.6
                                  from Ch. 32, par. 415-3.6
      Adds reference to:
      225 ILCS 305/2
                                  from Ch. 111, par. 1302
  Deletes everything. Amends the Illinois Architecture Practice Act of 1989 to change
a caption to a Section concerning declaring public policy and construing the Act.
  NOTE(S) THAT MAY APPLY: Fiscal
      98-02-17 H Filed With Clerk
                H Added As A Joint Sponsor CAPPARELL1
                H Added As A Co-sponsor PANKAU
                H Added As A Co-sponsor MOORE, EUGENE
                H Added As A Co-sponsor STEPHENS
                H First reading
                                              Referred to Hse Rules Comm
      98-03-11 H
                                              Assigned to Registration & Regulation
      98-03-20 H
                        Amendment No.01
                                              REGIS REGULAT H
                                                                        Adopted
                                              Do Pass Amend/Short Debate 024-000-000
                Н
                H Placed Cal 2nd Rdg-Sht Dbt
      98-03-25 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-03-26 H 3rd Rdg-Sht Dbt-Pass/Vote 112-004-000
      98-03-31 S Arrive Senate
                S Placed Calendr, First Reading
                S Chief Sponsor KARPIEL
      98-04-01 S First reading
                                              Referred to Sen Rules Comm
                                              Assigned to Licensed Activities
      98-04-22 S
                                              Held in committee
      98-05-04 S Sponsor Removed KARPIEL
                  Alt Chief Sponsor Changed BURZYNSKI
                  Added As A Co-sponsor KARPIEL
      98-05-05
                                              Recommended do pass 008-000-000
                S
                  Placed Calndr, Second Reading
      98-05-06
                S Filed with Secretary
                       Amendment No.01
                                              KARPIEL
                        Amendment referred to SRUL
      98-05-13
                S
                       Amendment No.01
                                              KARPIEL
                S Be approved consideration SRUL
                S Placed Calndr, Second Reading
      98-06-22 S
                                              Refer to Rules/Rul 3-9(b)
                S Tabled Pursuant to Rule5-4(A) SA 01
                                              Committee Rules
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99-01-12 H Session Sine Die

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HB-3384
           ZICKUS.
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70 ILCS 2605/65.1 new 70 ILCS 2605/65.2 new 70 ILCS 2605/65.3 new

Amends the Metropolitan Water Reclamation District Act. Provides that no reservoir or addition to a reservoir shall be used for the storage of water from the T.A.R.P. Deep Tunnel System unless certain conditions are met. Provides that no low solids lagoons, high solids lagoons, treatment process areas, or storage areas shall be located in certain described areas. Effective immediately.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3385 GILES.

New Act

Creates the Not-for-Profit Health Care Facility Sale Act. Provides that a not-for-profit health care facility shall notify and seek consent from the Attorney General before transferring its assets or control to a for-profit entity. Provides that the Attorney General shall hold a public hearing, evaluate the transaction, and determine the effect on charitable health care in the area. Provides that if consent is granted, the Department of Public Health shall monitor the for-profit entity's operation of the facility to assess its continued service to the community and submit a report to the Attorney General, Effective January 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm Assigned to Health Care Availability &

98-03-11 H

Access Re-Refer Rules/Rul 19(a)

98-03-20 H

99-01-12 H Session Sine Die

PUGH - JONES, LOU - JONES, SHIRLEY - MOORE, EUGENE, RONEN, HR-3386 FEIGENHOLTZ, FANTIN, HOWARD, FLOWERS, YOUNGE AND MCK-EON.

305 ILCS 5/4-2

from Ch. 23, par. 4-2

Amends the Temporary Assistance for Needy Families (TANF) Article of the Illinois Public Aid Code. Provides that the provision prohibiting the increase of the amount of an assistance grant for the birth of an additional child shall not exclude the inclusion of that additional child when determining eligibility for and the amount of assistance for an assistance unit during any month in which the assistance unit has earned income. Provides that the Department shall pass through to the custodial parent of a child excluded from an assistance unit under these provisions all child support collected on that child's behalf and shall treat the child support as exempt income in determining the cash assistance grant of the assistance unit.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 305 ILCS 5/4-2 Adds reference to: 305 ILCS 5/4-1.7

from Ch. 23, par. 4-1.7 305 ILCS 5/12-10.2 from Ch. 23, par. I2-10.2

Deletes everything. Amends the Illinois Public Aid Code. Provides that the Department of Human Services and the Department of Public Aid shall implement at least 2 3-year pilot projects to test the effects of passing certain amounts of child support collected by the Department of Public Aid through to families receiving cash assistance under Article IV. Provides that the child support passed through to a family shall not affect the family's eligibility for or the amount of assistance provided under Article IV within certain limits. Provides that no later than 6 months after the conclusion of the pilot projects, the Departments shall report their findings and recommendations for change, if any, to the General Assembly. Requires the Department of Public Aid to pass through to families receiving cash assistance under Article IV the first \$50 of child support collected by the Department without affecting the families' eligibility for or the 2893 HB-3386—Cont.

amount of assistance under Article IV. Deletes provisions allowing money to be transferred from the Child Support Enforcement Trust Fund to the General Revenue Fund each year.

STATE MANDATES FISCAL NOTE
HB 3386 fails to create a State mandate.
STATE MANDATES FISCAL NOTE, H-AM 1
No change from previous note.
FISCAL NOTE, H-AM 2 (Dpt. Public Aid)
This legislation would cost \$3.4 M to \$4.9 M per year; provisions requiring \$50 pass through per order would cost \$2.9 M while pilot projects would cost \$500,000 to \$2 M per year.

HOUSE AMENDMENT NO. 2.

Provides that the pilot projects may be limited to one or more sites within the counties chosen and do not need to be conducted county-wide. Provides that the provision requiring the first \$50 of child support collected to be passed through to recipients applies to those families not covered by a pilot project under these provisions. Provides that both the pilot projects and the general \$50 pass through program are conditioned upon the General Assembly's appropriation of sufficient funds from the General Revenue Fund to reimburse the Child Support Enforcement Trust Fund for the expenses.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-02-17 H Filed With Clerk
            H First reading
                                         Referred to Hse Rules Comm
   98-02-25 H
                                         Assigned to Human Services
   98-03-19 H
                    Amendment No.01
                                         HUMAN SERVS H
                                                                 Adopted
                                         Do Pass Amend/Short Debate 009-001-000
            H Placed Cal 2nd Rdg-Sht Dbt
   98-03-20 H
                                         Fiscal Note req as Amended ZICKUS
            Н
                                         St Mndt Fscl Note Reg Amnd
            H Cal Ord 2nd Rdg-Shr Dbt
   98-03-23 H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
            H Added As A Joint Sponsor JONES, LOU
            H Added As A Co-sponsor JONES, SHIRLEY
   98-03-25 H Added As A Co-sponsor MOORE, EUGENE
            H Added As A Co-sponsor RONEN
            H Added As A Co-sponsor FEIGENHOLTZ
            H Added As A Co-sponsor FANTIN
            H Added As A Co-sponsor HOWARD
            H Added As A Co-sponsor FLOWERS
            H Added As A Co-sponsor YOUNGE
   98-03-26 H Added As A Co-sponsor MCKEON
   98-03-27 H
                                         St Mandate Fis Note Filed
            H Held 2nd Rdg-Short Debate
   98-03-31 H
                                        St Mndt Fscl Note Fld Amnd
                    Amendment No.02
                                        PUGH
                    Amendment referred to HRUL
            H Be approved consideration HRUL
            H Held 2nd Rdg-Short Debate
   98-04-01 H
                                         Fiscal Note filed as Amnded
            Н
                    Amendment No.02
                                        PUGH
                                                                 Adopted
            H Pld Cal Ord 3rd Rdg-Sht Dbt
   98-04-02 H
                                        Re-Refer Rules/Rul 19(a)
   99-01-12 H Session Sine Die
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HB-3387 PUGH - MCKEON.

305 ILCS 5/12-4.103 new

Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall administer a program that allows eligible low-income individuals to maintain Individual Development Accounts with money from employment earnings to enable the individual to accumulate funds for postsecondary education, to purchase a first home, or to finance business capitalization expenses. Provides that the funds in the account shall be matched by a not-for-profit organization or by a State or local governmental agency acting in cooperation with a not-for-profit organization. Provides that the Department may match a set percentage of contributions made by the eligible indi-

viduals who have established Individual Development Accounts and make grants to not-for-profit organizations to administer the accounts. Provides that funds in an Individual Development Account shall be disregarded for the purpose of determining the eligibility and benefit levels under this Code. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Public Aid Code. Reinserts language similar to the language as introduced but provides that the program shall be subject to appropriation or the availability of other funds. Designates allowable uses for State and federal funds under the program. Provides that to be eligible for State matching funds a program must secure at least a dollar for dollar match from other sources for contributions made by participating individuals. Provides that nothing in these provisions shall prohibit a not-for-profit organization which does not receive State matching funds from administering an approved Individual Development Account. Effective immediately.

HOUSE AMENDMENT NO. 2.

Removes the provision that the Individual Development Account program shall be established without appropriation if other resources are available.

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FISCAL NOTE, AMENDED (Dpt. Human Services)
      Fiscal impact is subject to appropriations.
      STATE MANDATES FISCAL NOTE
      HB 3387 fails to create a State mandate.
      STATE MANDDATES FISCAL NOTE, H-AMS 1 & 2
     No change from previous note.
  NOTE(S) THAT MAY APPLY: Fiscal
      98-02-17 H Filed With Clerk
              H First reading
                                           Referred to Hse Rules Comm
      98-02-25 H
                                           Assigned to Human Services
                                           HUMAN SERVS H
      98-03-19 H
                      Amendment No.01
                                                                    Adopted
                                           Do Pass Amend/Short Debate 011-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
               H Added As A Joint Sponsor MCKEON
      98-03-20 H
                                           Fiscal Note reg as Amended BLACK
               Н
                                           St Mndt Fscl Note Req Amnd
               H Cal Ord 2nd Rdg-Shr Dbt
      98-03-24 H Second Reading-Short Debate
              H Held 2nd Rdg-Short Debate
                                           PUGH
      98-03-25 H
                      Amendment No.02
                      Amendment referred to HRUL
               H Be approved consideration 003-002-000/HRUL
                      Amendment No.02
                                           PUGH
                                                                    Adopted
               H Held 2nd Rdg-Short Debate
      98-03-26 H
                                           Fiscal Note filed as Amnded
               H Held 2nd Rdg-Short Debate
      98-03-27 H
                                           St Mandate Fis Note Filed
               H Held 2nd Rdg-Short Debate
      98-03-31 H
                                           St Mndt Fscl Note Fld Amnd
               H Held 2nd Rdg-Short Debate
      98-04-01 H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-04-02 H
                                           Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
            PUGH.
HB-3388
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305 ILCS 5/12-4.4

from Ch. 23, par. 12-4.4

Amends the Illinois Public Aid Code in provisions regarding the Earnfare program. Provides that the Department of Public Aid shall provide participants in the Earnfare program with medical coverage under the General Assistance Article of the Code, unless the participant is otherwise eligible for federally matched medical coverage under other provisions of the Code. Provides that General Assistance medical coverage provided to Earnfare participants under these provisions shall extend 3 months beyond the end of participation in the cash Earnfare program.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-02-17 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
    99-01-12 H Session Sine Die
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HB-3389 O'BRIEN - CURRY, JULIE - ACEVEDO - SMITH, MICHAEL - BRAD-LEY, MCGUIRE, NOVAK, HOLBROOK AND REITZ.

730 ILCS 5/3-12-5

from Ch. 38, par. 1003-12-5

Amends the Unified Code of Corrections. Provides that at least 80% of a prisoner's compensation from a correctional industry employment program shall be used to offset the cost of the prisoner's incarceration.

FISCAL NOTE (Dpt. of Corrections)

Corrections population impact and fiscal impact is unknown.

CORRECTIONAL NOTE

No change from DOC fiscal note.

FISCAL NOTE (Office of Ill. Courts)

The bill would not have a fiscal impact.

JUDICIAL NOTE

No decrease or increase in need for the number of judges.

STATE MANDATES FISCAL NOTE

HB 3389 fails to create a State mandate.

HOME RULE NOTE

The bill fails to preempt home rule authority.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-25 H Assigned to Judiciary II - Criminal Law

98-02-26 H Added As A Joint Sponsor CURRY, JULIE

98-03-20 H Do Pass/Short Debate Cal 015-000-000

H Placed Cal 2nd Rdg-Sht Dbt

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor SMITH, MICHAEL

98-03-23 H Fiscal Note Requested BLACK

H St Mandate Fis Nte Requested BLACK
H Correctional Note Requested BLACK
H Home Rule Note Requested BLACK

H Judicial Note Request BLACK

H Cal Ord 2nd Rdg-Shr Dbt 98-03-24 H Fiscal Note Filed

Correctional Note Filed

H Cal Ord 2nd Rdg-Shr Dbt

H Added As A Co-sponsor MCGUIRE

H Added As A Co-sponsor NOVAK

98-03-25 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

H

98-03-26 H Fiscal Note Filed

Judicial Note Filed

H Held 2nd Rdg-Short Debate

H Added As A Co-sponsor BRADLEY

H Added As A Co-sponsor HOLBROOK

98-03-27 H St Mandate Fis Note Filed

Home Rule Note Filed

H Held 2nd Rdg-Short Debate

98-03-30 H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-31 H 3rd Rdg-Sht Dbt-Pass/Vote 116-001-000

H Added As A Co-sponsor REITZ

H Motion to Reconsider Vote

H PASSED-TURNER, ART
H Motion to Reconsider Vote

H PASSED-MORROW H Motion to Reconsider Vote

H PASSED-DAVIS,M.

H 3rd Rdg-Sht Dbt-Pass/Vote 116-001-000

98-04-23 H Motion withdrawn TO RECONSIDER VOTE

H -TURNER,ART H 3RD PAS-3/31/98

99-01-12 H Session Sine Die

HB-3390 SCHAKOWSKY.

5 ILCS 315/2 from Ch. 48, par. 1602

Amends the Illinois Public Labor Relations Act. Changes the phrase "the State of Illinois" to "this State" in the policy Section.

98-02-17 H Filed With Clerk

H First reading

99-01-12 H Session Sine Die

Referred to Hse Rules Comm

HB-3391 SCHAKOWSKY.

115 ILCS 5/3

from Ch. 48, par. 1703

Amends the Illinois Educational Labor Relations Act to make a technical change to a Section concerning employee rights.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3392 SCHAKOWSKY.

820 ILCS 105/15

from Ch. 48, par. 1015

Amends the Minimum Wage Law. Makes a stylistic change in provisions concerning severability.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3393 SMITH,MICHAEL - MURPHY - HOEFT.

40 ILCS 5/7-146	from Ch. 108 1/2, par. 7-146
40 ILCS 5/7-150	from Ch. 108 1/2, par. 7-150
40 ILCS 5/7-154	from Ch. 108 1/2, par. 7-154
40 ILCS 5/7-159	from Ch. 108 1/2, par. 7-159
40 ILCS 5/7-172	from Ch. 108 1/2, par. 7-172
40 ILCS 5/7-173.1	from Ch. 108 1/2, par. 7-173.1
40 ILCS 5/7-173.2	from Ch. 108 1/2, par. 7-173.2
40 ILCS 5/7-174	from Ch. 108 1/2, par. 7-174
30 ILCS 805/8.22 new	•

Amends the Illinois Municipal Retirement Fund Article of the Pension Code. Provides for the payment of an annuity to the surviving spouse of a former employee who, on the date of death, meets the service requirements but not the age requirements for receiving a retirement annuity. Allows a retiring employee who is entitled to a refund of surviving spouse contributions or excess SLEP (sheriff's law enforcement employee) contributions to elect to receive a separate annuity instead of a refund. Provides that periods of qualified leave granted in compliance with the federal Family and Medical Leave Act shall be ignored for purposes of determining eligibility for disability benefits. Allows an employee to make payment of optional contributions through tax-deferred payroll deductions. Adds a second annuitant member to the Board and gives both annuitant trustees the right to vote on Board business. Makes other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The only cost item in HB 3393 is granting a surviving spouse annuity to the surviving spouses of inactive members who meet service requirements, an estimated increase in average annual cost of IMRF employers by 0.05% of payroll for regular members and 0.12% of payroll for SLEP employees.

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

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor MURPHY

H First reading Referred to Hse Rules Comm

98-02-25 H Added As A Co-sponsor HOEFT

98-03-24 H Pension Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-3394 PHELPS – MOFFITT – KENNER – SAVIANO – MCKEON, HOLBROOK, MCGUIRE, SCOTT AND SMITH, MICHAEL.

5 ILCS 315/9 from Ch. 48, par. 1609 5 ILCS 315/20 from Ch. 48, par. 1620

Amends the Illinois Public Labor Relations Act. Provides that for a unit of local government employing 10 through 34 employees a petition or request for recognition may be filed demonstrating that 75% or more of the employees wish to be exclusively repre-

2897 HB-3394—Cont.

sented in collective bargaining by a labor organization. Provides that the Illinois State Labor Relations Board shall investigate and process the petition or request for recognition according to Board rules. Includes these petitions or requests within the application of the Act. Effective July 1, 1998.

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FISCAL NOTE (State & Local Labor Relations Boards)
    Estimated cost of $170,000 for employees and additional equip-
    ment; fiscal impact, if any, on public employers and labor
    organizations is unknown.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    98-02-17 H Filed With Clerk
             H Added As A Joint Sponsor MOFFITT
             H Added As A Co-sponsor KENNER
             H Added As A Co-sponsor SAVIANO
             H Added As A Co-sponsor MCKEON
             H Added As A Co-sponsor HOLBROOK
             H Added As A Co-sponsor MCGUIRE
             H Added As A Co-sponsor SCOTT
             H Added As A Co-sponsor SMITH, MICHAEL
             H First reading
                                          Referred to Hse Rules Comm
    98-03-11 H
                                          Assigned to Labor & Commerce
    98-03-19 H
                                          Fiscal Note Filed
                                          Committee Labor & Commerce
             Н
    98-03-20 H
                                          Do Pass/Stdnrd Dbt/Vo011-009-000
             H Plcd Cal 2nd Rdg Std Dbt
                                          St Mandate Fis Nte Requestd PARKE
             H Cal 2nd Rdg Std Dbt
    98-03-23 H Second Reading-S1nd Debate
             H Pld Cal Ord 3rd Rdg-Std Dbt
    98-03-24 H 3rd Rdg-Stnd Dbt-Pass/V064-052-000
    98-03-25 S
               Arrive Senate
               Placed Calendr, First Reading
    99-01-12 H Session Sine Die
```

HB-3395 DURKIN.

815 ILCS 405/26.5 new

815 ILCS 505/10a

from Ch. 121 1/2, par. 270a

Amends the Consumer Fraud and Deceptive Business Practices Act. In Section concerning an action for actual damages, makes provision for a party defendant who is the holder of a retail installment contract within the meaning of the Motor Vehicle Retail Installment Sales Act to be treated the same as a party defendant who is a new or used vehicle dealer within the meaning of the Vehicle Code.

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98-02-17 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
      98-03-11 H
                                              Assigned to Judiciary I - Civil Law
      98-03-19 H
                                              Do Pass/Short Debate Cal 010-000-000
                H Placed Cal 2nd Rdg-Sht Dbt
      98-03-23 H Second Reading-Short Debate
                H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-03-25 H 3rd Rdg-Sht Dbt-Pass/Vote 113-001-000
      98-03-26 S Arrive Senate
                S Placed Calendr, First Reading
      98-04-13 S Chief Sponsor WALSH,T
      98-04-21 S First reading
                                              Referred to Sen Rules Comm
      98-04-28 S
                                              Assigned to Judiciary
      98-05-05 S
                                              Held in committee
      98-05-06 S
                                              Held in committee
                                              Committee Judiciary
      98-05-08 S
                                              Refer to Rules/Rul 3-9(a)
      99-01-12 H Session Sine Die
HB-3396
             DURKIN.
  205 ILCS 670/20.7
  815 ILCS 205/6
                                     from Ch. 17, par. 6413
  815 ILCS 375/20.5 new
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815 ILCS 505/10a from Ch. 121 1/2, par. 270a
Amends the Consumer Installment Loan Act, the Interest Act, the Motor Vehicle Retail Installment Sales Act, the Retail Installment Sales Act, and the Consumer Fraud

and Deceptive Business Practices Act. Provides that the total recovery under each Act in any class action or series of class actions arising out of the same or similar violations of the Act by the same lender, seller, holder, or other person shall not be more than the sum of (i) the actual economic damages sustained by members of the class as a result of the violations plus (ii) the lesser of (A) the amount by which the liabilities imposed by the Act if sought in individual actions exceed those actual economic damages, or (B) \$500,000, or (C) 1% of the net worth of the person.

98-02-17 H Filed With Clerk
H First reading

98-03-11 H

98-03-20 H

99-01-12 H Session Sine Die

Referred to Hse Rules Comm

Assigned to Judiciary I - Civil Law

Re-Refer Rules/Rul 19(a)

HB-3397 JONES,LOU.

815 ILCS 720/1

from Ch. 43, par. 301

Amends the Beer Industry Fair Dealing Act. Adds a caption and makes a technical change to the short title Section.

FISCAL NOTE (Liquor Control Commission)

No fiscal impact.

98-02-17 H Filed With Clerk

98-03-09 H First reading Referred to Hse Rules Comm
Fiscal Note Filed
Committee Rules
98-03-11 H Assigned to Judiciary I - Civil Law

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3398 DAVIS,STEVE.

235 ILCS 5/6-14

from Ch. 43, par. 129

Amends the Liquor Control Act of 1934. Adds a caption and makes technical changes to the Section concerning retail sales on Sundays.

FISCAL NOTE (Liquor Control Commission)

No fiscal impact.

98-02-17 H Filed With Clerk

98-03-09 H First reading Referred to Hse Rules Comm Fiscal Note Filed Committee Rules

99-0I-12 H Session Sine Die

HB-3399 JONES,LOU – FLOWERS – JONES,SHIRLEY – PUGH – CURRIE, TURNER,ART, BUGIELSKI, CAPPARELLI, LYONS,JOSEPH, BRADLEY, ERWIN, BURKE, STROGER, O'BRIEN, GIGLIO, RONEN, GASH, SILVA, PHELPS, WOOLARD, MAUTINO, DAVIS,STEVE, MCKEON, MURPHY, DAVIS,MONIQUE, YOUNGE, GILES, HOWARD, MORROW, HOLBROOK, SMITH,MICHAEL, BOLAND, ACEVEDO, SCOTT, SLONE, FEIGENHOLTZ, DART, NOVAK, FRITCHEY, SCHAKOWSKY, BRUNSVOLD, CURRY,JULIE AND FANTIN.

30 ILCS 775/15

Amends the Excellence in Academic Medicine Act. Includes in the definition of "Qualified Non-Chicago Medicare Metropolitan Statistical Area academic medical center hospital" the primary teaching hospital for the University of Illinois School of Medicine at Urbana. Effective immediately.

FISCAL NOTE (Dpt. of Public Health)

Current allocations to hospitals now receiving support would be reduced by 10% (\$38,000) based on FY1997 distributions.

HOUSE AMENDMENT NO. 1.

Deletes amendatory provisions. Makes a technical change in the definition Section.

STATE MANDATES FISCAL NOTE

HB 3399 fails to create a State mandate.

FISCAL NOTE, AMENDED (Dpt. Public Health)

No fiscal impact on DPH.

STATE MANDATES FISCAL NOTE, H-AM 1

No change from previous note.

FISCAL NOTE, H-AM 2 (Dpt. Public Health)

No change from previous DPH fiscal note.

HOUSE AMENDMENT NO. 4.

Deletes reference to: 30 ILCSS 775/15 Adds reference to: 110 ILCS 935/10

Deletes everything. Amends the Family Practice Residency Act. Provides that until January 1, 2000 the Director of Public Health may waive payment of a penalty otherwise due from a scholarship recipient if the recipient (i) practices psychiatry full-time in a designated shortage area one year for each year he or she was a scholarship recipient, but does not practice as a primary care physician, and (ii) meets all other scholarship requirements. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 98-02-17 H Filed With Clerk H First reading Referred to Hse Rules Comm 98-02-25 H. Added As A Co-sponsor TURNER, ART 98-03-09 H Fiscal Note Filed Committee Rules 98-03-11 H Assigned to Human Services 98-03-20 H Amendment No.01 HUMAN SERVS H Adopted Do Pass Amend/Short Debate 011-000-000 H Placed Cal 2nd Rdg-Sht Dbt 98-03-23 H Fiscal Note req as Amended BLACK Н St Mndt Fscl Note Req Amnd H Amendment No.02 JONES,LOU Н Amendment referred to HRUL H Cal Ord 2nd Rdg-Shr Dbt 98-03-24 H Amendment No.02 JONES.LOU Rules refers to HHSV H H Second Reading-Short Debate H Held 2nd Rdg-Short Debate H Added As A Joint Sponsor FLOWERS H Added As A Co-sponsor JONES, SHIRLEY H Added As A Co-sponsor PUGH H Added As A Co-sponsor CURRIE H Added As A Co-sponsor BUGIELSKI H Added As A Co-sponsor CAPPARELLI H Added As A Co-sponsor LYONS, JOSEPH H Added As A Co-sponsor BRADLEY H Added As A Co-sponsor ERWIN H Added As A Co-sponsor BURKE H Added As A Co-sponsor STROGER H Added As A Co-sponsor O'BRIEN H Added As A Co-sponsor GIGLIO H Added As A Co-sponsor RONEN H Added As A Co-sponsor GASH H Added As A Co-sponsor SILVA H Added As A Co-sponsor PHELPS H Added As A Co-sponsor WOOLARD H Added As A Co-sponsor MAUTINO H Added As A Co-sponsor DAVIS, STEVE H Added As A Co-sponsor MCKEON H Added As A Co-sponsor MURPHY H Added As A Co-sponsor DAVIS, MONIQUE H Added As A Co-sponsor YOUNGE H Added As A Co-sponsor GILES H Added As A Co-sponsor HOWARD H Added As A Co-sponsor MORROW H Added As A Co-sponsor HOLBROOK H Added As A Co-sponsor SMITH, MICHAEL H Added As A Co-sponsor BOLAND H Added As A Co-sponsor ACEVEDO H Added As A Co-sponsor SCOTT H Added As A Co-sponsor SLONE H Added As A Co-sponsor FEIGENHOLTZ H Added As A Co-sponsor DART H Added As A Co-sponsor NOVAK

H Added As A Co-sponsor FRITCHEY
H Added As A Co-sponsor SCHAKOWSKY

98-03-25		Amendment No.02	JONES,LOU	
		Be approved consideration H	HSV	
		Held 2nd Rdg-Short Debate		
		Added As A Co-sponsor BRU		
		Added As A Co-sponsor CUI		
98-03-27	Н	Added As A Co-sponsor FAN		
90-03-27	Н	Amendment No.03 Amendment referred to	JONES,LOU	
	Н	Amendment referred to	St Mandate Fis Note Filed	
		Held 2nd Rdg-Short Debate	St Wandate 1 is Note 1 ned	
98-03-30		Tield 2nd Rag Short Decate	Fiscal Note filed as Amnded	ľ
70 05 50	H	Amendment No.03	JONES,LOU	
		Be approved consideration H		
	Н	Amendment No.02	JONES,LOU	Withdrawn
	Н	Held 2nd Rdg-Short Debate	·	
98-03-31	Н		St Mndt Fscl Note Fld Amne	t
	Η	Amendment No.04	JONES,LOU	
	Η	Amendment referred to		
		Be approved consideration H	RUL	
00.04.01		Held 2nd Rdg-Short Debate		
98-04-01	H	A 1 (N 02	Fiscal Note filed as Amnded	
	H H	Amendment No.03	JONES,LOU	Withdrawn
		Amendment No.04 Pld Cal Ord 3rd Rdg-Sht Dbt	JONES,LOU	Adopted
98-04-02		rid Cai Old Sid Rug-Sill Dbl	Verified	
30-04-02		3rd Rdg-Sht Dbt-Pass/Vote 0		
	Н	314 Rug-311 Dot-1 assi Vote 0	Motion to Reconsider Vote	
	H		PASSED-BEAUBIEN	
	Н		Motion to Reconsider Vote	
	Η	3rd Rdg-Sht Dbt-Pass/Vote 0	62-052-000	
		Arrive Senate		
		Placed Calendr, First Reading		
		Chief Sponsor TROTTER		
		First reading	Referred to Sen Rules Comm	n
99-01-12	Н	Session Sine Die		
3400 JC)N	ES,LOU.		
S II OO 515	- ^			

305 ILCS 5/5-5.02

from Ch. 23, par. 5-5.02

Amends the Illinois Public Aid Code. Provides that the Department of Public Aid shall publish its rules concerning county hospital inpatient adjustments.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3401 RYDER.

210 ILCS 5/1

from Ch. 111 1/2, par. 157-8.1

Amends the Ambulatory Surgical Treatment Center Act. Adds a caption to the short title Section.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3402 RYDER.

20 ILCS 3960/4

from Ch. 111 1/2, par. 1154

Amends the Illinois Health Facilities Planning Act. Makes technical changes in the Section concerning the Health Facilities Planning Board.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Executive 98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3403 HARTKE.

625 ILCS 5/15-111

from Ch. 95 1/2, par. 15-111

Amends the Vehicle Code. Increases the maximum gross weight a truck used for garbage, refuse, or rendering operations, not in combination and specially equipped with a **2901** HB-3403—Cont.

selfcompactor, an industrial roll-off hoist, or a roll-off container, may transmit upon a highway, except when part of the National System of Interstate and Defense Highways, upon a single axle from 22,000 to 24,000 pounds and upon a tandem axle from 40,000 to 42,000 pounds.

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LAND CONVEYANCE NOTE
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This bill includes no provisions for the conveyance of land to

or from the State.

FISCAL NOTE (DOT)

Increased maintenance costs could total \$20 M annually.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-11 H Assigned to Transportation & Motor Vehicles

98-03-19 H Do Pass/Short Debate Cal 019-000-001

H Placed Cal 2nd Rdg-Sht Dbt

H Fiscal Note Requested BLACK

H Cal Ord 2nd Rdg-Shr Dbt

98-03-24 H Land convey appraisal filed

H Cal Ord 2nd Rdg-Shr Dbt

98-03-25 H Fiscal Note Filed

H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

98-04-02 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3404 KUBIK.

30 ILCS 360/2-3

from Ch. 17, par. 7202-3

Amends the Rural Bond Bank Act. Makes provisions in the Section concerning compensation of public commissioners gender neutral.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Local Government 98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3405 KUBIK.

30 ILCS 360/3-3

from Ch. 17, par. 7203-3

Amends the Rural Bond Bank Act. Deletes the requirement that the Governor approve the issuance of bonds and notes.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3406 KUBIK - MURPHY - LYONS,EILEEN - SCULLY - DURKIN, SAVIANO, ZICKUS, BERGMAN AND WOJCIK.

50 ILCS 425/12 new

Amends the Revenue Anticipation Act. Provides that if anticipated revenues under the Act are proceeds or receipts of a loan or grant, or both, from a federal agency in connection with waterworks or wastewater facilities, or both, and related facilities, improvements, and costs, and reasonable provision has been made for the payment of interest on the notes when due while the notes are outstanding; (i) the requirement in the Act for a filing with the County Clerk shall not apply, (ii) the 12-month limit on the due date of the notes in the Act shall be 18 months, and (iii) the 85% limitation on the anticipatory revenues in the Act shall be 100%.

HOUSE AMENDMENT NO. 1.

Adds reference to:

30 ILCS 360/1-3 from Ch. 17, par. 7201-3 30 ILCS 360/3-3 from Ch. 17, par. 7203-3

Amends the Rural Bond Bank Act. Provides that for the purposes of the Act "rural county" means any county (now any county other than a county having a population in excess of 3,000,000) and "governmental unit" means, among others, any municipality, excluding any home rule municipality in a county contiguous with a county having a population in excess of 3,000,000 or any home rule municipality in a county with a population of 3,000,000 or greater (now any municipality, excluding any home rule municipality in a county contiguous with a county having a population in excess of

3,000,000). Provides that no more than \$25,000,000 of all bonds and notes issued by the Bank shall be used to purchase local governmental securities issued by governmental units located in a county having a population in excess of 3,000,000 or in a county contiguous with a county having a population in excess of 3,000,000 (now in a county contiguous with a county having a population in excess of 3,000,000). Effective July 1, 1998.

HOUSE AMENDMENT NO. 2.

Further amends the Rural Bond Bank Act. Provides that approval of the Governor is not required for issuances of bonds or notes as to which the Bank has determined the nonapplication of the provisions requiring the Chairman's certification and the Governor's report concerning amounts needed to pay the principal and interest. Increases to \$200,000,000 (now \$150,000,000) the total aggregate original principal amount of all bonds and notes allowed to be issued by the Bank. Provides that no more than \$50,000,000 (now \$25,000,000) in aggregate original principal amount of the bonds and notes shall be used to purchase local governmental securities.

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98-02-17 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
98-03-11 H
                                     Assigned to Local Government
98-03-20 H
                Amendment No.01
                                     LOCAL GOVT H
                                                              Adopted
                                     Do Pass Amend/Short Debate 010-004-000
         H Placed Cal 2nd Rdg-Sht Dbt
         H Added As A Joint Sponsor MURPHY
         H Added As A Co-sponsor SCULLY
         H Added As A Co-sponsor DURKIN
         H Added As A Co-sponsor SAVIANO
         H Added As A Co-sponsor ZICKUS
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
         H Added As A Co-sponsor LYONS, EILEEN
98-03-24 H Added As A Co-sponsor BERGMAN
98-03-30 H Added As A Co-sponsor WOJCIK
98-03-31 H Relld 2nd Rdng-Short Debate
         н
                Amendment No.02
                                     KUBIK
         Η
                Amendment referred to HRUL
         H Be approved consideration HRUL
         H Held 2nd Rdg-Short Debate
98-04-01 H
                Amendment No.02
                                                              Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-04-02 H 3rd Rdg-Sht Dbt-Pass/Vote 108-007-001
         S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor WALSH,T
98-04-21 S First reading
                                     Referred to Sen Rules Comm
98-04-28 S
                                     Assigned to Executive
98-05-06 S
                                     Recommended do pass 012-001-000
         S Placed Calndr, Second Reading
98-05-07 S Second Reading
         S Placed Calndr, Third Reading
98-05-13 S Added as Chief Co-sponsor PARKER
98-05-14 S Added as Chief Co-sponsor RADOGNO
         S Third Reading - Passed 042-010-001
         H Passed both Houses
98-06-12 H Sent to the Governor
98-08-07 H Governor approved
         Η
             Effective Date 98-08-07
              PUBLIC ACT 90-0709
         Η
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HB-3407 MAUTINO.

70 1LCS 530/7 from Ch. 85, par. 7157

Amends the Upper Illinois River Valley Development Authority Act. Deletes requirement that the Upper Illinois River Valley Development Authority obtain the written approval of the Governor before issuing bonds, notes, or other evidences of indebtedness.

This bill would have no fiscal impact on the DCCA.

HOUSE AMENDMENT NO. 1.

Restores provision requiring the Upper Illinois River Valley Development Authority to obtain the written approval of the Governor before issuing bonds, notes, or other evidences of indebtedness. Provides that written approval of the Governor is not required for issuances of bonds, notes, or other evidences of indebtedness as to which the Authority has determined that the provisions requiring the Chairman's certification to the Governor and the Governor's report to the General Assembly of the amounts the Authority will need to pay the principal and interest on the bonds shall not apply.

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98-02-17 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-02-18 H
                                      Assigned to State Govt Admin & Election
                                        Refrm
98-03-18 H
                                      Fiscal Note Filed
         Н
                                      Committee State Govt Admin & Election
                                        Refrm
98-03-20 H
                 Amendment No.01
                                      ST GV-ELC RFM H
                                                                Adopted
                                      Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                      St Mandate Fis Nte Requestd BLACK
         Н
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-23 H
                                      St Mandate Fis Nte Req-Wdrn
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 099-014-002
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
98-03-31 S Chief Sponsor RAUSCHENBERGER
                                      Referred to Sen Rules Comm
         S First reading
99-01-12 H Session Sine Die
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HB-3408 BUGIELSKI – SAVIANO.

215 ILCS 155/13.5 new

Amends the Title Insurance Act. Requires title insurance companies and agents to disclose to the Department of Financial Institutions certain fees charged. Prohibits deviation from the filed fees except in certain circumstances. Provides civil penalties for noncompliance. Effective immediately.

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STATE MANDATES ACT FISCÁL NOTE
    HB3408 fails to create a State mandate.
    FISCAL NOTE (Dept. of Financial Inst.)
    Total fiscal impact to the Dept. would be $30,000.
NOTE(S) THAT MAY APPLY: Fiscal
    98-02-17 H Filed With Clerk
             H Added As A Joint Sponsor SAVIANO
             H First reading
                                           Referred to Hse Rules Comm
    98-02-19 H
                                           Assigned to Registration & Regulation
    98-02-25 H
                                           Do Pass/Short Debate Cal 017-005-000
             H Placed Cal 2nd Rdg-Sht Dbt
                                           St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shr Dbt
                                           Fiscal Note Requested CROSS
    98-02-26 H
             H Cal Ord 2nd Rdg-Shr Dbt
    98-03-18 H
                                           Fiscal Note Filed
             H Second Reading-Short Debate
             H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-04-02 H
                                           Re-Refer Rules/Rul 19(a)
    99-01-12 H Session Sine Die
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HB-3409 HASSERT.

225 ILCS 320/2 from Ch. 111, par. 1102

Amends the Illinois Plumbing License Law. Provides that the definition of "plumbing" includes back flow prevention devices between a lawn sprinkler system and the source of a private water supply (instead of the definition including lawn sprinkler systems from the source of a private water supply). Provides that the definition of plumb-

ing does not mean or include the trade of installing lawn sprinkler systems connected to properly installed back flow prevention devices. Provides that the definitions of plumbing fixtures and plumbing system do not include lawn sprinkler systems that have been properly connected to a back flow prevention device. Effective immediately.

98-02-17 H Filed With Clerk
H First reading
P9-01-12 H Session Sine Die
Referred to Hse Rules Comm

HB-3410 SAVIANO – JONES,LOU – CAPPARELLI – BRADLEY – MOORE,EUGENE, MCAULIFFE, HASSERT, BRUNSVOLD, BUGIELSKI, BURKE, DURKIN, FEIGENHOLTZ, FRITCHEY, HARTKE, HOFF-MAN, JONES,SHIRLEY, KENNER, LOPEZ, MAUTINO, PUGH, RYDER AND FANTIN.

210 ILCS 3/20 210 ILCS 3/30 210 ILCS 3/35 210 ILCS 3/35.1 210 ILCS 3/36

Amends the Alternative Health Care Delivery Act. Provides that the alternative health care delivery model demonstration program shall include recovery care center, rather than postsurgical recovery care center, alternative health care models. Requires one of the recovery care centers to be a hospital located in a rural area. Defines terms. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 98-02-17 H Filed With Clerk H Added As A Joint Sponsor CAPPARELLI H Added As A Co-sponsor JONES, LOU H Added As A Co-sponsor HASSERT H Added As A Co-sponsor BRUNSVOLD H Added As A Co-sponsor BRADLEY H Added As A Co-sponsor BUGIELSKI H Added As A Co-sponsor BURKE H Added As A Co-sponsor DURKIN H Added As A Co-sponsor FEIGENHOLTZ H Added As A Co-sponsor FRITCHEY H Added As A Co-sponsor HARTKE H Added As A Co-sponsor HOFFMAN H Added As A Co-sponsor JONES, SHIRLEY H Added As A Co-sponsor KENNER H Added As A Co-sponsor LOPEZ H Added As A Co-sponsor MAUTINO H Added As A Co-sponsor MCAULIFFE H Added As A Co-sponsor PUGH H Added As A Co-sponsor RYDER H First reading Referred to Hse Rules Comm 98-02-25 H Assigned to Registration & Regulation 98-03-18 H Primary Sponsor Changed To MCAULIFFE H Joint Sponsor Changed to SAVIANO H Added As A Co-sponsor HASSERT H Added As A Co-sponsor BRUNSVOLD 98-03-20 H Do Pass/Stdnrd Dbt/Vo013-008-000 H Plcd Cal 2nd Rdg Std Dbt 98-03-23 H Primary Sponsor Changed To SAVIANO H Added As A Co-sponsor MCAULIFFE 98-03-24 H Second Reading-Stnd Debate H Pld Cal Ord 3rd Rdg-Std Dbt H Added As A Co-sponsor FANTIN 98-03-31 H Relld 2nd Rdng-Stnd Debate Н Amendment No.01 **SAVIANO** Н Amendment referred to HRUL Rules refers to HREG H Hld Cal Ord 2nd Rdg-Shr Dbt H Added As A Co-sponsor MOORE, EUGENE 98-04-01 H Amendment No.01 SAVIANO H Be approved consideration 014-009-000/HREG

H Hld Cal Ord 2nd Rdg-Shr Dbt

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98-04-02 H Amendment No.02 SAVIANO
H Amendment referred to HRUL
H Hld Cal Ord 2nd Rdg-Shr Dbt
H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-3411 SAVIANO – DURKIN – MCAULIFFE – ACEVEDO – RODRIGUEZ, LY-ONS JOSEPH AND BRADLEY.

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      305 ILCS 5/10-16
      from Ch. 23, par. 10-16

      750 ILCS 5/505
      from Ch. 40, par. 505

      750 ILCS 15/1
      from Ch. 40, par. 1101

      750 ILCS 45/15
      from Ch. 40, par. 2515
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Amends the Non-Support of Spouse and Children Act. Provides that a person found guilty under provisions making failure to pay support a Class A misdemeanor may be sentenced to participate in a supervised work program administered by the Illinois Department of Public Aid through contract. Provides that the program shall be conducted on weekends and holidays, with a required fee from participants based on income to offset costs, and consist of outdoor cleaning and other duties while wearing brightly colored clothing. Authorizes the Department to adopt rules to implement the program. Amends the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, and the Illinois Parentage Act of 1984 to reference the program.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-12 H Session Sine Die

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98-02-17 H Filed With Clerk
H Added As A Joint Sponsor DURKIN
H Added As A Co-sponsor MCAULIFFE
H First reading Referred to Hse Rules Comm
98-02-19 H Added As A Co-sponsor ACEVEDO
H Added As A Co-sponsor RODRIGUEZ
98-03-23 H Added As A Co-sponsor LYONS, JOSEPH
H Added As A Co-sponsor BRADLEY
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HB-3412 SAVIANO – CAPPARELLI – MCAULIFFE – BUGIELSKI, ACEVEDO, FEIGENHOLTZ, LOPEZ, RODRIGUEZ, NOVAK AND HOWARD.

New Act

Creates the Child Advocate Act. Provides that the Governor, with the advice and consent of the Senate, shall appoint a Child Advocate to direct the Office of the Child Advocate. Sets forth the powers and duties of the Office in relation to: child welfare; evaluation of service delivery, procedures, and laws; education; advocacy; intervention and representation in court actions; and other matters. Provides that the Child Advocate shall have access to specified types of records relating to children and families. Protects the Office from liability under specified circumstances.

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NOTE(S) THAT MAY APPLY: Fiscal
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98-02-17 H Filed With Clerk
        H Added As A Joint Sponsor CAPPARELLI
        H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor BUGIELSKI
        H First reading
                                    Referred to Hse Rules Comm
98-02-19 H Added As A Co-sponsor ACEVEDO
        H Added As A Co-sponsor FEIGENHOLTZ
        H Added As A Co-sponsor LOPEZ
        H Added As A Co-sponsor RODRIGUEZ
98-03-11 H
                                    Assigned to Children & Youth
98-03-20 H
                                    Re-Refer Rules/Rul 19(a)
98-03-24 H Added As A Co-sponsor NOVAK
98-03-25 H Added As A Co-sponsor HOWARD
99-01-12 H Session Sine Die
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HB-3413 SAVIANO - CAPPARELLI - MCAULIFFE - BUGIELSKI - ACEVEDO.

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305 ILCS 5/10-10.4 new
750 ILCS 5/505.3 new
750 ILCS 5/714 new
750 ILCS 5/715 new
750 ILCS 15/1 from Ch. 40, par. 1101
750 ILCS 15/12.2 new
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750 ILCS 22/318

Amends the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, and the Illinois Public Aid Code with regard to enforcement of child support orders to address the fraudulent transfer of assets by child support obligors to avoid support obligations. Further amends the Illinois Marriage and Dissolution of Marriage Act to provide that a person who willfully defaults on an order for child support may be subject to summary criminal contempt proceedings. Provides that each State agency shall withhold, suspend, or restrict the use of any license or certificate issued by that agency to a person found guilty of criminal contempt and authorizes the Department of Public Aid, in addition to others, to receive location information for child support establishment and enforcement purposes from employers, labor unions, telephone companies, and utility companies. Amends the Non-Support of Spouse and Children Act to provide that a person convicted of non-support may be sentenced to an alternative work program. Amends the Uniform Interstate Family Support Act to facilitate the discovery of income and assets of out of State child support obligors through the issuance of a subpoena by the obligor's current state of residence upon the request of a tribunal of the state where the child support order is entered. Effective immedi-

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NOTE(S) THAT MAY APPLY: Fiscal
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98-02-17 H Filed With Clerk

H Added As A Joint Sponsor CAPPARELLI

H Added As A Co-sponsor MCAULIFFE H Added As A Co-sponsor BUGIELSKI

H First reading Referred to Hse Rules Comm

98-02-19 H Added As A Co-sponsor ACEVEDO

99-01-12 H Session Sine Die

HB-3414 SAVIANO – CAPPARELLI – MCAULIFFE – BUGIELSKI.

720 ILCS 5/17-1

from Ch. 38, par. 17-1

Amends provisions of the Criminal Code of 1961 making it a deceptive practice for a person to offer a check in payment of a fee to a Clerk of the Circuit Court when the person knows the check will not be paid. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor CAPPARELLI

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor BUGIELSKI

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3415 SAVIANO – CAPPARELLI – MCAULIFFE – BUGIELSKI – REITZ, BO-LAND, MCGUIRE, LYONS, JOSEPH, BRADLEY, GASH, NOVAK, GIG-LIO, WAIT, BERGMAN, LANG, SMITH, MICHAEL, DURKIN AND WOOD.

625 ILCS 5/3-408 from Ch. 95 1/2, par. 3-408 625 ILCS 5/6-103 from Ch. 95 1/2, par. 6-103

Amends the Vehicle Code to provide that the Secretary of State may not issue a driver's license or vehicle registration to any person who is delinquent in court ordered child support payments or has been adjudicated in arrears and who has been found in contempt of court for failure to pay the support.

HOUSE AMENDMENT NO. 1.

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Adds reference to:
                             from Ch. 23, par. 10-16
305 ILCS 5/10-16
705 ILCS 405/1-12
                             from Ch. 37, par. 801-12
720 ILCS 5/12-1
                             from Ch. 38, par. 12-1
720 ILCS 5/12-30
                             from Ch. 38, par. 12-30
720 ILCS 5/17-1
                             from Ch. 38, par. 17-1
750 ILCS 5/505
                             from Ch. 40, par. 505
750 ILCS 15/1
                             from Ch. 40, par. 1101
750 ILCS 22/318
750 ILCS 45/15
                             from Ch. 40, par. 2515
750 ILCS 60/223
                             from Ch. 40, par. 2312-23
```

Deletes everything. Amends the Public Aid Code, the Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Uniform Interstate

Family Support Act, and the Parentage Act of 1984 concerning the enforcement of support orders. Provides for additional penalties for failure to pay support, including performance of community service, participation in a work alternative program administered by the sheriff, and the withholding, suspension, or restriction of driver's, professional, occupational, and recreational licenses. Amends the Vehicle Code to provide for denial of a vehicle registration or driver's license to a person who is 90 days or more delinquent in paying court-ordered child support. Amends the Juvenile Court Act concerning local governmental immunity in connection with the performance of public or community service. Amends the Criminal Code and the Domestic Violence Act in connection with orders to perform community service for violation of order of protection. Amends the Criminal Code to make it a deceptive practice to pay a fee to a circuit clerk with a check that the payor knows will not be paid by the depository on which the check is drawn. Effective immediately.

FISCAL NOTE (Dpt. of Public Aid) There is no fiscal impact.

HOUSE AMENDMENT NO. 2.

Replaces everything after the enacting clause with the same amendatory provisions as contained in House Amendment No. 1, except as follows: (1) in the Public Aid Code, the Marriage and Dissolution of Marriage Act, and the Parentage Act of 1984 provides that a "person" rather than "conduct" may be prosecuted for a violation of the Non-Support of Spouse and Children Act; (2) in those Acts provides that a person's sentence for such a violation "need" (rather than "shall") not be limited to performance of community service or participation in a work alternative program; and (3) in those Acts and the Non-Support of Spouse and Children Act deletes provision that a person may not be required to perform community service if the person is participating in another work program authorized by law. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 750 ILCS 22/318

Deletes provisions amending the Uniform Interstate Family Support Act, concerning actions by a tribunal of this State with respect to discovery.

SENATE AMENDMENT NO. 2.

Deletes reference to: 705 ILCS 405/1-12 720 ILCS 5/12-1 720 ILCS 5/12-30 720 ILCS 5/17-1 750 ILCS 60/223

Deletes provisions amending (1) the Juvenile Court Act of 1987 (concerning an order by a youth officer or a teen court or peer jury to perform community service), (2) the Criminal Code of 1961 (concerning (i) payment of costs of community service by a person convicted of assault, (ii) performance of community service for a violation of an order of protection, and (iii) payment of a fee to a circuit clerk by check, knowing the check will not be paid), and (3) the Illinois Domestic Violence Act of 1986 (concerning performance of community service for a violation of an order of protection).

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98-02-17 H Filed With Clerk
        H Added As A Joint Sponsor CAPPARELLI
        H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor BUGIELSKI
        H First reading
                                    Referred to Hse Rules Comm
98-03-11 H
                                    Assigned to State Govt Admin & Election
                                      Refrm
98-03-20 H
                Amendment No.01
                                    ST GV-ELC RFM H
                                                            Adopted
        н
                                    Do Pass Amend/Short Debate 012-000-000
        H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H
                Amendment No.02
                                    SAVIANO
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shr Dbt
        H Added As A Co-sponsor REITZ
        H Added As A Co-sponsor BOLAND
        H Added As A Co-sponsor MCGUIRE
        H Added As A Co-sponsor LYONS, JOSEPH
        H Added As A Co-sponsor BRADLEY
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720 ILCS 5/12-30

750 ILCS 60/223

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98-03-24 H
                                            Fiscal Note Filed
               Н
                       Amendment No.02
                                            SAVIANO
               H Be approved consideration 003-002-000/HRUL
               H Second Reading-Short Debate
                       Amendment No.02
               Н
                                            SAVIANO
                                                                    Adopted
               H Pld Cal Ord 3rd Rdg-Sht Dbt
               H Added As A Co-sponsor GASH
               H Added As A Co-sponsor NOVAK
               H Added As A Co-sponsor GIGLIO
               H Added As A Co-sponsor WAIT
               H Added As A Co-sponsor BERGMAN
      98-03-25 H Added As A Co-sponsor LANG
               H 3rd Rdg-Sht Dbt-Pass/Vote 104-002-005
               H Added As A Co-sponsor SMITH, MICHAEL
               H Added As A Co-sponsor DURKIN
               H Added As A Co-sponsor WOOD
      98-03-26 S Arrive Senate
               S Placed Calendr, First Reading
               S
                 Chief Sponsor WALSH,T
                S First reading
                                           Referred to Sen Rules Comm
      98-04-01 S Added as Chief Co-sponsor OBAMA
      98-04-23 S Added as Chief Co-sponsor PARKER
      98-04-29 S Added as Chief Co-sponsor BOWLES
                                           Assigned to Transportation
      98-05-05 S
                       Amendment No.01
                                           TRANSPORTN S
                                                                    Adopted
               S
                                           Recommided do pass as amend 009-000-000
                 Placed Calndr, Second Reading
               S
               S Filed with Secretary
               S
                       Amendment No.02
                                           WALSH,T
                       Amendment referred to SRUL
               S
      98-05-06 S
                       Amendment No.02
                                           WALSH,T
                       Rules refers to
                                             STRN
      98-05-13 S Added as Chief Co-sponsor LINK
      98-05-14 S
                       Amendment No.02
                                           WALSH.T
                                           Be adopted
               S Second Reading
               S
                       Amendment No.02
                                           WALSH,T
                                                                    Adopted
               S Placed Calndr, Third Reading
      98-05-15 S Added As A Co-sponsor TROTTER
               S Added As A Co-sponsor WALSH,L
               S Third Reading - Passed 056-000-000
               H Arrive House
               H Place Cal Order Concurrence 01,02
      98-05-18 H Motion Filed Concur
                       Motion referred to
                                             HRUL
               Н
                       Rules refers to
                                             HSGE/01,02
               H Calendar Order of Concurren 01,02
      98-05-20 H
                                           App For Consider - Complace
                                           App For Consider - Complace
               H H Concurs in S Amend. 01,02/112-000-000
               H Passed both Houses
      98-06-18 H Sent to the Governor
      98-08-11 H Governor approved
               Η
                    Effective Date 98-08-11
                    PUBLIC ACT 90-0733
HB-3416
            SAVIANO - CAPPARELLI - MCAULIFFE - BUGIELSKI.
  720 ILCS 5/12-1
                                   from Ch. 38, par. 12-1
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Amends the Criminal Code of 1961 and the Illinois Domestic Violence Act of 1986. Provides that the court shall authorize the county to charge a defendant, who is ordered to perform community service for assault or a violation of an order of protection, for the costs of the community service based upon the person's ability to pay for those costs. Also requires the court to require a person convicted of or placed on supervision for violation of an order of protection to perform community service if available.

from Ch. 38, par. 12-30

from Ch. 40, par. 2312-23

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor CAPPARELLI

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor BUGIELSKI
H First reading Referred

99-01-12 H Session Sine Die

Referred to Hse Rules Comm

HB-3417 SAVIANO – CAPPARELLI – MCAULIFFE – BUGIELSKI.

820 ILCS 115/4.5 new

Amends the Wage Payment and Collection Act. Provides that an employer to whom this Act applies must pay an employee's net pay to the employee in the form of a check or other negotiable instrument made payable to the employee or by direct deposit into an employee's account in a financial institution. Provides that no employer may pay an employee's net pay to the employee in the form of currency. Provides that violation is a Class A misdemeanor. Exempts payments to workers who receive pay each day they work and payments to an employee whose weekly net pay is less than \$100.

NOTE(S) THAT MAY APPLY: Correctional

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor CAPPARELLI

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor BUGIELSKI

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3418 SAVIANO – CAPPARELLI – MCAULIFFE – BUGIELSKI.

705 ILCS 405/1-12

from Ch. 37, par. 801-12

Amends the Juvenile Court Act of 1987. Extends the immunity from liability of certain governmental units and entities and their officers and employees for injury or loss a person might receive while performing public or community service to public or community service ordered by a youth officer or his or her designee, including a teen court or peer jury (now only public or community service ordered by the court is subject to the immunity provisions).

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor CAPPARELLI

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor BUGIELSKI

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3419 SAVIANO - CAPPARELLI - MCAULIFFE - BUGIELSKI.

750 ILCS 5/714 new

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that a person who without good cause defaults on an order for child support issued by an Illinois court for a period of 2 months or longer is guilty of a Class A misdemeanor. Provides for community service to be performed by an offender.

NOTE(S) THAT MAY APPLY: Correctional

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor CAPPARELLI

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor BUGIELSKI

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3420 BOLAND.

40 ILCS 5/7-199.4 new

30 ILCS 805/8.22 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code to provide a program of group health benefits for retired employees and their dependents and survivors. Provides for the Fund to defray part of the cost of participation. Requires active employees to contribute 1.0% of earnings toward the cost of the program. Requires employers to contribute 1.25% of payroll. Includes a transitional subsidy program to subsidize the cost of participation of certain annuitants who have contributed for less than 48 months. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

The fiscal impact of HB 3420 has not been calculated. The bill would increase the contribution rates of all IMRF employers by 1.25% of payroll, while the employee contributions would

increase by 1% of salary.

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

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-05-11 Н н Pension Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-3421 PARKE.

65 ILCS 5/11-8-2

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

Amends the Illinois Municipal Code. Provides that a municipality shall allow churches, not for profit entities, volunteer or charitable organizations, or similar entities to install residential grade stoves, ovens, ranges, and hoods in their kitchens to serve their own memberships.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3422 SCHAKOWSKY - MCGUIRE - O'BRIEN AND GIGLIO.

20 ILCS 105/4.02

from Ch. 23, par. 6104.02 from Ch. 23, par. 3434

20 ILCS 2405/3

Amends the Illinois Act on the Aging by providing that vendors of homemaker and chore housekeeper services shall receive a rate increase equal to the percent increase in the federal minimum wage each time the federal minimum wage is increased. Amends the Disabled Persons Rehabilitation Act by providing that personal care attendants shall receive a percentage increase in wages equal to the percent increase in the federal minimum wage each time the federal minimum wage is increased. Effective July 1, 1998.

FISCAL NOTE (Dept. of Aging)

No fiscal impact to the Dept. of Aging at this time because

this legislation is not retroactive. However, the federal mini-

mum wage has increased and rate paid to homemaker service pro-

viders was not increased.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor MCGUIRE

H First reading 98-03-02 H

Referred to Hse Rules Comm

11

Fiscal Note Filed

П

Committee Rules

98-03-26 H Added As A Co-sponsor GIGLIO

98-04-02 H Added As A Co-sponsor O'BRIEN

99-01-12 H Session Sine Die

HB-3423 MCGUIRE - SCHAKOWSKY - O'BRIEN AND GIGLIO.

20 ILCS 2405/3

from Ch. 23, par. 3434

Amends the Disabled Persons Rehabilitation Act to provide that beginning July 1, 1998, 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 house-keeping and homemaking services in the Community Care Program. Effective July 1, 1998.

FISCAL NOTE (Dpt. of Aging)

The Dept. of Aging anticipates some increased fiscal impact

associated with payment to its 16 personal care attendants.

The Department's costs would increase by \$1,577 per month or

\$18,924 per year.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor SCHAKOWSKY

H First reading Referred to Hse Rules Comm

98-03-02 H Fiscal Note Filed
H Committee Rules

98-03-26 H Added As A Co-sponsor GIGLIO

2911 HB-3423-Cont.

98-04-02 H Added As A Co-sponsor O'BRIEN 99-01-12 H Session Sine Die

MCGUIRE - SCHAKOWSKY - O'BRIEN AND GIGLIO. HR-3424

20 ILCS 105/4.02

from Ch. 23, par. 6104.02 from Ch. 23, par. 3434

20 ILCS 2405/3

Amends the Illinois Act on the Aging. Provides that vendors of homemaker and chore housekeeper services shall receive a pay rate increase of 10%. Amends the Disabled Persons Rehabilitation Act. Provides that personal care attendants shall receive a

per hour wage increase of 10%. Effective July 1, 1998.

FISCAL NOTE (Dpt. of Aging)

Increasing the homemaker appropriation by 10% in accordance

with this legislation, would cost \$12,998.2.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor SCHAKOWSKY

H First reading Referred to Hse Rules Comm

98-03-02 H

Fiscal Note Filed

Committee Rules

98-03-26 H Added As A Co-sponsor GIGLIO

98-04-02 H Added As A Co-sponsor O'BRIEN

99-01-12 H Session Sine Die

HB-3425 MCGUIRE - O'BRIEN AND GIGLIO.

20 ILCS 105/4.02

from Ch. 23, par. 6104.02

20 1LCS 2405/3

from Ch. 23, par. 3434

Amends the Illinois Act on the Aging. Provides that vendors of homemaker and chore housekeeper services shall receive a rate increase of at least 3% but no more than 5% on July 1 of each year based on the Consumer Price Index for All Urban Consumers as determined by the United States Department of Labor. Amends the Disabled Persons Rehabilitation Act. Provides that personal care attendants shall receive an automatic cost of living allowance of at least 3% but no more than 5% on July 1 of each year based on the Consumer Price Index. Effective July 1, 1998.

FISCAL NOTE (Dpt. of Aging)

Estimated fiscal impact range is \$3,899.5 (3%) to \$6,499.1 (5%)

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

99-01-12 H Session Sine Die

H First reading

Referred to Hse Rules Comm

98-03-02 H

Fiscal Note Filed

Committee Rules

98-03-26 H Added As A Co-sponsor GIGLIO

98-04-02 H Added As A Joint Sponsor O'BRIEN

HB-3426 LINDNER

305 ILCS 5/9A-11.5 new

305 ILCS 5/12-4.7d new

Amends the Illinois Public Aid Code. Provides that, as a condition of eligibility to participate in the child care assistance program of the Department of Human Services, license exempt child care providers shall authorize the Department of Children and Family Services to run a Child Abuse and Neglect Tracking System (CANTS) investigation on the provider to ascertain if the provider has an indicated report of abuse or neglect against him or her. Provides that the Departments shall enter into an intergovernmental agreement to facilitate the Department of Human Services' requests for investigations. Provides that the Department of Human Services shall by rule determine when payment to a provider may be withheld if there is an indicated finding against the provider. Effective immediately,

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3427 **2912**

HB-3427

MULLIGAN – MAUTINO – BIGGERT – COULSON – SCHOENBERG, ERWIN, FLOWERS, MCGUIRE, SCHAKOWSKY, SILVA, HOWARD, BLACK, BROSNAHAN, SCULLY, HOFFMAN, NOVAK, PHELPS, HARTKE, KLINGLER, KOSEL, POE, BOST, MYERS, RIGHTER, WINKEL, LYONS, EILEEN, SAVIANO, LOPEZ, CROTTY, DEUCHLER, GIGLIO, ROSKAM, MCCARTHY, REITZ, BROWN, JONES, JOHN, WINTERS, SCOTT, KRAUSE, MOORE, ANDREA, LINDNER, MCKEON, WIRSING, WOOD, FEIGENHOLTZ, DAVIS, MONIQUE, NOLAND, ZICKUS AND MOFFITT.

215 ILCS 5/356r

Amends the Illinois Insurance Code regarding women's health care providers. Requires insurers to notify insureds of the right to designate a woman's principal health care provider and to provide a list of participating women's health care providers within 30 days after a request for the list is made. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the physician chosen by a female enrollee of a managed care plan under contract with the Department of Public Aid must be a Medicaid-enrolled provider.

SENATE AMENDMENT NO. 1.

Adds reference to: 5 ILCS 375/6.11 30 ILCS 805/8.22 new 55 ILCS 5/5-1069.3 65 ILCS 5/10-4-2.3 105 ILCS 5/10-22.3f 215 ILCS 5/4 215 ILCS 5/356r 215 ILCS 5/356w new 215 ILCS 5/356xnew 215 ILCS 125/5-3 215 ILCS 130/3009 215 ILCS 165/10

305 ILCS 5/5-16.8

from Ch. 111 1/2, par. 1411.2 from Ch. 73, par. 1503-9 from Ch. 32, par. 604

Replaces the title and everything after the enacting clause. Amends the Illinois Insurance Code. Requires group policies of accident and health insurance to cover diabetes self-management training and education. Requires coverage for necessary pharmaceuticals and supplies and for foot care. Requires coverage for colorectal cancer screening. Amends the State Employee's Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code to require diabetes self-management training education and colorectal cancer screening be included in health coverage under those Acts. Amends the Illinois Insurance Code in relation to requirements for principal health care providers for women. Requires insurers to provide lists of physicians specializing in obstetrics or gynecology or specializing in family practice from which the woman's principal health care provider may be chosen. Provides that a female insured is not required to limit selection of a woman's principal health care provider by requiring that there be a referral agreement between the individual coordinating the care and woman's principal health care provider. Provides that a policy of life insurance that allows payment of a percentage of benefits in advance upon a diagnosis that the insured has incurred a medical condition specified in the policy may pay up to 75%, rather than 25%, of the benefits in advance. Provides that changes concerning advance payment of life insurance benefits and women's principal health care providers take effect upon becoming law. The remaining provisions of the bill take effect January 1, 1999.

98-02-17 H Filed With Clerk H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Health Care Availability & 98-03-20 H Do Pass/Short Debate Cal 025-000-000 H Placed Cal 2nd Rdg-Sht Dbt 98-03-23 H Amendment No.01 MULLIGAN Amendment referred to HRUL H Second Reading-Short Debate H Pld Cal Ord 3rd Rdg-Sht Dbt H Relld 2nd Rdng-Short Debate H Held 2nd Rdg-Short Debate

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98-03-24 H
                Amendment No.01
                                    MULLIGAN
        H Be approved consideration 003-002-000/HRUL
                                                            Adopted
                Amendment No.01
                                    MULLIGAN
        H Pld Cal Ord 3rd Rdg-Sht Dbt
        H Added As A Co-sponsor ERWIN
        H Added As A Joint Sponsor BIGGERT
        H Added As A Co-sponsor COULSON
        H Added As A Co-sponsor FLOWERS
        H Added As A Co-sponsor MCGUIRE
        H Added As A Co-sponsor SCHAKOWSKY
        H Added As A Co-sponsor SILVA
98-03-25 H Joint Sponsor Changed to ERWIN
        H Added As A Co-sponsor SCHOENBERG
        H Added As A Co-sponsor FLOWERS
        H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
         H Added As A Co-sponsor HOWARD
98-03-26 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor DONAHUE
                                    Referred to Sen Rules Comm
         S First reading
98-04-01
         S Added as Chief Co-sponsor FITZGERALD
                                    Assigned to Insurance & Pensions
                                    Recommended do pass 007-000-000
98-05-07
         S
         S Placed Calndr, Second Reading
98-05-12 S Second Reading
         S Placed Calndr, Third Reading
98-05-13 S Added As A Co-sponsor HENDON
98-05-14 S Added as Chief Co-sponsor WALSH,L
         S Added as Chief Co-sponsor SMITH
         S Added as Chief Co-sponsor TROTTER
98-05-15 S Added As A Co-sponsor LINK
         S Added As A Co-sponsor OBAMA
           Added As A Co-sponsor HALVORSON
           Added As A Co-sponsor FARLEY
                                    3rd Reading Pssg Ddlne Extd
98-05-22 S Filed with Secretary
         S
                Amendment No.01
                                    DONAHUE
         S
                                    -BOMKE
         S
                Amendment referred to SRUL
         S
                Amendment No.01
                                    DONAHUE
         S
                                    -BOMKE
         S
                Rules refers to
                                      SINS
         S
                Amendment No.01
                                    DONAHUE
         S
                                    -BOMKE
         S
                                    Be adopted
         S
           Added As A Co-sponsor PARKER
           Added As A Co-sponsor BOWLES
            Added As A Co-sponsor MYERS,J
           Added As A Co-sponsor BOMKE
         S
           Recalled to Second Reading
         S
                Amendment No.01
                                    DONAHUE
         S
                                    -BOMKE
         S
                                       Adopted
         S Placed Calndr, Third Reading
         S Added As A Co-sponsor DILLARD
         S Third Reading - Passed 057-000-000
         H Joint Sponsor Changed to MAUTINO
         H Added As A Co-sponsor ERWIN
         H Added As A Co-sponsor BLACK
         H Added As A Co-sponsor BROSNAHAN
         H Added As A Co-sponsor SCULLY
         H Added As A Co-sponsor HOFFMAN
         H Added As A Co-sponsor NOVAK
         H Added As A Co-sponsor PHELPS
         H Added As A Co-sponsor HARTKE
         H Added As A Co-sponsor KLINGLER
         H Added As A Co-sponsor KOSEL
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98-05-22-Cont.
               H Added As A Co-sponsor POE
               H Added As A Co-sponsor BOST
               H Added As A Co-sponsor MYERS
               H Added As A Co-sponsor RIGHTER
               H Added As A Co-sponsor WINKEL
               H Added As A Co-sponsor LYONS, EILEEN
               H Added As A Co-sponsor SAVIANO
               H Added As A Co-sponsor LOPEZ
               H Added As A Co-sponsor CROTTY
               H Added As A Co-sponsor DEUCHLER
               H Added As A Co-sponsor GIGLIO
               H Added As A Co-sponsor ROSKAM
               H Added As A Co-sponsor MCCARTHY
               H Added As A Co-sponsor REITZ
               H Added As A Co-sponsor BROWN
               H Added As A Co-sponsor JONES, JOHN
               H Added As A Co-sponsor WINTERS
               H Added As A Co-sponsor SCOTT
               H Added As A Co-sponsor KRAUSE
               H Added As A Co-sponsor MOORE, ANDREA
               H Added As A Co-sponsor LINDNER
               H Added As A Co-sponsor MCKEON
               H Added As A Co-sponsor WIRSING
               H Added As A Co-sponsor WOOD
               H Added As A Co-sponsor FEIGENHOLTZ
               H Added As A Co-sponsor DAVIS, MONIQUE
               H Added As A Co-sponsor NOLAND
               H Added As A Co-sponsor ZICKUS
               H Added As A Co-sponsor MOFFITT
               H Arrive House
               H Place Cal Order Concurrence 01
               H Motion Filed Concur
                      Motion referred to
                                            HRUL
               H Be approved consideration HRUL
               H H Concurs in S Amend, 01/115-002-000
               H Passed both Houses
      98-06-19 H Sent to the Governor
      98-08-13 H Governor approved
               Н
                   Effective Date 98-08-13
               Η
                   Effective Date 99-01-01
                                           (SOME PARTS)
                    PUBLIC ACT 90-0741
               Н
HB-3428
            ZICKUS.
  305 ILCS 5/9A-11
                                  from Ch. 23, par. 9A-11
  Amends the "education, training, and employment program for TANF recipients"
Article of the Public Aid Code. Make stylistic changes in a Section concerning child
care.
      98-02-17 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      98-03-11 H
                                           Assigned to Human Services
      98-03-19 H
                                           Do Pass/Short Debate Cal 011-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
      98-03-23 H Second Reading-Short Debate
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-04-02 H
                                           Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-3429
            ZICKUS.
  305 ILCS 5/10-10.2
                                  from Ch. 23, par. 10-10.2
  Amends the "support enforcement" Article of the Public Aid Code. Makes stylistic
changes in a Section concerning notice to circuit clerk of payment received by Depart-
ment of Public Aid.
      98-02-17 H Filed With Clerk
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Referred to Hse Rules Comm

H First reading

99-01-12 H Session Sine Die

2915 HB-3430

HB-3430 ZICKUS.

305 ILCS 5/4-0.6

Amends the TANF (formerly AFDC) Article of the Public Aid Code. Makes a technical change in a Section concerning references to "AFDC".

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98-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-3431 ZICKUS - PUGH - LEITCH - SCHOENBERG - FLOWERS.

305 ILCS 5/5-1 from Ch. 23, par. 5-1

Amends the Medicaid Article of the Public Aid Code. Makes a stylistic change in a Section concerning purpose of the Medicaid program.

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FISCAL NOTE, H-AM 1 (Dpt. Public Aid)
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No fiscal impact anticipated.

HOUSE AMENDMENT NO. 1.

305 ILCS 5/15-5

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Deletes reference to: 305 ILCS 5/5-1
Adds reference to: 215 ILCS 125/2-1 fr 305 ILCS 5/5-11 fr
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215 ILCS 125/2-1 from Ch. 111 1/2, par. 1403 305 ILCS 5/5-11 from Ch. 23, par. 5-11 305 ILCS 5/15-2 from Ch. 23, par. 15-2 305 ILCS 5/15-3 from Ch. 23, par. 15-3

Deletes everything. Amends the HMO Act and the Public Aid Code. Provides for certification of managed care community networks (which do not include HMOs) by the Department of Public Aid. Authorizes contracts between those networks and the Department for health care services for individuals participating in Department programs. Authorizes a county provider to contract with the Department to provide services as a managed care community network. Effective immediately.

from Ch. 23, par. 15-5

SENATE AMENDMENT NO. 1.

Deletes authority for the Department of Insurance to use emergency rulemaking to implement provisions concerning exemption of managed care community networks certified by the Department of Public Aid from application of the Health Maintenance Organization Act. Imposes certain requirements on a managed care community network that contracts with the Department of Public Aid to furnish health care services to or arrange those services for enrollees participating in programs administered by the Department, including: (1) allow providers to provide services on a fee-for-service basis to Department clients not enrolled in the entity; (2) provide client education services; (3) allow enrollees to choose the site for services and the panel of health care providers; (4) not discriminate in enrollment or disenrollment practices based on health status; (5) provide a quality assurance and utilization review program; (6) issue ID cards; (7) ensure that primary care physicians and pharmacies meet standards established by the Department; (8) provide a procedure for handling complaints; (9) maintain records; and (10) provide that its pharmacy formulary be no more restrictive than the Department's pharmaceutical program.

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98-02-17 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
98-03-11 H
                                     Assigned to Human Services
98-03-19 H
                                     Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-31 H Relld 2nd Rdng-Short Debate
                                     ZICKUS
                Amendment No.01
         Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor PUGH
98-04-01 H
                                     Fiscal Note filed as Amnded
         H Added As A Co-sponsor LEITCH
         H Added As A Co-sponsor SCHOENBERG
         H Added As A Co-sponsor FLOWERS
         Η
                Amendment No.01
                                     ZICKUS
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105 ILCS 5/21-5

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98-04-01--Cont.
               Η
                       Rules refers to
                                              HHSV
               H Be approved consideration HHSV
                       Amendment No.01
                                             ZICKUS
                                                                       Adopted
               H Pld Cal Ord 3rd Rdg-Sht Dbt
               H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
      98-04-02 S Arrive Senate
               S Placed Calendr, First Reading
                  Chief Sponsor DONAHUE
               S Added as Chief Co-sponsor PARKER
               S Added as Chief Co-sponsor CLAYBORNE
               S Added as Chief Co-sponsor TROTTER
               S Added As A Co-sponsor DUDYCZ
               S First reading
                                             Referred to Sen Rules Comm
      98-04-28 S
                                             Assigned to Public Health & Welfare
      98-04-29
               S Added As A Co-sponsor REA
               S Added As A Co-sponsor HENDON
               S Added As A Co-sponsor GARCIA
                  Added As A Co-sponsor OBAMA
                  Added As A Co-sponsor SMITH
                S Added as Chief Co-sponsor DEL VALLE
      98-05-04 S Added As A Co-sponsor FARLEY
      98-05-05 S Added As A Co-sponsor KEHOE
      98-05-06 S Added As A Co-sponsor BOWLES
      98-05-07 S
                       Amendment No.01
                                             PUB HEALTH S
                                                                       Adopted
                                             Recommnded do pass as amend 006-000-000
                S Placed Calndr, Second Reading
                S Added As A Co-sponsor DELEO
      98-05-12 S Second Reading
                S Placed Calndr, Third Reading
      98-05-13 S Third Reading - Passed 056-000-000
               H Arrive House
               H Place Cal Order Concurrence 01
      98-05-14 H Motion Filed Concur
                       Motion referred to
               Н
                                               HRUL
               H Calendar Order of Concurren 01
      98-05-18 H
                       Rules refers to
                                               HHSV/01
               H Calendar Order of Concurren 01
      98-05-20 H
                                             App For Consider - Complnce
               H H Concurs in S Amend. 01/116-000-000
                H Passed both Houses
      98-05-22 H Sent to the Governor
      98-07-10 H Governor approved
                    Effective Date 98-07-10
               Н
                    PUBLIC ACT 90-0618
                Η
HB-3432
             COWLISHAW.
  105 ILCS 5/2-3.11
                                    from Ch. 122, par. 2-3.11
  105 ILCS 5/2-3.52
                                    from Ch. 122, par. 2-3.52
  105 ILCS 5/10-21.9
                                    from Ch. 122, par. 10-21.9
  105 ILCS 5/10-22.20a
                                    from Ch. 122, par. 10-22.20a
                                    from Ch. 122, par. 10-22.24a
  105 ILCS 5/10-22.24a
  105 ILCS 5/10-22.34
                                    from Ch. 122, par. 10-22.34
  105 ILCS 5/14-1.09.1
  105 ILCS 5/14-8.05
                                    from Ch. 122, par. 14-8.05
  105 ILCS 5/14C-2
                                    from Ch. 122, par. 14C-2
  105 ILCS 5/14C-8
                                    from Ch. 122, par. 14C-8
  105 ILCS 5/21-0.01
  105 ILCS 5/21-1
                                    from Ch. 122, par. 21-1
                                    from Ch. 122, par. 21-1a
  105 ILCS 5/21-1a
  105 ILCS 5/21-1b
                                    from Ch. 122, par. 21-1b
  105 ILCS 5/21-1c
                                    from Ch. 122, par. 21-1c
                                    from Ch. 122, par. 21-2
  105 ILCS 5/21-2
                                    from Ch. 122, par. 21-2.1
  105 ILCS 5/21-2.1
                                    from Ch. 122, par. 21-2b
  105 ILCS 5/21-2b
  105 ILCS 5/21-3
                                    from Ch. 122, par. 21-3
  105 ILCS 5/21-4
                                    from Ch. 122, par. 21-4
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from Ch. 122, par. 21-5

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105 ILCS 5/21-5a
                                    from Ch. 122, par. 21-5a
105 ILCS 5/21-5b
105 ILCS 5/21-5c
105 ILCS 5/21-5d
105 ILCS 5/21-7.1
                                    from Ch. 122, par. 21-7.1
105 ILCS 5/21-9
                                    from Ch. 122, par. 21-9
105 ILCS 5/21-10
                                    from Ch. 122, par. 21-10
105 ILCS 5/21-11
                                    from Ch. 122, par. 2I-11
105 ILCS 5/21-11.1
                                    from Ch. 122, par. 21-11.1
105 ILCS 5/21-11.2
                                    from Ch. 122, par. 21-11.2
105 ILCS 5/21-11.3
                                    from Ch. 122, par. 21-11.3
105 ILCS 5/21-11.4
105 ILCS 5/21-12
                                    from Ch. 122, par. 21-12
105 ILCS 5/21-13
                                    from Ch. 122, par. 21-13
105 ILCS 5/21-13.5 new
105 ILCS 5/21-14
                                    from Ch. 122, par. 21-14
105 ILCS 5/21-16
                                    from Ch. 122, par. 21-16
105 ILCS 5/21-21
                                    from Ch. 122, par. 21-21
105 ILCS 5/21-21.1
                                    from Ch. 122, par. 21-21.1
105 ILCS 5/21-23
                                    from Ch. 122, par. 21-23
105 ILCS 5/21-24
                                    from Ch. 122, par. 21-24
105 ILCS 5/21-25
                                    from Ch. 122, par. 21-25
105 ILCS 5/34-18.5
                                    from Ch. 122, par. 34-18.5
105 ILCS 5/34-83
                                    from Ch. 122, par. 34-83
110 ILCS 947/65.20
225 ILCS 15/4
                                    from Ch. 111, par. 5354
225 ILCS 107/15
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Amends the School Code to create the Professional Teacher Standards Board, a 7 member board appointed by the Governor, with the advice and consent of the Senate. Abolishes the State Teacher Certification Board and transfers its functions, duties, and powers to the Professional Teacher Standards Board. Amends the School Code, the Higher Education Student Assistance Act, the Clinical Psychologist Licensing Act, and the Professional Counselor and Clinical Professional Counselor Licensing Act to change references from the State Teacher Certification Board to the Professional Teacher Standards Board.

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NOTE(S) THAT MAY APPLY: Fiscal
98-02-17 H Filed With Clerk
H First reading
99-01-12 H Session Sine Die
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Referred to Hse Rules Comm

HB-3433 DAVIS, MONIOUE.

225 ILCS 440/6.05 new

Amends the Highway Advertising Control Act of 1971. Prohibits signs that advertise alcoholic liquor. Provides that such a sign shall be considered a public nuisance.

98-02-17 H Filed With Clerk H First reading 99-01-12 H Session Sine Die

Referred to Hse Rules Comm

HB-3434 RYDER – CURRIE.

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225 ILCS 60/4 from Ch. 111, par. 4400-4
725 ILCS 5/119-5 from Ch. 38, par. 119-5
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Amends the Medical Practice Act of 1987 and the Code of Criminal Procedure of 1963. Removes a provision that provides that the disciplinary action provisions of the Medical Practice Act do not apply to persons who carry out or assist in the implementation of a court order effecting the execution of a death sentence. Provides that the Department of Corrections shall establish procedures for an execution by rule (instead of a defendant being executed until death is pronounced by a licensed physician according to accepted standards of medical practice). Provides that the Department of Corrections shall not request, require, or allow any licensed health care practitioners to participate in an execution. Provides that in confidential investigations by the Department of Professional Regulation, the license numbers of health care practitioners participating or performing ancillary functions in an execution shall be disclosed by the Department of Corrections to the Department of Professional Regulation and shall be forwarded by the Department of Professional Regulation to the appropriate disciplinary boards. Removes

a provision that provides that assistance, participation in, or the performance of ancillary or other functions for an execution shall not be construed to constitute the practice of medicine. Removes the provision that allows a pharmacist to dispense drugs to the Department of Corrections without prescription for an execution. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor CURRIE

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3435 CAPPARELLI – SAVIANO.

210 ILCS 85/6.18

Amends the Hospital Licensing Act. Provides that as part of the discharging process, a hospital may provide material prepared by the Department of Public Health instructing the mother on how to perform cardiopulmonary resuscitation, rather than the Heimlich Maneuver, on an infant, Effective immediately.

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98-02-17 H Filed With Clerk
                                      Referred to Hse Rules Comm
         H First reading
98-03-11 H
                                      Assigned to Human Services
98-03-19 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-20 H
                                      Fiscal Note Requested ZICKUS
                                      St Mandate Fis Nte Requestd ZICKUS
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-23 H
                                      Fiscal Note Request W/drawn
                                      St Mandate Fis Nte Req-Wdrn
         H Added As A Joint Sponsor SAVIANO
         H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-24 H 3rd Rdg-Sht Dbt-Pass/Vote 112-000-000
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
98-03-26 S Chief Sponsor CARROLL
         S Added as Chief Co-sponsor SMITH
98-03-31 S First reading
                                      Referred to Sen Rules Comm
                                      Assigned to Public Health & Welfare
98-04-30 S
98-05-04 S Added As A Co-sponsor FARLEY
98-05-05 S Added as Chief Co-sponsor REA
         S Added As A Co-sponsor KEHOE
98-05-06
         S Added As A Co-sponsor CLAYBORNE
         S Added As A Co-sponsor BOWLES
98-05-07 S
                                      Recommended do pass 007-000-000
         S Placed Calndr, Second Reading
98-05-12 S Second Reading
         S Placed Calndr, Third Reading
98-05-13 S Third Reading - Passed 056-000-000
         H Passed both Houses
98-06-11 H Sent to the Governor
98-08-07 H Governor approved
              Effective Date 98-08-07
         Н
              PUBLIC ACT 90-0710
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HB-3436 KLINGLER – SCOTT – WOOD – SILVA – BLACK, COULSON, WIRSING, MCKEON, CURRY, JULIE, O'BRIEN, DART, JONES, LOU, GASH, RONEN, SLONE, CURRIE, MOORE, ANDREA AND MULLIGAN.

305 ILCS 5/9A-11 from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code in provisions regarding child care assistance. Changes the income eligibility threshold for services from 50% of State median income to 60% of current State median income. Provides that the Department of Human Services shall allocate not less than 1% of the funds appropriated to the Department for child care services to provide child care services to certain persons not otherwise eligible who are not receiving assistance under the Temporary Assistance for Needy Families program, whose family income is below the threshold for eligibility, and who are

enrolled and making satisfactory progress in certain specified employment or education programs. Requires the Department to collect identifying information and data on persons who apply for services whom the Department is unable to serve due to a lack of sufficient resources. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Illinois Public Aid Code in provisions regarding child care assistance. Provides that the Department of Human Services shall allocate not less than 2.5% of the funds appropriated to the Department for child care services to provide child care services to persons at risk of becoming TANF recipients whose family income is below the threshold for eligibility and who are enrolled and making satisfactory progress in certain specified employment or education programs. Provides that the income of the parent of an applicant claimed as a tax dependent on his or her parent's federal income tax return shall be considered in determining the eligibility of an applicant for child care services who is at risk of becoming a TANF recipient. Requires the Department to collect identifying information and data on persons who apply for child care services who are at risk of becoming recipients of TANF whom the Department is unable to serve due to a lack of sufficient resources. Provides that notwithstanding the income level at which families become eligible to receive child care assistance, any family which remains otherwise eligible for child care assistance shall continue to receive child care assistance until the family income exceeds 60% of current State median income. Effective immediately.

HOUSE AMENDMENT NO. 2.

Removes provision excluding certain applicants from eligibility for services if the applicant is claimed as a tax dependent on his or her parent's federal income tax return and replaces it with a provision that the income of the parent of certain applicants for child care services who are claimed as tax dependents on a parent's federal income tax return shall be considered in determining the applicant's eligibility for services and the amount of the co-payment required.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-02-17 H Filed With Clerk
            H First reading
                                        Referred to Hse Rules Comm
   98-02-19 H Added As A Joint Sponsor SCOTT
   98-03-11 H
                                        Assigned to Children & Youth
   98-03-18 H Added As A Co-sponsor WOOD
   98-03-19 H
                   Amendment No.01
                                        CHLDRN-YOUTH H
                                                                Adopted
                                        Remains in CommiChildren & Youth
   98-03-20 H
                                        Do Pass Amend/Short Debate 010-000-000
            H Placed Cal 2nd Rdg-Sht Dbt
            H Added As A Co-sponsor SILVA
   98-03-23 H Second Reading-Short Debate
            H Pld Cal Ord 3rd Rdg-Sht Dbt
   98-03-24 H Added As A Co-sponsor BLACK
   98-03-25 H Added As A Co-sponsor COULSON
            H Added As A Co-sponsor WIRSING
            H Added As A Co-sponsor MCKEON
            H Added As A Co-sponsor CURRY, JULIE
            H Added As A Co-sponsor O'BRIEN
            H Relld 2nd Rdng-Short Debate
            Η
                   Amendment No.02
                                        KLINGLER
            Η
                   Amendment referred to HRUL
            H Be approved consideration 003-002-000/HRUL
            H Added As A Co-sponsor DART
            Н
                   Amendment No.02
                                        KLINGLER
                                                                Adopted
            H Pld Cal Ord 3rd Rdg-Sht Dbt
   98-03-26 H Added As A Co-sponsor JONES, LOU
            H 3rd Rdg-Sht Dbt-Pass/Vote 112-003-000
            H Added As A Co-sponsor GASH
            H Added As A Co-sponsor RONEN
            H Added As A Co-sponsor SLONE
            H Added As A Co-sponsor CURRIE
            H Added As A Co-sponsor MOORE, ANDREA
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H Added As A Co-sponsor MULLIGAN

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98-03-31 S Arrive Senate
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S Placed Calendr, First Reading

S Chief Sponsor SYVERSON

S Added as Chief Co-sponsor RAUSCHENBERGER

S First reading Referred to Sen Rules Comm

98-04-16 S Added as Chief Co-sponsor RADOGNO

98-04-21 S Added as Chief Co-sponsor SMITH S Added as Chief Co-sponsor WALSH.L

S Added as Chief Co-sponsor WALSH,L S Added As A Co-sponsor TROTTER

98-04-24 S Added As A Co-sponsor MAHAR

99-01-12 H Session Sine Die

HB-3437 O'BRIEN – ERWIN – MULLIGAN – LANG – COULSON, BOLAND AND GASH.

305 ILCS 5/9A-11

from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code in provisions regarding child care assistance. To the extent resources permit, but not less than \$10,000,000 in any fiscal year if demand requires, requires the Department of Human Services to provide child care services to certain persons not otherwise eligible who are not receiving assistance under the Temporary Assistance for Needy Families program, whose family income is below the threshold for eligibility, and who are enrolled and making satisfactory progress in certain specified employment or education programs. Requires the Department to maintain a list of persons who apply for services whom the Department is unable to serve due to a lack of sufficient resources. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor MULLIGAN

H First reading

Referred to Hse Rules Comm

98-02-19 H Added As A Co-sponsor LANG

98-02-20 H Primary Sponsor Changed To O'BRIEN

H Joint Sponsor Changed to ERWIN

98-02-25 H Added As A Co-sponsor COULSON

98-03-11 H Added As A Co-sponsor BOLAND

98-03-16 H Added As A Co-sponsor GASH 99-01-12 H Session Sine Die

HB-3438 ERWIN.

305 ILCS 5/9A-11

from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall set aside 6% of all funds appropriated to the Department to provide child care services under this Code to expand the quality of child care provided. Provides that the Department shall set aside 4% of all funds appropriated to the Department to provide child care services under this Code to expand the supply of child care provided, specifically including rehabilitation and construction of facilities and building the supply of care in identified areas of need, such as infant and toddler care, care for children with special needs, and before and after school care. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3439 MCKEON.

305 ILCS 5/12-4.35 new

Amends the Illinois Public Aid Code. Provides that the Department shall adopt policies regarding the electronic benefits transfer (Link) program, including providing checks or coupons to persons with physical or mental disabilities, making accommodations for personal attendants to have access to the Link account, providing duplicate Link cards, providing participants with rules of the program and a listing of outlets accepting the Link card, providing assistance regarding the manual backup processing system, reimbursing recipients for lost or stolen benefits, excluding situations of recipient fraud, and for benefits lost due to Department of Human Services or contractor error, allowing recipients to exchange for food coupons for travel out of State, requiring vendors to accept cash along with Link cards, reimbursing accounts for charges in ex-

2921 HB-3439—Cont.

Referred to Hse Rules Comm

cess of a stated maximum, establishing a formal resolution procedure for complaints, and establishing an Advisory Committee that includes advocate and recipient representation to make recommendations regarding the Link program. Effective July 1, 1998.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3440 RONEN.

305 ILCS 5/9A-11 from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code in provisions regarding child care assistance. Provides that the Department of Human Services shall conduct market rate surveys, one to be completed by July 1, 1999, and one by July 1 each year thereafter. Provides that the Department shall adjust rates paid for child care at least annually beginning no later than January 1, 1999, so that on or before January 1, 2002, rates are established at the 75th percentile or higher of the market rate for each of the various types of care as determined by the market rate survey conducted by the Department to be completed by July 1, 1998, and subsequent market rate surveys conducted by the Department. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading

99-01-12 H Session Sine Die

HB-3441 RONEN.

20 ILCS 105/1 from Ch. 23, par. 6101 20 ILCS 301/10-40 20 ILCS 505/1.1 from Ch. 23, par. 5001.1 20 ILCS 1305/1-5

20 ILCS 1705/3 from Ch. 91 1/2, par. 100-3 20 ILCS 2405/1 from Ch. 23, par. 3430

Amends the Illinois Act on the Aging, the Alcoholism and Other Drug Abuse and Dependency Act, the Children and Family Services Act, the Department of Human Services Act, the Mental Health and Developmental Disabilities Administrative Act, and the Disabled Persons Rehabilitation Act. Makes technical changes in provisions relating to public services.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3442 TURNER, JOHN.

60 ILCS 1/110-30

Amends the Township Code concerning the enforcement of ordinances or resolutions. Makes a technical change.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3443 TURNER, JOHN.

55 ILCS 5/5-1083 from Ch. 34, par. 5-1083

Amends the Counties Code concerning purchase or lease of property. Makes a technical change.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3444 TURNER, JOHN.

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

Amends the Illinois Municipal Code concerning annexation. Makes a technical change.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3445 2922

HB-3445

WINKEL - BRUNSVOLD - WINTERS - MAUTINO - KOSEL, LY-ONS, EILEEN, NOLAND, WOOD, DANIELS, ACKERMAN, BROWN, BOST, BEAUBIEN, BERGMAN, BIGGERT, BIGGINS, BRADY, CHUR-CHILL, CLAYTON, HASSERT, HOEFT, JOHNSON, TOM, JONES, JOHN, LAWFER, LEITCH, MEYER, MITCHELL, MOFFITT, MYERS, PANKAU, PARKE, POE, ROSKAM, RUTHERFORD, RYDER, STEPH-ENS, TENHOUSE, TURNER, JOHN, WIRSING, BLACK, RIGHTER AND MCAULIFFE.

New Act

Creates the Managed Care Reform Act of 1998. Provides for the regulation of managed care plans by the Department of Insurance. Creates specific patient rights to disclosure, quality of care, and confidentiality. Prohibits restraints on communications between physicians and patients. Requires the establishment of grievance procedures. Requires utilization review programs to register with the Department of Insurance. Effective January 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor BRUNSVOLD

H Added As A Co-sponsor WINTERS

H Added As A Co-sponsor MAUTINO

H Added As A Co-sponsor KOSEL

H Added As A Co-sponsor LYONS, EILEEN H First reading

Referred to Hse Rules Comm

98-03-18 H Added As A Co-sponsor NOLAND 98-03-26 H Added As A Co-sponsor WOOD

98-05-05 H Added As A Co-sponsor ACKERMAN

H Added As A Co-sponsor BROWN

H Added As A Co-sponsor BOST

H Added As A Co-sponsor BEAUBIEN

H Added As A Co-sponsor BERGMAN H Added As A Co-sponsor BIGGERT

H Added As A Co-sponsor BIGGINS

H Added As A Co-sponsor BRADY

H Added As A Co-sponsor CHURCHILL

H Added As A Co-sponsor CLAYTON

H Added As A Co-sponsor HASSERT

H Added As A Co-sponsor HOEFT

H Added As A Co-sponsor JOHNSON, TOM

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor LAWFER

H Added As A Co-sponsor LEITCH

H Added As A Co-sponsor MEYER

H Added As A Co-sponsor MITCHELL

H Added As A Co-sponsor MOFFITT

H Added As A Co-sponsor MYERS

H Added As A Co-sponsor PANKAU

H Added As A Co-sponsor PARKE

H Added As A Co-sponsor POE

H Added As A Co-sponsor ROSKAM

H Added As A Co-sponsor RUTHERFORD

H Added As A Co-sponsor RYDER

H Added As A Co-sponsor STEPHENS

H Added As A Co-sponsor TENHOUSE

H Added As A Co-sponsor TURNER, JOHN

H Added As A Co-sponsor WIRSING H Added As A Co-sponsor BLACK

98-05-08 H Added As A Co-sponsor DANIELS 98-05-13 H Added As A Co-sponsor RIGHTER

H Added As A Co-sponsor MCAULIFFE

99-01-12 H Session Sine Die

SCHAKOWSKY - RONEN - CURRIE - STEPHENS - SILVA, MCKEON, HB-3446 MOORE, EUGENE, LOPEZ, FLOWERS, O'BRIEN, FRITCHEY, BURKE, GILES, STROGER, TURNER, ART, HOFFMAN, JONES,LOU.

305 ILCS 5/1-11

Amends the Illinois Public Aid Code. Provides that non-citizens who are admitted as Cuban or Haitian entrants, who are admitted as Amerasian immigrants, or who have a pending or approved petition under the Illinois Domestic Violence Act of 1986 and are otherwise eligible may receive cash or medical assistance under the Code. Effective July 1, 1998.

HOUSE AMENDMENT NO. 1.

Adds reference to: 305 ILCS 5/1-12 new

Further amends the Illinois Public Aid Code. Provides that the State of Illinois adopts the Family Violence Option as described in the Social Security Act.

FISCAL NOTE (Dpt. of Human Services)

HB 3446 would have a minimal fiscal impact on DHS.

FISCAL NOTE, AMENDED (Dpt. Human Services)

No change from previous note. STATE MANDATES ACT FISCAL NOTE, H-AM 2

HB 3446 fails to create a State mandate.

FISCAL NOTE, AMENDED (Dpt. Human Services)

No change from previous note.

HOUSE AMENDMENT NO. 2.

Replaces provisions making eligible those non-citizens who have a pending or approved petition under the Illinois Domestic Violence Act of 1986 if they are otherwise eligible with provisions making eligible certain battered immigrants as defined in the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 if they are otherwise eligible.

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NOTE(S) THAT MAY APPLY: Fiscal
   98-02-17 H Filed With Clerk
            H First reading
                                        Referred to Hse Rules Comm
   98-02-25 H
                                        Assigned to Human Services
   98-03-19 H
                    Amendment No.01
                                        HUMAN SERVS H
                                                                Adopted
                                                                  010-000-000
                                        Do Pass Amend/Short Debate 010-000-000
            H Placed Cal 2nd Rdg-Sht Dbt
   98-03-20 H
                                        Fiscal Note req as Amended ZICKUS
                                        St Mndt Fscl Note Req Amnd
            H Cal Ord 2nd Rdg-Shr Dbt
   98-03-23 H Joint Sponsor Changed to RONEN
            H Added As A Co-sponsor CURRIE
   98-03-24 H
                    Amendment No.02
                                        SCHAKOWSKY
                    Amendment referred to HRUL
            H Be approved consideration HRUL
            H Cal Ord 2nd Rdg-Shr Dbt
            H Added As A Co-sponsor SILVA
   98-03-25 H
                                        Fiscal Note Filed
            H Added As A Co-sponsor MOORE, EUGENE
            H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
   98-03-26 H Added As A Co-sponsor STEPHENS
            H Added As A Co-sponsor MCKEON
            H Added As A Co-sponsor LOPEZ
            H Added As A Co-sponsor FLOWERS
            H Added As A Co-sponsor O'BRIEN
            H Added As A Co-sponsor FRITCHEY
            H Added As A Co-sponsor BURKE
            H Added As A Co-sponsor GILES
            H Added As A Co-sponsor STROGER
            H Added As A Co-sponsor TURNER, ART
            H Added As A Co-sponsor HOFFMAN
            H Added As A Co-sponsor ERWIN
            H Added As A Co-sponsor JONES,LOU
                                        Fiscal Note filed as Amnded
            Н
            H Held 2nd Rdg-Short Debate
   98-03-27 H
                                        St Mndt Fscl Note Fld Amnd
            H Held 2nd Rdg-Short Debate
   98-03-30 H
                                        Fiscal Note filed as Amnded
                                        SCHAKOWSKY
            Н
                    Amendment No.02
                                                                Adopted
            H Pld Cal Ord 3rd Rdg-Sht Dbt
    98-03-31 H Removed Short Debate/NameBLACK
            H Pld Cal Ord 3rd Rdg-Std Dbt
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H 3rd Rdg-Stnd Dbt-Pass/V110-006-001

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98-04-01 S Arrive Senate
S Placed Calendr, First Reading
98-04-02 S Chief Sponsor RADOGNO
98-04-21 S First reading Referred to Sen Rules Comm
98-05-04 S Added as Chief Co-sponsor DEL VALLE
99-01-12 H Session Sine Die
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HB-3447 SILVA – MORROW – SCHAKOWSKY – KUBIK – FEIGENHOLTZ, DEUCHLER, HOWARD, FRITCHEY, MCKEON, LEITCH, LYONS, JOSEPH, ERWIN, CURRIE, KENNER, MCGUIRE, SCHOENBERG, FANTIN AND RONEN.

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305 ILCS 5/1-11
305 ILCS 5/12-4.34
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Amends the Illinois Public Aid Code. Provides that non-citizens who are otherwise eligible, are protected under the Illinois Domestic Violence Act of 1986, and meet specified criteria relating to federal immigration status are eligible to receive cash or medical assistance under the Code. Provides that the Department of Human Services is authorized to provide nutrition services to non-citizens who are protected under the Illinois Domestic Violence Act of 1986 and meet specified criteria relating to federal immigration status. Effective July 1, 1998.

HOUSE AMENDMENT NO. 1.

Deletes everything. Reinserts language amending the Illinois Public Aid Code with regard to eligibility of non-citizens. Includes as persons eligible for assistance under the Code, who are otherwise eligible, persons who are not eligible for the federal food stamp program due to their noncitizen status and who are eligible for protection under the Illinois Domestic Violence Act of 1986, or who have been abused in the United States, are the child of a parent who has been abused in the United States, or are the parent of a child who has been abused in the United States, and have been approved or have a petition pending which sets forth a prima facie case for status as a spouse or child of a United States citizen or a legal permanent resident under the Immigration and Nationality Act, classification as a person lawfully admitted for permanent residence under the Immigration and Nationality Act, as in effect before the date of enactment of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, or cancellation of removal and adjustment of status under the Immigration and Nationality Act. Effective July 1, 1998.

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FISCAL NOTE, H-AM 1 (Dpt. Human Services)
Department costs would total approximately $3.6 M in FY99. FISCAL NOTE, H-AM 1 (Dpt. Commerce & Community Affairs)
No fiscal impact on units of local gov't, or DCCA.
STATE MANDATES FISCAL NOTE, H-AM 1
HB 3447 fails to create a State mandate.
98-02-17 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-02-25 H
                                      Assigned to Human Services
98-03-19 H
                 Amendment No.01
                                      HUMAN SERVS H
                                                               Adopted
                                      Do Pass Amend/Short Debate 010-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
                                      Fiscal Note req as Amended ZICKUS
98-03-20 H
                                      St Mndt Fscl Note Reg Amnd
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-23 H Added As A Joint Sponsor MORROW
         H Added As A Co-sponsor DEUCHLER
         H Added As A Co-sponsor SCHAKOWSKY
         H Added As A Co-sponsor KUBIK
         H Added As A Co-sponsor FEIGENHOLTZ
98-03-24 H Added As A Co-sponsor HOWARD
         H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor MCKEON
         H Added As A Co-sponsor LEITCH
         H Added As A Co-sponsor LYONS, JOSEPH
         H Added As A Co-sponsor ERWIN
         H Added As A Co-sponsor CURRIE
         H Added As A Co-sponsor KENNER
         H Added As A Co-sponsor MCGUIRE
         H Added As A Co-sponsor SCHOENBERG
         H Added As A Co-sponsor FANTIN
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H Added As A Co-sponsor RONEN

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98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-27 H
                                     Fiscal Note filed as Amnded
         Н
                                     Fiscal Note filed as Amnded
                                     St Mndt Fscl Note Fld Amnd
         н
         H Held 2nd Rdg-Short Debate
98-03-31 H Pld Cal Ord 3rd Rdg-Sht Dbt
98-04-01 H 3rd Rdg-Sht Dbt-Pass/Vote 098-011-006
98-04-02 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor PARKER
         S First reading
                                      Referred to Sen Rules Comm
98-04-03 S Added as Chief Co-sponsor DEL VALLE
98-04-16 S Added as Chief Co-sponsor BERMAN
98-04-20 S Added as Chief Co-sponsor PETERSON
         S Added as Chief Co-sponsor DUDYCZ
98-04-21 S Added as Chief Co-sponsor SMITH
         S Added As A Co-sponsor WALSH,T
99-01-12 H Session Sine Die
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HB-3448 SILVA.

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

Amends the School Code. Provides that members of Chicago's local school councils are to have access to the attendance center buildings and to the information necessary to carry out their responsibilities, including the opportunity to interview and observe school staff, in a manner that does not impact the orderly operation of the schools. Effective immediately.

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98-02-17 H Filed With Clerk
H First reading

98-03-11 H

98-03-20 H

99-01-12 H Session Sine Die

Referred to Hse Rules Comm

Resigned to Elementary & Secondary
Education

Re-Refer Rules/Rul 19(a)
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HB-3449 RYDER - HOFFMAN.

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625 ILCS 5/11-1002 from Ch. 95 1/2, par. 11-1002
625 ILCS 5/11-1003 from Ch. 95 1/2, par. 11-1003
625 ILCS 5/11-1004 from Ch. 95 1/2, par. 11-1004
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Amends the "Rules of the Road" within the Vehicle Code. Makes changes concerning pedestrians' rights and duties. Provides that (1) a blind or visually impaired person who is carrying a cane that is white in color, or white tipped with red, or who is being guided by a guide dog in harness has the right-of-way in crossing any street or highway whether or not traffic on the street or highway is controlled by traffic signals and (2) the driver of every vehicle approaching the place where a person so carrying such a cane or being so guided is crossing the street or right-of-way shall bring the vehicle to a full stop and before proceeding shall take proper precautions as may be necessary to avoid injury to the blind person. Makes similar provision for a person with a physical impairment who is using a wheelchair, cane, crutch, walker, or other assistive device. Makes a driver's violation of provisions a Class A misdemeanor and subjects driver to 6-month suspension of driver's license. Makes driver liable in a civil action for pedestrian's injuries.

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NOTE(S) THAT MAY APPLY: Correctional

98-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm

98-05-13 H Assigned to Transportation & Motor Vehicles
H Added As A Joint Sponsor HOFFMAN

98-06-23 H Re-refer Rules/Rul 19(b) RULES HRUL

99-01-12 H Session Sine Die
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HB-3450 RYDER.

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60 ILCS 1/60-5
605 ILCS 5/6-121
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from Ch. 121, par. 6-121

Amends the Township Code and the Illinois Highway Code. Provides that if a highway commissioner cannot fulfill the duties of office due to imprisonment before, during, or after a criminal prosecution for a felony but before criminal sentencing, then the appointing authority may make a temporary appointment to fill the office. Provides that the temporary appointee shall hold the office for 180 days or until the imprisoned highway commissioner is released and returns to office. Provides that an appointment may be renewed or a new temporary appointee may be designated.

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98-02-17 H Filed With Clerk
                H First reading
                                               Referred to Hse Rules Comm
      99-01-12 H Session Sine Die
HB-3451
             RYDER.
    5 ILCS 100/1-5
                                      from Ch. 127, par. 1001-5
    5 ILCS 100/1-32 new
    5 ILCS 100/1-33 new
    5 ILCS 100/5-5
                                      from Ch. 127, par. 1005-5
    5 ILCS 100/5-35
                                      from Ch. 127, par. 1005-35
    5 ILCS 100/5-40
                                      from Ch. 127, par. 1005-40
    5 ILCS 100/5-45
                                      from Ch. 127, par. 1005-45
    5 ILCS 100/5-50
                                      from Ch. 127, par. 1005-50
    5 ILCS 100/5-70
                                      from Ch. 127, par. 1005-70
                                      from Ch. 127, par. 1005-100
    5 ILCS 100/5-100
    5 ILCS 100/5-105
                                      from Ch. 127, par. 1005-105
    5 ILCS 100/5-130
                                      from Ch. 127, par. 1005-130
    5 ILCS 100/1-47
                          formerly 100/1-85
    5 ILCS 100/5-46.1 rep.
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Amends the Illinois Administrative Procedure Act. Provides that, unless a specific exemption is listed in the Act, procedures for rulemaking (including emergency rulemaking) in the Act control, notwithstanding other Acts. Incorporates certain exemptions into the Act. Changes various notice requirements for general rulemaking. Deletes language regarding certain exemptions to emergency rulemaking requirements. Provides that rule text adopted by filing with the Secretary of State shall be created from the Illinois Administrative Code database maintained by the Legislative Information System and the Joint Committee on Administrative Rules in cooperation with the Secretary of State. Makes various changes concerning JCAR's powers and responsibilities and the periodic review of existing rules. Repeals provisions concerning emergency rulemaking for budget reduction initiatives for Fiscal Year 1996. Makes other changes. Effective immediately.

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98-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-3452 GILES.

10 ILCS 5/9-28

Amends the Election Code. Requires political committees that raise or spend \$10,000 or more annually to file campaign finance reports electronically. Requires the State Board of Elections to adopt the necessary rules. Effective immediately.

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FISCAL NOTE (State Board of Elections)
Minimal fiscal impact on Board operations.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk
H First reading

Referred to Hse Rules Comm
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98-03-05 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-3453 CAPPARELLI – SAVIANO – DART – BROSNAHAN.

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70 ILCS 1505/15 from Ch. 105, par. 333.15
70 ILCS 1505/15b new
70 ILCS 1505/15c new
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Amends the Chicago Park District Act. Provides that the Chicago Park District may improve, maintain, and equip lands or estates "when authorized by the Commissioners"; deletes a current limitation to "a park or playground". Deletes provisions concerning the acquisition of permanent buildings or structures and the improvement or remodeling of property on which the term of a permit or lease is not less than 10 years. Provides that the Chicago Park District may grant licenses, easements, and rights of

way to municipalities, corporations, or persons for the construction, operation, and maintenance of facilities on, under, or across property of the district for water, sewer, telephone, electricity, gas, or other public services. Provides that the Chicago Park District may enter into leases for a period not to exceed 5 years for any equipment and machinery that may be required for corporate purposes.

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor SAVIANO

H Added As A Co-sponsor DART

H Added As A Co-sponsor BROSNAHAN

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

GRANBERG - TURNER JOHN. HB-3454

220 ILCS 5/13-902

815 ILCS 505/2II new

Amends the Public Utilities Act. Establishes conditions under which a change in telecommunications services provided or a change in the provider of services may be made with respect to a subscriber. Amends the Consumer Fraud and Deceptive Business Practices Act to prohibit the use of sweepstakes or contests to fraudulently induce a person to change telecommunications services or providers. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor TURNER, JOHN

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3455 GRANBERG.

220 ILCS 5/13-902

Amends the Public Utilities Act. Establishes conditions under which a change in telecommunications services provided or a change in the provider of services may be made with respect to a subscriber. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

GRANBERG - MCAULIFFE. HB-3456

H First reading

110 ILCS 305/4.2 new

110 ILCS 520/8.1 new

110 ILCS 660/5-46 new

110 ILCS 665/10-46 new 110 ILCS 670/15-46 new

110 ILCS 675/20-46 new

110 ILCS 680/25-46 new

110 ILCS 685/30-46 new

110 ILCS 690/35-46 new

Amends the Acts relating to the governance of the University of Illinois, Southern Illinois University, Chicago State University, Eastern Illinois University, Governors State University, Illinois State University, Northeastern Illinois University, Northern Illinois University, and Western Illinois University. Prohibits persons employed as President or chancellor at any such university from contracting for or accepting any payment of money or other thing of value or economic benefit as compensation in return for services rendered as an officer or board member of a corporation or other private business entity. Excepts from the prohibition payments or reimbursements for reasonable and necessary travel, lodging, and meal costs to attend regular meetings of the board of the corporation or other business entity. Requires payments or other things of value accepted in violation of the prohibition to be surrendered to the State Treasurer and provides for termination of the President's or chancellor's employment for a violation of the prohibition unless the President or chancellor establishes good cause why his or her employment should not be terminated. Effective immediately.

98-02-17 H Filed With Clerk

Referred to Hse Rules Comm H First reading

98-02-25 H Added As A Joint Sponsor MCAULIFFE

99-01-12 H Session Sine Die

HB-3457 CURRIE.

35 ILCS 200/10-20

Amends the Property Tax Code. Provides that for purposes of the repair and maintenance exemption for residential property, maintenance and repairs to property that enhance the exterior and interior appearance and quality of the residence by restoring or renovating it after having been in a state of disrepair do not "materially alter the existing character and condition of the residence".

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3458 JONES,LOU.

50 ILCS 750/2.12

from Ch. 134, par. 32.12

Amends the Emergency Telephone System Act by making technical corrections to the Section concerning network connections.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3459 SCULLY - MORROW - SKINNER.

New Act

Creates the Transportation and Toll Highway Property Transaction Act. Requires the Department of Transportation and the Illinois State Toll Highway Authority to disclose to the Department of Central Management Services information concerning the acquisition of real property using State moneys, including the identity of the owners, the fair market value, the purchase price, the bidding method, and the State use. Requires that the price at which the Department of Transportation sells real property to the Toll Highway Authority be within 5% of its fair market value. Requires that the fair market values of real properties exchanged by the Department and the Authority be within 5% of each other.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor MORROW

H Added As A Co-sponsor SKINNER

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3460 SCOTT.

215 ILCS 5/143a

from Ch. 73, par. 755a

Amends the Illinois Insurance Code. Provides that, under the mandatory arbitration requirements applicable to uninsured motor vehicle coverage, the decision of the arbitrators shall be binding for the amount of damages awarded. Currently the arbitrators' decision is binding only when the amount of damages is less than the minimum statutorily required amount of coverage. Effective immediately.

FISCAL NOTE (Dpt. Insurance)

No fiscal impact.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-03-09 H H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-3461 MURPHY – KOSEL – GIGLIO AND CROTTY.

10 ILCS 5/2A-1.2

from Ch. 46, par. 2A-1.2

10 ILCS 5/2A-43a new

70 ILCS 200/Art. 57 heading new

70 ILCS 200/57-1 new

70 ILCS 200/57-5 new

70 ILCS 200/57-10 new

70 ILCS 200/57-15 new

70 ILCS 200/57-20 new

70 ILCS 200/57-25 new

70 ILCS 200/57-30 new

70 ILCS 200/57-35 new

Amends the Civic Center Code to create the Chicago Southland Civic Center Law of 1998 to include certain municipalities and amends the Election Code. Provides that the initial members of the Authority Board shall be appointed by the county commissioners or Board members whose district includes territory within the designated metropolitan area. Provides that beginning in 2002, 5 Board members shall be elected at large from the metropolitan area at a general election and that the terms of the appointed members shall then expire. Provides that the initial Board appointed shall have weighted votes based upon the population of their represented territory or an equal part of that territory and that the elected Board members shall have equal votes. Incorporates certain provisions of the Civic Center Code including the powers to acquire, construct, lease, and maintain civic center facilities, to collect fees for the use of the facilities, and to incur debt and issue revenue bonds to carry out these powers. Provides that the Law shall be repealed on July 1, 2002 unless the Authority has commenced construction of a civic center before January 1, 2002. Effective January 1, 1999.

STATE MANDATES ACT FISCAL NOTE

Creates a "local gov't. organization and structure mandate" which does not require reimbursement by the State.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

10 ILCS 5/2A-1.2 10 ILCS 5/2A-43a new

Deletes everything. Amends the Civic Center Code to create the Chicago Southland Civic Center Law of 1998 that includes certain municipalities. Provides that the members of the Authority Board shall be appointed (i) by the Cook County Commissioners whose districts include territory within the designated metropolitan area and (ii) by the presiding officer of the Will County Board upon the recommendation of county board members whose districts include territory within the designated metropolitan area. Provides that the Board appointees shall have weighted votes based upon the population of their represented territory. Incorporates certain provisions of the Civic Center Code including the powers to acquire, construct, lease, and maintain civic center facilities, to collect fees for the use of the facilities, and to incur debt and issue revenue bonds to carry out these powers. Provides that the Law shall be repealed on July 1, 2002 unless the Authority has commenced construction of a civic center before January 1, 2002. Effective January 1, 1999.

SENATE AMENDMENT NO. 1.

Changes the provisions establishing the appointment of the Civic Center Board members. Provides that within 60 days after the effective date of this amendatory Act of 1998, 2 members shall be appointed by the Chairman of the Cook County Board of Commissioners, one member shall be appointed by the president of the Will County Board, and three members shall be appointed by the Mayor of the Village of Tinley Park. Provides that if the Board desires to construct its own facility in an incorporated area other than in Tinley Park, then the size of the Board shall be initially increased to add one additional member to be appointed by the chief executive of the municipality within which the facility site lies. Provides that the chief executive of that municipality shall appoint a second additional member 24 months after the facility has been opened and in operation.

SENÂTE AMENDMENT NO. 3.

Deletes Alsip, Bedford Park, Blue Island, Burbank, Chicago Ridge, Crestwood, Evergreen Park, Hometown, Merrionette Park, Midlothian, Oak Forest, Oak Lawn, Palos Heights, Palos Park, Posen, and Worth from the provision including these municipalities within the metropolitan area of the Chicago Southland Civic Center Authority. Provides that, in addition to the Mayor of the Village of Tinley Park, the President (now, Chairman) of the Cook County Board of Commissioners and the Chairman (now, President) of the Will County Board shall make appointments to the Chicago Southland Civic Center Authority Board.

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

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-03-11	Н		Assigned to Local Government
98-03-20			Motion Do Pass-Lost 007-005-000
20 05 2 0	Н		Do Pass/Stdnrd Dbt/Vo009-006-000
		Died Col 2nd Dde Std Dbt	Do Fass/Stullig Dol/ v 0009-000-000
		Plcd Cal 2nd Rdg Std Dbt	E' IN D DINGE
	Н		Fiscal Note Requested BLACK
	Н	G10 101 0101	St Mandate Fis Nte Requestd BLACK
	Н	Cal 2nd Rdg Std Dbt	
		Added As A Joint Sponsor K	OSEL
98-03-25	Η	Amendment No.01	MURPHY
	Η	Amendment referred to	HRUL
	Η	Rules refers to	HLGV
	Η	Second Reading-Stnd Debate	
	Н	Hld Cal Ord 2nd Rdg-Shr Db	t
98-03-26			MURPHY
	Η	Be approved consideration 0	
	Η	Hld Cal Ord 2nd Rdg-Shr Db	t
98-03-27			St Mandate Fis Note Filed
		Hld Cal Ord 2nd Rdg-Shr Db	
98-03-30			Fiscal Note Request W/drawn
70 05 50	Н		
		Pld Cal Ord 3rd Rdg-Std Dbt	MURPHY Adopted
			LIO
00 04 01		Added As A Co-sponsor GIO	
98-04-01			3d Reading Consideration PP
	Н	0 1D1 G. 1D1 D. 77064	Calendar Consideration PP.
		3rd Rdg-Stnd Dbt-Pass/V064	
00.04.00	Н	Added As A Co-sponsor CRO	DITY
98-04-02		Arrive Senate	
	S	Placed Calendr, First Reading	
		Chief Sponsor MAHAR	
	S	First reading	Referred to Sen Rules Comm
98-04-29	S		Assigned to Executive
98-05-05	S	Added as Chief Co-sponsor I	IALVORSON
98-05-06			EXECUTIVE S Adopted
	S		Recommided do pass as amend 013-000-000
		Placed Calndr.Second Readn	g
98-05-12	S	Placed Calndr, Second Readn	g
98-05-12	S S	Filed with Secretary	
98-05-12	S S S	Filed with Secretary Amendment No.02	g VIVERITO
98-05-12	S S S	Filed with Secretary Amendment No.02 Amendment referred to	g VIVERITO
98-05-12	S S S S	Filed with Secretary Amendment No.02 Amendment referred to Second Reading	g VIVERITO
	S S S S S	Filed with Secretary Amendment No.02 Amendment referred to Second Reading Placed Calndr, Third Reading	g VIVERITO
	S S S S S S	Filed with Secretary Amendment No.02 Amendment referred to Second Reading Placed Calndr, Third Reading Filed with Secretary	S VIVERITO SRUL
	S S S S S S S S	Filed with Secretary Amendment No.02 Amendment referred to Second Reading Placed Calndr, Third Reading Filed with Secretary Amendment No.03	S VIVERITO SRUL MAHAR
	S S S S S S S S S	Filed with Secretary Amendment No.02 Amendment referred to Second Reading Placed Calndr, Third Reading Filed with Secretary Amendment No.03 Amendment referred to	S VIVERITO SRUL MAHAR SRUL
	S S S S S S S S S	Filed with Secretary Amendment No.02 Amendment referred to Second Reading Placed Calndr, Third Reading Filed with Secretary Amendment No.03 Amendment referred to Amendment No.02	VIVERITO SRUL MAHAR SRUL VIVERITO
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98-05-14 98-05-15 98-06-22 99-01-12 HB-3462 BJ 35 ILCS 120/ Amends the ing exemptions	SSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSS	Filed with Secretary Amendment No.02 Amendment referred to Second Reading Placed Calndr, Third Reading Filed with Secretary Amendment No.03 Amendment No.02 Rules refers to Amendment No.03 Rules refers to Amendment No.03 Rules refers to Amendment No.03 Placed Calndr, Third Reading Amendment No.03 Placed Calndr, Third Reading Calendar Order of 3rd Rdng 9 Tabled Pursuant to Rule5-4(A Session Sine Die NSVOLD. from Ch. tailers' Occupation Tax Acom bonding requirements.	MAHAR SRUL VIVERITO SEXC MAHAR SEXC MAHAR Be adopted MAHAR Adopted 3rd Reading Pssg Ddlne Extd 8-05-15 Refer to Rules/Rul 3-9(b) 1/SA02 Committee Rules

99-01-12 H Session Sine Die

2931 HB-3463

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HB-3463
             CROSS - ERWIN - TENHOUSE - LANG - SCHOENBERG.
  815 ILCS 705/5
                                     from Ch. 121 1/2, par. 1705
  815 ILCS 705/10
                                     from Ch. 121 1/2, par. 1710
  815 ILCS 705/11
                                     from Ch. 121 1/2, par. 1711
  815 ILCS 705/16
                                     from Ch. 121 1/2, par. 1716
  815 ILCS 705/22
                                     from Ch. 121 1/2, par. 1722
  815 ILCS 705/25
                                     from Ch. 121 1/2, par. 1725
  815 ILCS 705/26
                                     from Ch. 121 1/2, par. 1726
  815 ILCS 705/13 rep.
  815 ILCS 705/15 rep.
  815 ILCS 705/30 rep.
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Amends the Franchise Disclosure Act of 1987. Provides that the disclosure statement required under this Act shall be prepared in accordance with the Uniform Franchise Offering Circular Guidelines as adopted and amended by the North American Securities Administrators Association, Incorporated rather than as provided by rule by the Attorney General. Removes provisions regarding the ability of the Attorney General to require the escrow or impoundment of franchise fees and other funds paid by the franchisee to the franchisor if the franchisor has failed to demonstrate that adequate financial arrangements have been made to fulfill obligations to the franchisee. Removes provisions providing that an advertisement offering to sell or purchase a franchise shall be reviewed and approved by the Attorney General prior to being published. Makes other changes removing a number of provisions. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to:
815 ILCS 705/25
815 ILCS 705/26
815 ILCS 705/13 rep.
815 ILCS 705/15 rep.
Adds reference to:
815 ILCS 705/3 from Ch. 121 1/2, par. 1703
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Deletes everything and reinserts language similar to the bill as introduced. Amends the Franchise Disclosure Act of 1987. Removes the definition of advertisement. Provides that the disclosure statement required under this Act shall be prepared in accordance with the Uniform Franchise Offering Circular Guidelines as adopted and amended by the North American Securities Administrators Association, Incorporated rather than as provided by rule by the Attorney General. Removes provisions providing that an advertisement offering to sell or purchase a franchise shall be reviewed and approved by the Attorney General prior to being published. Makes other changes removing a number of provisions. Effective immediately.

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JUDICIAL NOTE, H-AM 1
No decrease or increase in need for the number of judges.
FISCAL NOTE, H-AM 1 (Office of Attorney General)
There is no fiscal impact.
98-02-17 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-02-25 H
                                      Assigned to Judiciary I - Civil Law
98-03-19 H
                                      JUD-CIVIL LAW H
                 Amendment No.01
                                                               Adopted
                                      Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-20 H Added As A Co-sponsor ERWIN
         H Added As A Co-sponsor TENHOUSE
         H Added As A Co-sponsor LANG
98-03-23 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-25 H Added As A Joint Sponsor ERWIN
         H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
         H Added As A Co-sponsor SCHOENBERG
98-03-26 S Arrive Senate
         S Placed Calendr, First Reading
98-03-30 S Chief Sponsor LAUZEN
98-03-31 S First reading
                                      Referred to Sen Rules Comm
98-04-02 S Added as Chief Co-sponsor JACOBS
         S Added as Chief Co-sponsor OBAMA
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98-04-08 S
                                       Judicial Note req as Amend HA 01
         S
                                       Fiscal Note filed as Amnded
98-04-13 S Added as Chief Co-sponsor WALSH,T
98-04-22 S
                                       Assigned to Judiciary
98-04-29 S
                                       Recommended do pass 009-001-000
         S Placed Calndr, Second Reading
98-04-30 S Second Reading
         S Placed Calndr, Third Reading
98-05-07 S Third Reading - Passed 049-005-003
         H Passed both Houses
98-06-05 H Sent to the Governor
98-07-24 H Governor approved
              Effective Date 98-07-24
         Η
              PUBLIC ACT 90-0642
         Н
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HB-3464 MAUTINO - BRADY.

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.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

215 ILCS 5/357.31

Adds reference to:

New Act

Replaces the title and everything after the enacting clause. Creates the Service Contract Act. Provides for the regulation of service contracts by the Director of Insurance. Establishes minimum financial requirements for sellers of service contracts. Sets forth requirements for service contract reimbursement policies. Requires registration of service contract providers and establishes record keeping and disciplinary procedures. Applies to service contracts sold 90 or more days after the effective date of this Act. Effective immediately.

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

No fiscal impact.

STATE MANDATES ACT FISCAL NOTE, H-AM 1

HB 3464 fails to create a State mandate.

SENATE AMENDMENT NO. 1.

98-02-17 H Filed With Clerk

Exempts service contract providers that manufacture, build, sell, or lease the product that is the subject of the service contract from the financial, reimbursement policy, and registration requirements of the Act. Requires sellers, other than manufacturers, of motor vehicles to comply with all provisions of the Act.

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H Added As A Joint Sponsor BRADY
                                      Referred to Hse Rules Comm
         H First reading
98-03-11 H
                                      Assigned to Insurance
                                      INSURANCE H
98-03-19 H
                Amendment No.01
                                                               Adopted
                                                                 015-000-000
         H
                                      Do Pass Amend/Short Debate 015-000-000
         H
         H Placed Cal 2nd Rdg-Sht Dbt
                                      Fiscal Note filed as Amnded
98-03-20 H
         H
                                      St Mndt Fscl Note Reg Amnd
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-23 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                                      St Mndt Fscl Note Fld Amnd
98-03-24 H
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-25 H 3rd Rdg-Sht Dbt-Pass/Vote 115-000-000
98-03-26 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor WALSH,T
                                      Referred to Sen Rules Comm
         S First reading
98-04-01 S Added as Chief Co-sponsor VIVERITO
                                      Assigned to Insurance & Pensions
         S
                                      INS & PENS. S
                                                               Adopted
98-05-07
         S
                 Amendment No.01
         S
                                      Recommided do pass as amend 007-000-000
         S Placed Calndr. Second Reading
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98-05-13 S Second Reading

S Placed Calndr, Third Reading

98-05-14 S Third Reading - Passed 054-000-001

H Arrive House

H Place Cal Order Concurrence 01

98-05-15 H Motion Filed Concur

H Motion referred to HRUL

H Calendar Order of Concurren 01

98-05-18 H Rules refers to HINS/01

H Calendar Order of Concurren 01

05-20 H App For Consider - Complnce

H H Concurs in S Amend. 01/096-018-000

H Passed both Houses

98-06-18 H Sent to the Governor

98-08-07 H Governor approved

H Effective Date 98-08-07

H PUBLIC ACT 90-0711

HB-3465 BUGIELSKI.

815 ILCS 160/1 815 ILCS 405/1 from Ch. 17, par. 7101

from Ch. 121 1/2, par. 501

Amends the Credit Agreements Act and the Retail Installment Sales Act. Adds a caption and makes stylistic changes.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3466 STEPHENS.

225 ILCS 85/2

from Ch. 111, par. 4122

Amends the Pharmacy Practice Act of 1987 to add a caption to the Act's short title provision.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3467 STEPHENS.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Provides a deduction for any amount paid to a resident by reason of being on active or reserve duty (now active) in the Armed Forces the United States. Exempts the deduction from the sunset provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3468 STEPHENS.

820 ILCS 405/406

from Ch. 48, par. 406

Amends the Unemployment Insurance Act. Provides that an individual otherwise eligible for unemployment insurance benefits shall not be disqualified from receiving those benefits for being a member of the Illinois National Guard or of a United States Armed Forces reserve component.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3469 WOOLARD.

105 ILCS 230/5-25

Amends the School Construction Law. Eliminates a provision that establishes minimum enrollment requirement standards that a school district must meet to be eligible for a school construction project grant. Effective immediately.

FISCAL NOTE (State Board of Education)

Eligible dists. would increase by 129; with no new money, fewer

dists, will receive grants or grants will be in smaller amounts

STATE MANDATES FISCAL NOTE (State Board of Education)

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No change from SBE fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk
H First reading

98-03-09 H
Fiscal Note Filed
St Mandate Fis Note Filed
Committee Rules

99-01-12 H Session Sine Die
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HB-3470 CROSS.

735 ILCS 5/12-112

from Ch. 110, par. 12-112

Amends the Code of Civil Procedure. Excludes from the provision prohibiting property held in tenancy by the entirety to be sold upon judgment against one creditor, property transferred into tenancy by the entirety with "actual intent to hinder, delay, or defraud a creditor in violation of the Uniform Fraudulent Transfer Act" (rather than 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". States that "this amendatory Act of 1998 is intended as a clarification of existing law and not as a new enactment". Effective immediately.

98-02-17 H Filed With Clerk	
H First reading	Referred to Hse Rules Comm
98-03-11 H	Assigned to Judiciary I - Civil Law
98-03-20 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	.,

HB-3471 TURNER, JOHN.

765 ILCS 1005/1d new 765 ILCS 1005/2.2 new

Amends the Joint Tenancy Act. Provides that a real estate mortgage (or a security interest under the Uniform Commercial Code) on or against the interest of a joint tenant does not defeat the right of survivorship if the joint tenant dies. Provides that the surviving joint tenants take the interest that the deceased joint tenant could have transferred before death, subject to the mortgage (or security interest). Applies to interests of joint tenants who die on or after the effective date of this amendatory Act. Effective immediately.

98-02-17 H Filed With Clerk	
H First reading	Referred to Hse Rules Comm
98-03-11 H	Assigned to Judiciary I - Civil Law
98-03-20 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	• •

HB-3472 HOFFMAN.

810 ILCS 5/9-105	from Ch. 26, par. 9-105
810 ILCS 5/9-106	from Ch. 26, par. 9-106
810 ILCS 5/9-302	from Ch. 26, par. 9-302

Amends the Secured Transactions Article of the Uniform Commercial Code. Provides that "deposit account" includes certain accounts maintained with a bank as bank is defined in the Article on bank deposits and collections. Defines "non-negotiable certificate of deposit" and "non-transferable certificate of deposit" and includes them in the definition of "instrument". Defines "uncertificated certificate of deposit" as an obligation of a bank to repay a sum of money represented only by a writing in the books of the bank or documentation given to a customer, and provides that a filing is not required to perfect a security interest in an uncertificated certificate of deposit, but such interest is perfected when the security agreement is signed, or when the issuer acknowledges and consents to notice of perfection by the secured party. Effective immediately.

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FISCAL NOTE (Office of Banks and Real Estate)
No fiscal impact for the Office of Banks and Real Estate.

98-02-17 H Filed With Clerk
H First reading
Referred to Hse Rules Comm

98-03-09 H Fiscal Note Filed
Committee Rules

98-03-11 H Assigned to Financial Institutions

98-03-19 H Do Pass/Short Debate Cal 024-000-000
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H Placed Cal 2nd Rdg-Sht Dbt

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98-03-23 H Second Reading-Short Debate
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H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-25 H 3rd Rdg-Sht Dbt-Pass/Vote 113-001-001

98-03-26 S Arrive Senate

S Placed Calendr, First Reading

99-01-12 H Session Sine Die

HB-3473 CLAYTON - MCAULIFFE.

50 ILCS 310/1 from Ch. 85, par. 701 55 ILCS 5/6-31003 from Ch. 34, par. 6-31003 65 ILCS 5/8-8-2 from Ch. 24, par. 8-8-2

Amends the Governmental Account Audit Act. Provides that certain cities, counties with a population of 1,000,000 or more, and county hospitals established under the County Hospitals Law are subject to the Act. Amends the Counties Code. Provides for annual audits in counties having a population of over 10,000 (now over 10,000 but less than 500,000). Provides that each county (now each county having a population of less than 500,000) shall file a financial report with the Comptroller. Amends the Illinois Municipal Code. In the Division of the Finance Article concerning audits of accounts, provides that "municipality" means all cities, villages, and incorporated towns (now all cities, villages and incorporated towns having a population of less than 500,000 as determined by the last preceding Federal census).

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor MCAULIFFE

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3474 FANTIN.

 105 ILCS 5/2-3.12
 from Ch. 122, par. 2-3.12

 105 ILCS 5/3-14.20
 from Ch. 122, par. 3-14.20

 105 ILCS 5/35-10
 from Ch. 122, par. 35-10

Amends the School Code. Gives the building inspector of a municipality or county in which a new public school facility or new addition to an existing public school facility is to be constructed jurisdiction and authority to inspect plans and specifications and to enter upon school property to inspect and determine that construction of such new facilities or additions will not or does not create a violation of the municipality's or county's building code. Adds other provisions related to the enforcement of a lawful order finding a code violation.

FISCAL NOTE (State Board of Education)

For new construction, costs would increase approximately 10-20%

per project. Potential cost increase could be significant if

more stringent local bldg. codes apply to older sch. bldgs.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

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

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-09 H Fiscal Note Filed

H St Mandate Fis Note Filed

H Committee Rules

99-01-12 H Session Sine Die

HB-3475 SCHAKOWSKY - LANG.

New Act 820 ILCS 5/1 from Ch. 48, par. 2a 820 ILCS 25/Act title 820 ILCS 25/0.01 from Ch. 48, par. 2b.9 820 ILCS 25/1.1 new

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 em-

ployer 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

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-02-19 H Added As A Joint Sponsor LANG

99-01-12 H Session Sine Die

HB-3476 SCULLY - MADIGAN,MJ - SCHAKOWSKY - LANG - CURRIE, HAN-NIG, MCKEON, MCGUIRE, NOVAK, FANTIN, RONEN, BROSNAHAN, HOFFMAN, LOPEZ, ACEVEDO AND FLOWERS.

New Act

Creates the Flex-time Rights Act. Provides that an employer of 25 or more persons must grant leave of up to a total of 24 hours during any calendar year to employees who meet specified eligibility criteria. Provides that an employer may require that not more than 4 hours of this leave be taken by an employee on any one day. Provides that no leave may be taken unless the employee has exhausted all accrued vacation leave, personal leave, and compensatory leave. Provides for: written requests for leave; compensation; posting of notices of the requirements of the Act in workplaces; administration, adoption of rules, and enforcement by the Director of Labor; civil and criminal penalties and relief; exemption of employers that offer 3 days of personal or compensatory time per year to their employees; and construction of the Act in relation to other statutory provisions concerning leave.

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CORRECTIONAL NOTE
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There will be no corrections population or fiscal impact.

FISCAL NOTE (Dpt. Central Management Services)

HB3476 is expected to have no fiscal impact.

STATE MANDATES ACT FISCAL NOTE

Creates a "personnel mandate" requiring a 100% reimbursement.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-24 H Added As A Joint Sponsor SCHAKOWSKY

98-02-25 H

Assigned to Labor & Commerce 98-02-27 H Added As A Co-sponsor LANG

H Added As A Co-sponsor CURRIE

H Added As A Co-sponsor HANNIG

98-03-11 H Primary Sponsor Changed To SCULLY

H Joint Sponsor Changed to MADIGAN, MJ

98-03-20 H Motion Do Pass-Lost 010-011-000 HLBC Remains in CommiLabor & Commerce Η

Do Pass/Stdnrd Dbt/Vo011-010-000

H Plcd Cal 2nd Rdg Std Dbt

98-03-23 H Added As A Co-sponsor HANNIG

Н Fiscal Note Requested PARKE

St Mandate Fis Nte Requestd PARKE Н

H Cal 2nd Rdg Std Dbt

H Added As A Co-sponsor MCKEON

98-03-24 H Correctional Note Filed

H Cal 2nd Rdg Std Dbt

H Added As A Co-sponsor MCGUIRE H Added As A Co-sponsor NOVAK

H Added As A Co-sponsor FANTIN

98-03-25 H Fiscal Note Filed

H Second Reading-Stnd Debate

H Hld Cal Ord 2nd Rdg-Shr Dbt

98-03-26 H Added As A Co-sponsor RONEN

H Added As A Co-sponsor BROSNAHAN

H Added As A Co-sponsor HOFFMAN

98-03-27 H St Mandate Fis Note Filed

H Hld Cal Ord 2nd Rdg-Shr Dbt

98-03-30 H Pld Cal Ord 3rd Rdg-Std Dbt

98-03-31 H 3d Reading Consideration PP
Calendar Consideration PP.
H Added As A Co-sponsor LOPEZ
H Added As A Co-sponsor ACEVEDO
H Added As A Co-sponsor FLOWERS
98-04-02 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die

HB-3477 MADIGAN,MJ – LANG – SCHAKOWSKY – MCKEON – HOWARD, WOOLARD, JONES,LOU, RONEN, BROSNAHAN, HOFFMAN, REITZ, FANTIN, MCGUIRE, FEIGENHOLTZ, SILVA, MOORE,EUGENE, LOPEZ, BOLAND, GILES AND PUGH.

New Act

Creates the Illinois Family and Medical Leave Act. Contains provisions similar to those in the federal Family and Medical Leave Act of 1993, except that it applies to employers with 25 or more (instead of 50 or more) employees and some of the provisions of the Federal law pertaining to federal employees and federal matters have been deleted or changed. Effective 6 months after becoming law.

HOUSE AMENDMENT NO. 1.

In provisions concerning certifications by health care providers, provides that "health care provider" includes a Christian Science practitioner listed with The First Church of Christ, Scientist, in Boston, Massachusetts. Provides that, if an employee or family member is receiving treatment from a Christian Science practitioner, an employee may not object to any requirement from an employer that the employee or family member submit to examination (though not treatment) to obtain a second or third certification from a health care provider other than a Christian Science practitioner.

FISCAL NOTE, H-AM 1 (Dpt. of Labor) Costs for additional staff and printing would total \$111,755. STATE MANDATES ACT FISCAL NOTE, H-AM 1 HB 3477 fails to create a State mandate. FISCAL NOTE (Dpt. Central Managment Services) HB 3477 is expected to have no fiscal impact. NOTE(S) THAT MAY APPLY: Fiscal 98-02-17 H Filed With Clerk H First reading Referred to Hse Rules Comm 98-02-19 H Added As A Joint Sponsor LANG 98-02-24 H Added As A Co-sponsor SCHAKOWSKY 98-02-25 H Assigned to Labor & Commerce 98-03-20 H LABOR-CMRC H Amendment No.01 Adopted Do Pass Amd/Stndrd Dbt/Vote 011-010-000 Н H Plcd Cal 2nd Rdg Std Dbt Fiscal Note Requested PARKE St Mandate Fis Nte Requestd PARKE Н H Cal 2nd Rdg Std Dbt 98-03-23 H Added As A Co-sponsor MCKEON Fiscal Note filed as Amnded 98-03-24 H H Cal 2nd Rdg Std Dbt 98-03-25 H Added As A Co-sponsor WOOLARD St Mndt Fscl Note Fld Amnd H Second Reading-Stnd Debate H Pld Cal Ord 3rd Rdg-Std Dbt 98-03-26 H Added As A Co-sponsor JONES, LOU H Added As A Co-sponsor RONEN H Added As A Co-sponsor BROSNAHAN Fiscal Note Filed H Cal Ord 3rd Rdg-Stnd Dbt H Added As A Co-sponsor HOFFMAN H Added As A Co-sponsor REITZ 98-03-27 H Added As A Co-sponsor HOWARD H Added As A Co-sponsor FANTIN 98-03-30 H Added As A Co-sponsor MCGUIRE 98-03-31 H Added As A Co-sponsor FEIGENHOLTZ H Added As A Co-sponsor SILVA H Added As A Co-sponsor MOORE, EUGENE H Added As A Co-sponsor LOPEZ H 3rd Rdg-Stnd Dbt-Pass/V063-053-001

H Added As A Co-sponsor BOLAND H Added As A Co-sponsor GILES H Added As A Co-sponsor PUGH

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98-04-01 S Arrive Senate
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S Placed Calendr, First Reading

98-04-22 S Chief Sponsor CULLERTON

S First reading

Referred to Sen Rules Comm

99-01-12 H Session Sine Die

HB-3478 MADIGAN,MJ – ERWIN – BOLAND – GASH – SCHOENBERG, MC-GUIRE, SCHAKOWSKY, HOFFMAN, WINTERS, LYONS,EILEEN, FRITCHEY, LYONS,JOSEPH AND BRADLEY.

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      105 ILCS 5/30-9
      from Ch. 122, par. 30-9

      105 ILCS 5/30-10
      from Ch. 122, par. 30-10

      105 ILCS 5/30-11
      from Ch. 122, par. 30-11

      105 ILCS 5/30-12
      from Ch. 122, par. 30-12
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Amends the School Code. Provides that after June 1, 1998 persons may not be nominated for General Assembly scholarships and that General Assembly scholarships may not be awarded after that date unless the nomination is made prior to that date. Prevents both second nominations for any lapsed General Assembly scholarship and nominating persons to the unused or unexpired parts of any vacated General Assembly scholarship after June 1, 1998. Effective immediately.

FISCAL NOTE (State Board of Education)

No appropriation is made for G.A. scholarships. They are in the form of tuition waivers. If the program is ended, State universities will no longer need to absorb the costs within their

budgets.

STATE MANDATES FISCAL NOTE (SBE)

No change from SBE fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-25 H Assigned to Elementary & Secondary
Education

98-02-27 H Fiscal Note Filed

H St Mandate Fis Note Filed

H Committee Elementary & Secondary

Education

98-03-11 H Re-assigned to Higher Education

98-03-18 H Added As A Joint Sponsor ERWIN

98-03-20 H Do Pass/Short Debate Cal 009-005-000

H Placed Cal 2nd Rdg-Sht Dbt 98-03-24 H Added As A Co-sponsor BOLAND

70-03-24 II Added As A Co-spolisor DOLANG

H Added As A Co-sponsor GASH

98-03-25 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-26 H Added As A Co-sponsor SCHOENBERG

98-03-30 H Added As A Co-sponsor MCGUIRE

H Added As A Co-sponsor SCHAKOWSKY

98-04-02 H Added As A Co-sponsor HOFFMAN

H 3RD READING

H DEADLINE EXTENDED

H TO APRIL 30, 1998

H Cal Ord 3rd Rdg-Short Dbt

98-04-21 H Added As A Co-sponsor WINTERS

H Added As A Co-sponsor LYONS, EILEEN

98-04-22 H Added As A Co-sponsor FRITCHEY

H Added As A Co-sponsor LYONS, JOSEPH

H Added As A Co-sponsor BRADLEY

H 3rd Rdg-Sht Dbt-Pass/Vote 086-024-003

98-04-23 S Arrive Senate

S Placed Calendr, First Reading

S Chief Sponsor RADOGNO

98-04-28 S First reading Referred to Sen Rules Comm S Added As A Co-sponsor MYERS,J

99-01-12 H Session Sine Die

2939 HB-3479

HB-3479 MADIGAN,MJ – BOLAND, MURPHY AND BRADLEY.

105 ILCS 5/10-22.25b from Ch. 122, par. 10-22.25b 105 ILCS 5/34-2.3 from Ch. 122, par. 34-2.3

Amends the School Code. Replaces provisions that authorize a school board or local school council to adopt a school uniform or dress code policy with provisions that require such a policy to be adopted and implemented at all attendance centers not later than the beginning of the 1998-99 school year. Effective immediately.

FISCAL NOTE (State Board of Education)

HB3479 would cost approximately \$69,056,400 beginning in FY1999

for one uniform per child at a cost of \$35 per simple uniform.

STATE MANDATES FISCAL NOTE (SBE)

No change from SBE fiscal note.

98-02-17 H Filed With Clerk

H First reading

98-02-25 H Assigned to Elementary & Secondary
Education

98-03-09 H Fiscal Note Filed
H St Mandate Fis Note Filed
H Committee Elementary & Secondary

98-03-19 H Added As A Co-sponsor MURPHY

98-03-20 H Re-Refer Rules/Rul 19(a)

98-03-24 H Added As A Joint Sponsor BOLAND 98-04-01 H Added As A Co-sponsor BRADLEY

99-01-12 H Session Sine Die

HB-3480 MADIGAN,MJ – BOLAND, MURPHY, MORROW, GIGLIO, HOFFMAN AND BRADLEY.

105 ILCS 5/10-20.8b new

105 ILCS 5/34-18.18 new

Amends the School Code. Requires all school boards to establish and enforce, for the 1998-99 and subsequent school years, a homework policy under which homework must be regularly assigned to students as a necessary component of their education. Specifies the purposes for which homework is to be assigned. Effective July 1, 1998.

FISCAL NOTE (State Board of Education)

Fiscal impact is minimal on local school districts.

STATE MANDATES FISCAL NOTE (SBE)

No change from SBE fiscal note.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-25 H Assigned to Elementary & Secondary
Education

98-03-09 H Fiscal Note Filed
H St Mandate Fis Note Filed
Committee Elementary & Secondary
Education

98-03-19 H Do Pass/Short Debate Cal 013-006-000
H Placed Cal 2nd Rdg-Sht Dbt

H Added As A Co-sponsor MURPHY

98-03-24 H Added As A Joint Sponsor BOLAND

98-03-25 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-26 H Added As A Co-sponsor MORROW

H Added As A Co-sponsor GIGLIO H Added As A Co-sponsor HOFFMAN

11 Added As A Co-spoilsof HOTTWAN

98-04-01 H Added As A Co-sponsor BRADLEY

98-04-02 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3481 HANNIG - RYDER - HOEFT - MAUTINO.

105 ILCS 5/3-15.12

from Ch. 122, par. 3-15.12

Amends the School Code. Eliminates provisions that set specific fees for taking or retaking the high school level Test of General Educational Development and the specific fee for issuance of a high school equivalency certificate. Provides instead that those fees shall be established by the State Board of Education. Effective immediately.

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FISCAL NOTE (State Bd. of Ed.)
This legislation will have no fiscal impact.
STATE MANDATES FISCAL NOTE (State Bd. of Ed.)
No change from SBE fiscal note.
98-02-17 H Filed With Clerk
         H Added As A Joint Sponsor RYDER
         H Added As A Co-sponsor HOEFT
         H First reading
                                       Referred to Hse Rules Comm
98-02-27 H
                                      Fiscal Note Filed
         Н
                                      St Mandate Fis Note Filed
         Н
                                      Committee Rules
98-03-11 H
                                      Assigned to Elementary & Secondary
                                         Education
98-03-18 H Added As A Co-sponsor MAUTINO
98-03-19 H
                                      Do Pass/Stdnrd Dbt/Vo012-003-000
         H Plcd Cal 2nd Rdg Std Dbt
98-03-23 H Second Reading-Stnd Debate
         H Pld Cal Ord 3rd Rdg-Std Dbt
98-03-24 H
                                         3d Reading Consideration PP
                                         Calendar Consideration PP.
98-03-27 H 3rd Rdg-Stnd Dbt-Pass/V072-040-000
98-03-31 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor MAITLAND
         S Added as Chief Co-sponsor BERMAN
98-04-01 S Added as Chief Co-sponsor CRONIN
         S First reading
                                      Referred to Sen Rules Comm
98-04-22 S
                                       Assigned to Education
98-04-29 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
98-04-30 S Second Reading
         S Placed Calndr, Third Reading
98-05-07 S Third Reading - Passed 055-000-001
         H Passed both Houses
98-06-05 H Sent to the Governor
98-07-24 H Governor approved
         Н
              Effective Date 98-07-24
              PUBLIC ACT 90-0643
         н
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HB-3482 CURRIE.

105 ILCS 5/14-3.01

from Ch. 122, par. 14-3.01

Amends the School Code. Makes a change of style in a Section relating to the Advisory Council on the Education of Children with Disabilities. Effective immediately.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3483 CURRIE.

105 ILCS 5/14-7.03

from Ch. 122, par. 14-7.03

105 ILCS 5/14-7.03a rep.

Amends the School Code. Repeals a provision that authorizes a school district to claim combined reimbursement for children with disabilities from orphanages, children's homes, foster family homes, or State housing units who must be placed in a non-public facility. Provides that the nonpublic facility in which such children are placed must meet the programmatic requirements applicable to such nonpublic facilities but that the educational services are to be funded only in accordance with the provisions relating to orphanages, children's homes, foster family homes, and State housing units. Effective immediately.

FISCAL NOTE (State Bd. of Ed.)

Approximately \$700,000 in additional funding would be needed to

eliminate the proration loss which now occurs in the private

tuition line item.

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

No change from SBE fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-02-27 H Fiscal Note Filed
H St Mandate Fis Note Filed
Committee Rules
99-01-12 H Session Sine Die

HB-3484 CURRIE - BLACK - RUTHERFORD - NOVAK.

105 ILCS 5/18-3

Amends the School Code. Changes the formula for determining the tuition cost payment for children from orphanages and children's homes. Provides for multiplying the number of those children in average daily attendance by the product of 1.2 (now 1.0) times the total annual per capita cost of administering the district's schools. Adds provisions authorizing reimbursement of excess costs under certain circumstances. Effective immediately.

from Ch. 122, par. 18-3

FISCAL NOTE (State Board of Education)

Excess costs would require approximately \$500,000 additional.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

HOUSE AMENDMENT NO. 1.

Adds reference to: 105 ILCS 5/14-7.03

from Ch. 122, par. 14-7.03

105 ILCS 5/14-7.03a rep.

Changes the title and adds provisions that further amend the School Code. Repeals a provision that authorizes a school district to claim combined reimbursement for children with disabilities from orphanages, children's homes, foster family homes, or State housing units who must be placed in a nonpublic facility. Provides that the nonpublic facility in which such children are placed must meet the programmatic requirements applicable to such nonpublic facilities but that the educational services are to be funded only in accordance with the provisions relating to orphanages, children's homes, foster family homes, and State housing units.

HOUSE AMENDMENT NO. 2.

Adds reference to:

105 ILCS 5/14-3.01

from Ch. 122, par. 14-3.01

Further amends the School Code. Adds provisions revising the membership and terms of members of the Advisory Council on Education of Children with Disabilities. Also makes changes in the Council's duties and responsibilities.

FISCAL NOTE, AMENDED (State Board of Education) Increasing the orphanage reimbursement rate would generate an additional \$500,000 in excess costs. Eliminating the proration loss which now occurs in the private tuition line item would cost an additional \$700,000. Increasing the size of the Council would require approximately \$15,000 additional in FY1999. STATE MANDATES FISCAL NOTE, AMENDED (SBE)

No change from SBE fiscal note, amended.

NOTE(S) THAT MAY APPLY: Fiscal

)1E(2) 1H4	۱T.	MAY APPLY: Fiscal		
98-02-17	Η	Filed With Clerk		
	Η	First reading	Referred to Hse Rules Com	n
98-02-25	Н		Assigned to Elementary & S Education	Secondary
98-02-27	Н		Fiscal Note Filed	
	Н		St Mandate Fis Note Filed	
	Н		Committee Elementary & Se Education	econdary
98-03-19	Н		Fiscal Note req as Amended	BLACK
	Н		St Mndt Fscl Note Req Amr	nd
	Н		Committee Elementary & Se Education	econdary
98-03-20	Н	Amendment No.01	ELEM SCND ED H	Adopted
	·H	Amendment No.02	ELEM SCND ED H	Adopted
	Н		Do Pass Amend/Short Deba	te 019-000-000
	Н	Placed Cal 2nd Rdg-Sht Dbt		
	Η	4	Fiscal Note filed as Amnded	1
	Η		St Mndt Fscl Note Fld Amn	d
	Н	Cal Ord 2nd Rdg-Shr Dbt		
98-03-23	Η	Second Reading-Short Debat	e	
	Η	Pld Cal Ord 3rd Rdg-Sht Dbt		

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98-03-24 H Added As A Joint Sponsor BLACK
         H 3rd Rdg-Sht Dbt-Pass/Vote 116-000-000
         H Added As A Co-sponsor RUTHERFORD
98-03-25 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor MAITLAND
         S First reading
                                      Referred to Sen Rules Comm
98-03-26 S Sponsor Removed MAITLAND
         S Alt Chief Sponsor Changed CRONIN
98-04-01 S
                                      Assigned to Education
98-04-29 S Added as Chief Co-sponsor BERMAN
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Reading
98-04-30 S Second Reading
         S Placed Calndr, Third Reading
98-05-05 S Third Reading - Passed 057-000-000
         H Passed both Houses
         H Added As A Co-sponsor NOVAK
98-06-03 H Sent to the Governor
98-07-24 H Governor approved
         Н
              Effective Date 98-07-24
              PUBLIC ACT 90-0644
         Н
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HB-3485 PARKE.

820 ILCS 305/18.5 new 820 ILCS 305/18.7 new

Amends the Workers' Compensation Act. Provides that "in specified instances involving false, fraudulent, or partially fraudulent workers' compensation claims, an employer has standing before the Industrial Commission for the sole purpose of filing and disposing of a claim after an employee has been convicted of an offense arising out of a claim for workers' compensation benefits". Provides that a workers' compensation insurance carrier may place an informational warning notice on the back of a disability check or in a disability check mailing. Provides that the notice shall state that a material misrepresentation in support of a claim for benefits is punishable by a fine or imprisonment, or both.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 820 ILCS 305/18.7 Adds reference to: 820 ILCS 310/18.5 new

Deletes everything. Amends the Workers' Compensation Act. Provides that, after an employee has been convicted of an offense involving a false, fraudulent, or partially fraudulent workers' compensation claim, an employer has standing before the Industrial Commission for the sole purpose of filing and seeking disposal of the claim. Adds similar language to the Workers' Occupational Diseases Act.

HOUSE AMENDMENT NO. 2.

Deletes everything and reinserts similar provisions, except replaces references to "a false, fraudulent, or partially fraudulent" claim with "a fraudulent" claim.

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98-02-17 H Filed With Clerk
                                     Referred to Hse Rules Comm
         H First reading
98-03-11 H
                                     Assigned to Labor & Commerce
98-03-20 H
                Amendment No.01
                                     LABOR-CMRC H
                                                              Adopted
         Н
                                     Do Pass Amend/Short Debate 021-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
98-03-26 H
                Amendment No.02
                                     PARKE
                Amendment referred to HRUL
         Н
         H Be approved consideration 003-002-000/HRUL
                Amendment No.02
                                     PARKE
                                                              Adopted
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-04-02 H
                                     Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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2943 HB-3486

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HB-3486 HOEFT.
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40 ILCS 5/14-103.30

from Ch. 108 1/2, par. 14-103.30

Amends the Illinois Pension Code. Makes a technical change in a reference to the State Universities Retirement System.

PENSION NOTE No fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-05 H Pension Note Filed H Committee Rules

99-01-12 H Session Sine Die

HB-3487 HOEFT.

40 ILCS 5/16-101

from Ch. 108 1/2, par. 16-101

Amends the Illinois Pension Code. Makes a technical change in a reference to the downstate Teachers' Retirement System.

PENSION NOTE No fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-05 H Pension Note Filed
H Committee Rules
99-01-12 H Session Sine Die

HB-3488 BLACK - WINKEL.

40 ILCS 5/7-145.1

Amends the IMRF Article of the Pension Code. Provides that a person may at any time revoke his or her election to participate in the program of additional benefits for elected county officers. Limits participation in the program to persons who first became elected county officers before November 1, 1998. Effective immediately.

PENSIÓN NOTE

The fiscal impact of HB 3488 cannot be calculated.

PENSION NOTE, AMENDED

No change from previous note.

NOTE(S) THAT MAY APPLY: Pension

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor W1NKEL

H First reading Referred to Hse Rules Comm

98-03-24 H Pension Note Filed

H Committee Rules

98-04-24 H Pension Note filed as Amnd

Н

99-01-12 H Session Sine Die

HB-3489 BRADY.

215 ILCS 125/2-8 from Ch. 111 1/2, par. 1407.01 410 ILCS 50/3.3 new

410 ILCS 50/4 from Ch. 111 1/2, par. 5404

Amends the Health Maintenance Organization Act and Medical Patient Rights Act. Provides that a health care provider may not bill patients for services except for applicable deductibles or copayments or for services not covered when the health care provider has provided the services under a contract with an insurance company or health maintenance organization under which the health care provider has agreed not to seek payment from patients. Provides for enforcement by the Director of Insurance.

Committee Rules

NOTE(S) THAT MAY APPLY: Pension

98-02-17 H Filed With Clerk
H First reading

98-03-11 H

98-03-20 H

H Motion Do Pass-Lost 008-003-013 HCAA
Remains in CommiHealth Care Availability
& Access

H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3490 KUBIK.

70 ILCS 3720/2

from Ch. 111 2/3, par. 252

Amends the Water Commission Act of 1985. Increases to \$1,500 per year (now \$600 per year) the salary of the commissioners. Effective immediately.

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

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3491 KUBIK.

70 1LCS 3705/4

from Ch. 111 2/3, par. 191

Amends the Public Water District Act. Increases to \$1,500 per year (now \$600 per year) the salary of trustees of a water district. Increases to \$3,000 per year (now \$1,200 per year) the salary for trustees of a public water district that operates sewerage properties in combination with its waterworks properties. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3492 KUBIK – HOWARD – ZICKUS – SCHOENBERG – MULLIGAN AND LY-ONS, EILEEN.

405 ILCS 5/3-816	from Ch. 91 1/2, par. 3-816
405 ILCS 5/3-818	from Ch. 91 1/2, par. 3-818
405 ILCS 5/4-613	from Ch. 91 1/2, par. 4-613
405 ILCS 5/4-615	from Ch. 91 1/2, par. 4-615

Amends the Mental Health and Developmental Disabilities Code. Provides that indigent respondents are entitled to free transcripts of proceedings under the Code. Provides that payment for the transcripts shall be made from funds appropriated by the General Assembly to the Administrative Office of Illinois Courts. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that if the respondent is determined to have insufficient funds to pay the costs of transcripts for appeal, the court shall, rather than may, order the State to pay the costs.

FISCAL NOTE, H-AM 1 (Office of Ill. Courts)

Fiscal impact on the Judicial Branch would be \$20,000 annually.

JUDICIAL NOTE, H-AM 1

No decrease or increase in the need for the number of judges.

STATE MANDATES FISCAL NOTE, H-AM 1

HB 3492 fails to create a State mandate.

SENATE AMENDMENT NO. 1.

Replaces "he" with "he or she" and "his" with "his or her".

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Human Services 98-03-19 H Amendment No.01 HUMAN SERVS H A

08-03-19 H Amendment No.01 HUMAN SERVS H Adopted
Do Pass Amend/Short Debate 011-000-000

H Placed Cal 2nd Rdg-Sht Dbt

H Added As A Joint Sponsor HOWARD

H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor SCHOENBERG

H Added As A Co-sponsor MULLIGAN

98-03-23 H Second Reading-Short Debate

H Pld Cal Ord 3rd Rdg-Sht Dbt

98-03-25 H 3rd Rdg-Sht Dbt-Pass/Vote 114-000-000

H Added As A Co-sponsor LYONS, EILEEN

98-03-26 S Arrive Senate

S Placed Calendr, First Reading

S Chief Sponsor CRONIN

S First reading Referred to Sen Rules Comm

S Fiscal Note Filed

S Judicial Note reg as Amend HA 01

		•	
98-03-27	S		St Mandate Fis Note Filed
	Š	·	Committee Rules
98-04-01	S		Assigned to Public Health & Welfare
98-04-23	Š	Added as Chief Co-sponsor P.	e e
98-05-07		<u> </u>	PUB HEALTH S Adopted
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Š		Recommided do pass as amend 007-000-000
	Š	Placed Calndr, Second Reading	
98-05-13		Second Reading	,
		Placed Calndr, Third Reading	
98-05-14		Third Reading - Passed 057-0	00-000
		Arrive House	
	Н	Place Cal Order Concurrence	01
	Н	Motion Filed Concur	
	Н	Motion referred to	HRUL
	Η	Calendar Order of Concurren	01
98-05-18	Н		App For Consider - Complace
	Η	Calendar Order of Concurren	01
98-05-19	Н	H Concurs in S Amend. 01/11	7-000-000
	Η	Passed both Houses	
98-06-17	Η	Sent to the Governor	
98-08-14	Η	Governor approved	
	Н		
	Η	PUBLIC ACT 90-0765	
HB-3493 K	UB	IK.	
New Act			

Creates the Interior Design Practice and Residential Interior Design Title Act, repeals the Interior Design Profession Title Act, and amends the Regulatory Agency Sunset Act. Creates the Interior Design Practice and Residential Interior Design Title Act to regulate the practice of interior design through licensing and registration requirements. Repealed January 1, 2008.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

from Ch. 127, par. 1904.12

99-01-12 H Session Sine Die

98-06-11 H Sent to the Governor

HB-3494 MCAULIFFE - SAVIANO - TURNER, ART.

815 ILCS 610/7

5 ILCS 80/4.12

5 ILCS 80/4.18 225 ILCS 310/Act rep.

from Ch. 29, par. 50-7

Amends the Dance Studio Act. Deletes language providing that the maximum payment amount under a contract for dance studio services shall be \$2,500.

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98-02-17 H Filed With Clerk
         H Added As A Joint Sponsor TURNER, ART
         H First reading
                                      Referred to Hse Rules Comm
98-02-19 H Primary Sponsor Changed To MCAULIFFE
         H Joint Sponsor Changed to SAVIANO
98-02-25 H
                                      Assigned to Consumer Protection
98-03-20 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-03-26 H. 3rd Rdg-Sht Dbt-Pass/Vote 112-001-000
98-03-31 S Arrive Senate
         S Placed Calendr, First Reading
         S Chief Sponsor MOLARO
98-04-01 S First reading
                                      Referred to Sen Rules Comm
98-04-22 S
                                      Assigned to Licensed Activities
98-05-05 S
                                      Recommended do pass 008-000-000
         S Placed Calndr, Second Reading
98-05-07 S Second Reading
         S Placed Calndr, Third Reading
98-05-13 S Third Reading - Passed 057-000-001
         H Passed both Houses
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98-07-24 H Governor approved

H Effective Date 99-01-01

H PUBLIC ACT 90-0645

HB-3495 GASH.

730 JLCS 5/3-2-2

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

Amends the Unified Code of Corrections. Makes a stylistic change in Section relating to the powers and duties of the Department of Corrections.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3496 LAWFER.

210 ILCS 45/3-202

from Ch. 111 1/2, par. 4153-202

210 ILCS 85/9.5 new

Amends the Nursing Home Care Act and the Hospital Licensing Act to provide that the Department of Public Health shall by rule require facilities licensed under the Acts to develop automatic weather emergency warning systems.

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

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3497 GASH.

725 ILCS 5/106-1

from Ch. 38, par. 106-1

Amends the Code of Criminal Procedure of 1963. Makes a stylistic change in Section relating to the granting of immunity to a witness.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3498 GASH.

725 ILCS 5/108-2

from Ch. 38, par. 108-2

Amends the Code of Criminal Procedure of 1963. Makes a stylistic change in Section relating to the inventory of things seized on a search without warrant.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3499 GASH.

730 ILCS 5/3-14-2

from Ch. 38, par. 1003-14-2

Amends the Unified Code of Corrections. Makes a stylistic change in Section relating to the supervision by the Department of Corrections of persons on parole or mandatory supervised release.

98-02-17 H Filed With Clerk H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3500 BROSNAHAN – DART – MCCARTHY – CROTTY – HOFFMAN, LANG, DAVIS,STEVE, SCHOENBERG, BRADLEY, LYONS,JOSEPH, ERWIN, MCGUIRE, SILVA, MULLIGAN AND BOLAND.

720 ILCS 5/33F-2

from Ch. 38, par. 33F-2

Amends the Criminal Code of 1961. Makes a stylistic change in Section defining the offense of unlawful use of body armor.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

720 ILCS 5/33F-2

Adds reference to:

730 ILCS 5/3-6-3

from Ch. 38, par. 1003-6-3

730 ILCS 5/3-6-3.1

730 ILCS 5/5-4-1

from Ch. 38, par. 1005-4-1

Deletes everything. Amends the Unified Code of Corrections. Reenacts the Truth-In-Sentencing provisions from P.A.89-404 as amended by subsequent Public Acts that were declared unconstitutional by the Appellate Court. Extends the reporting deadline by the Truth-In-Sentencing Commission to report recommended legislation to the Governor and General Assembly from March 1, 1997 to March 1, 1999. Effective immediately.

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FISCAL NOTE, H-AM 1 (Dpt. of Corrections)
      No corrections population or fiscal impact.
      CORRECTIONAL NOTE, H-AM 1
      No change from DOC fiscal note, amended.
      JUDICIAL NOTE, H-AM 1
      No increase in the need for the number of judges in the State.
      98-02-17 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      98-03-11 H
                                            Assigned to Judiciary II - Criminal Law
      98-03-20 H
                       Amendment No.01
                                            JUD-CRIMINAL H
                                                                     Adopted
               Н
                                            Do Pass Amend/Short Debate 015-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
      98-03-23 H
                                            Fiscal Note Requested BLACK
               Н
                                            Correctional Note Requested BLACK
               Н
                                            Judicial Note Request BLACK
               H Cal Ord 2nd Rdg-Shr Dbt
               H Primary Sponsor Changed To BROSNAHAN
      98-03-24 H Added As A Joint Sponsor LANG
               H Added As A Co-sponsor DART
               H Added As A Co-sponsor MCCARTHY
               H Added As A Co-sponsor CROTTY
      98-03-25 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      98-03-26 H
                                            Fiscal Note Request W/drawn
               Н
                                            Judicial Note Req-Withdrawn
               Н
                                            Corrct Note Reqst-Withdrawn BLACK
               Н
                                            Fiscal Note filed as Amnded
                                            Corrctnl note fld as amnded
               H Pld Cal Ord 3rd Rdg-Sht Dbt
               H Added As A Co-sponsor HOFFMAN
               H Added As A Co-sponsor LANG
               H Added As A Co-sponsor DAVIS, STEVE
               H Added As A Co-sponsor SCHOENBERG
               H 3rd Rdg-Sht Dbt-Pass/Vote 111-002-003
               H Added As A Co-sponsor BRADLEY
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor ERWIN
               H Added As A Co-sponsor MCGUIRE
               H Added As A Co-sponsor SILVA
               H Added As A Co-sponsor MULLIGAN
               H Added As A Co-sponsor BOLAND
      98-03-31 S Arrive Senate
               S Placed Calendr, First Reading
               S Chief Sponsor O'MALLEY
      98-04-01 S
                                            Judicial Note reg as Amend HA 01
                 Placed Calendr, First Reading
               S First reading
                                            Referred to Sen Rules Comm
      98-04-22 S
                                            Assigned to Judiciary
      98-04-28 S Added as Chief Co-sponsor HAWKINSON
      98-04-29 S
                                            Recommended do pass 010-000-000
               S Placed Calndr, Second Reading
      98-04-30 S Added as Chief Co-sponsor MYERS,J
               S Added as Chief Co-sponsor BOMKE
               S Added as Chief Co-sponsor LUECHTEFELD
               S Second Reading
               S Placed Calndr, Third Reading
      98-05-05 S Third Reading - Passed 056-000-000
               H Passed both Houses
      98-06-03 H Sent to the Governor
      98-06-19 H Governor approved
               Η
                    Effective Date 98-06-19
               H
                    PUBLIC ACT 90-0592
HB-3501
            GASH.
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The way of the

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

Amends the Criminal Code of 1961. Makes a stylistic change in Section relating to the applicability of the common law.

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98-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-01-12 H Session Sine Die
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HB-3502 GASH.

720 ILCS 5/33A-2 from Ch. 38, par. 33A-2

Amends the Criminal Code of 1961. Makes a stylistic change in Section defining the offense of armed violence.

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Deletes reference to:
720 ILCS 5/33A-2
Adds reference to:
720 ILCS 5/11-6
720 ILCS 5/11-6.5
720 ILCS 5/16D-5.5 new
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730 ILCS 5/5-4-1 from Ch. 38, par. 1005-4-1 730 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

HOUSE AMENDMENT NO. 1.

Deletes everything. 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. 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. Criminal Code of 1961 changes effective immediately.

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FISCAL NOTE, H-AM 1 (Dpt. of Corrections)
The corrections population and fiscal impact is minimal.
CORRECTIONAL NOTE, H-AM 1
No change from DOC fiscal note, amended.
FISCAL NOTE (Dpt. of Corrections)
No impact from bill as introduced.
HOUSING AFFORDABILITY IMPACT NOTE, AMENDED
No direct impact on the cost of a single-family residence.
FISCAL NOTE, H-AM 1 (Office of Ill. Courts)
The bill would not have a fiscal impact on the Judicial Branch.
98-02-17 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
98-03-11 H
                                      Assigned to Judiciary II - Criminal Law
98-03-20 H
                 Amendment No.01
                                      JUD-CRIMINAL H
                                                                Adopted
                                                                 015-000-000
         Η
                                      Do Pass Amend/Short Debate 015-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-23 H
                                      Fiscal Note Requested BLACK
         Н
                                      Correctional Note Requested BLACK
         Н
                                      Housng Aford Note Requested BLACK
         H Cal Ord 2nd Rdg-Shr Dbt
98-03-25 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
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98-03-26	Η		Fiscal Note filed as Amnded
	Η	•	Corretnl note fld as amnded
	Η	Held 2nd Rdg-Short Debate	
98-03-27	Н		Fiscal Note Filed
	Η	•	Hous Aford Note Fld as amnd
	Η	Held 2nd Rdg-Short Debate	
98-03-31	Η	Pld Cal Ord 3rd Rdg-Sht Dbt	
98-04-02	Η		Re-Refer Rules/Rul 19(a)
98-04-03	Η		Fiscal Note filed as Amnded
	Н		Committee Rules
99-01-12	Н	Session Sine Die	

HB-3503 GASH.

705 ILCS 405/6-3

from Ch. 37, par. 806-3

Amends the Juvenile Court Act of 1987. Makes a stylistic change in Section relating to the maintenance of a Court Services Department in a county having more than 1,000,000 inhabitants.

FISCAL NOTE (Administrative Office of Ill. Courts)

No fiscal impact on the Judicial Branch.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-05 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-3504 GASH.

705 ILCS 405/1-4.1

from Ch. 37, par. 801-4.1

Amends the Juvenile Court Act of 1987. Adds a heading to Section relating to the incarceration of minors.

FISCAL NOTE (Administrative Office of Ill. Courts)

No fiscal impact on the Judicial Branch.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-05 H Fiscal Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-3505 CROTTY.

720 ILCS 5/9-1 from Ch. 38, par. 9-1 730 ILCS 5/5-8-1 from Ch. 38, par. 1005-8-1

Amends the Criminal Code of 1961. Provides that the killing of an individual as the result of the intentional discharge of a machine gun or of a firearm that was equipped with a silencing device or of the intentional explosion of a bomb, grenade, bottle, or other containing an explosive substance of over one-quarter ounce are aggravating factors for which the death penalty may be imposed for first degree murder. Amends the Unified Code of Corrections to make changes in the circumstances under which the imposition of a term of natural life imprisonment for first degree murder is mandatory. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3506 CROTTY.

625 ILCS 5/11-1413.5 new

Amends the Illinois Vehicle Code. Prohibits a person from knowingly throwing, depositing, or releasing upon a highway, including a toll highway, a live animal. Penalty is a Class A misdemeanor.

NOTE(S) THAT MAY APPLY: Correctional

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3507 **2950**

HB-3507 REITZ.

730 ILCS 5/3-7-2

from Ch. 38, par. 1003-7-2

Amends the Unified Code of Corrections. Provides that all visits to prisoners in Department of Corrections facilities must be non-contact visits.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3508 MCKEON.

720 ILCS 5/9-1

from Ch. 38, par. 9-1

730 ILCS 5/5-5-3

Amends the Criminal Code of 1961 to make a stylistic change in the first degree murder statute. Amends the Unified Code of Corrections to make a stylistic change in the Section relating to dispositions for various offenses.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3509 RONEN.

720 ILCS 5/12-3.2

from Ch. 38, par. 12-3.2

Amends the Criminal Code of 1961. Provides that a person convicted of domestic battery who has been previously convicted of stalking, aggravated stalking, or a forcible felony is guilty of a Class 4 felony (now only previous convictions for domestic battery enhance the offense from a Class A misdemeanor to a Class 4 felony). Provides that these offenders who have been convicted of any of these offenses within 5 years must serve at least 48 consecutive hours of imprisonment.

NOTE(S) THAT MAY APPLY: Correctional

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3510 RONEN.

720 ILCS 5/12-3.3 new

730 ILCS 5/5-5-3

Amends the Criminal Code of 1961. Creates the offense of aggravated domestic battery. Defines the offense as committing a domestic battery by violating an order of protection by causing great bodily harm, permanent disability, or disfigurement to a family or household member. Provides that the penalty is a Class 2 felony. Amends the Unified Code of Corrections. Provides that a person convicted of a second or subsequent offense of aggravated domestic battery is ineligible for probation, conditional discharge, or periodic imprisonment.

NOTE(S) THAT MAY APPLY: Correctional

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3511 RONEN.

720 ILCS 5/12-30 from Ch. 38, par. 12-30 725 ILCS 5/112A-23 from Ch. 38, par. 112A-23 750 ILCS 60/223 from Ch. 40, par. 2312-23

Amends the Criminal Code of 1961. Provides that the offense of violation of an order of protection includes violation of an order of protection issued in another state. Amends the Code of Criminal Procedure of 1963 and the Illinois Domestic Violence Act of 1986. Provides that orders of protection issued in another state are enforceable in this State.

NOTE(S) THAT MAY APPLY: Correctional

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3512 GASH.

720 ILCS 5/2-3

from Ch. 38, par. 2-3

Amends the Criminal Code of 1961. Makes a stylistic change in Section defining "another".

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98-02-17 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      99-01-12 H Session Sine Die
HB-3513
            MADIGAN, MJ - MURPHY - RONEN - CURRIE.
   40 ILCS 5/9-179.2
                                   from Ch. 108 1/2, par. 9-179.2
  Amends the Illinois Pension Code. Corrects an error in a cross reference. Effective
immediately.
      PENSION NOTE
      No fiscal impact.
      STATE MANDATES ACT FISCAL NOTE
      HB 3513 fails to create a State mandate.
      PENSION NOTE, AMENDED
      There may be a minor increase in administrative costs.
  NOTE(S) THAT MAY APPLY: Pension
      98-02-17 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      98-02-25 H
                                            Assigned to Personnel & Pensions
      98-03-05 H
                                            Pension Note Filed
                                            Committee Personnel & Pensions
      98-03-19 H Added As A Joint Sponsor MURPHY
                                            Do Pass/Stdnrd Dbt/Vo007-006-000
      98-03-20 H
               H Plcd Cal 2nd Rdg Std Dbt
      98-03-25 H
                                            St Mandate Fis Note Filed
               H Second Reading-Stnd Debate
               H Pld Cal Ord 3rd Rdg-Std Dbt
      98-03-26 H Added As A Co-sponsor RONEN
               H Added As A Co-sponsor CURRIE
      98-03-27 H Relld 2nd Rdng-Stnd Debate
               Η
                       Amendment No.01
                                           MADIGAN,MJ
               Η
                       Amendment referred to HRUL
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-03-30 H
                       Amendment No.01
                                            MADIGAN,MJ
               Н
                       Rules refers to
                                             HPPN
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-04-02 H
                                            3RD READING
               Н
                                            DEADLINE EXTENDED
                                            TO APRIL 30, 1998
               H
               H Hld Cal Ord 2nd Rdg-Shr Dbt
                                            Pension Note filed as Amnd
      98-04-24 H
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-04-30 H
                                            3RD READING
                                            DEADLINE EXTENDED
               Η
                                            TO MAY 22, 1998
               Н
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-05-22 H
                                            Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HR-3514
             MADIGAN,MJ - MURPHY AND BOLAND.
   40 ILCS 5/5-168.1
                                   from Ch. 108 I/2, par. 5-168.1
  Amends the Illinois Pension Code. Corrects an error in a cross reference.
      PENSION NOTE
      No fiscal impact.
      STATE MANDATES ACT FISCAL NOTE
      HB 3514 fails to create a State mandate.
      STATE MANDATES ACT FISCAL NOTE
      No change from previous note.
  NOTE(S) THAT MAY APPLY: Pension
      98-02-17 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      98-02-25 H
                                            Assigned to Personnel & Pensions
      98-03-05 H
                                            Pension Note Filed
                                            Committee Personnel & Pensions
      98-03-19 H Added As A Joint Sponsor MURPHY
      98-03-20 H
                                            Do Pass/Stdnrd Dbt/Vo007-006-000
               H Plcd Cal 2nd Rdg Std Dbt
      98-03-24 H Second Reading-Stnd Debate
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H Pld Cal Ord 3rd Rdg-Std Dbt

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98-03-25 H
                                       St Mandate Fis Note Filed
         H Cal Ord 3rd Rdg-Stnd Dbt
98-03-26 H 3rd Rdg-Stnd Dbt-Pass/V080-022-014
         H Added As A Co-sponsor BOLAND
98-03-31 S Arrive Senate
                                       St Mandate Fis Note Filed
         S Placed Calendr.First Reading
         S Chief Sponsor WALSH,T
98-04-01 S First reading
                                       Referred to Sen Rules Comm
                                       Assigned to Insurance & Pensions
98-05-07 S
                                       Recommended do pass 007-000-000
         S Placed Calndr, Second Reading
98-05-14 S Second Reading
         S Placed Calndr, Third Reading
98-06-22 S
                                       Refer to Rules/Rul 3-9(b)
99-01-12 H Session Sine Die
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HB-3515 MADIGAN,MJ - MURPHY - LOPEZ - MCAULIFFE, BOLAND, RUTH-ERFORD, MOORE, EUGENE AND GILES.

40 ILCS 5/8-230.1

from Ch. 108 1/2, par. 8-230.1

Amends the Illinois Pension Code. Makes technical changes in a Section of the Chicago Municipal Article relating to contributions.

PENSION NOTE No fiscal impact.

40 ILCS 5/8-173

40 ILCS 5/8-230.7 new 40 ILCS 5/8-244.1

STATE MANDATES ACT FISCAL NOTE

HB 3515 fails to create a State mandate.

STATE MANDATES ACT FISCAL NOTE

No change from previous note.

SENATE AMENDMENT NO. 1. (Senate recedes May 22, 1998)

Makes a technical change relating to employees in service.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

Recommends that the bill be amended as follows:

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Deletes reference to:
40 ILCS 5/8-230.1
                              from Ch. 108 1/2, par. 8-230.1
Adds reference to:
40 ILCS 5/2-121
                              from Ch. 108 1/2, par. 2-121
40 ILCS 5/2-123
                              from Ch. 108 1/2, par. 2-123
                              from Ch. 108 1/2, par. 2-126
40 ILCS 5/2-126
40 ILCS 5/2-126.1
                              from Ch. 108 1/2, par. 2-126.1
40 ILCS 5/3-114.3
                              from Ch. 108 1/2, par. 3-114.3
40 ILCS 5/3-114.4
                              from Ch. 108 1/2, par. 3-114.4
40 ILCS 5/3-114.6 new
40 ILCS 5/3-121
                              from Ch. 108 1/2, par. 3-121
40 ILCS 5/5-156
                              from Ch. 108 1/2, par. 5-156
40 ILCS 5/5-157
                              from Ch. 108 1/2, par. 5-157
40 ILCS 5/5-167.4
                              from Ch. 108 1/2, par. 5-167.4
                              from Ch. 108 1/2, par. 5-168
40 ILCS 5/5-168
                              from Ch. 108 1/2, par. 5-172
40 ILCS 5/5-172
40 ILCS 5/5-204
                              from Ch. 108 1/2, par. 5-204
                              from Ch. 108 1/2, par. 6-128.4
40 ILCS 5/6-128.4
40 ILCS 5/6-165
                              from Ch. 108 1/2, par. 6-165
                              from Ch. 108 1/2, par. 7-146
40 ILCS 5/7-146
40 ILCS 5/7-150
                              from Ch. 108 1/2, par. 7-150
40 ILCS 5/7-159
                              from Ch. 108 1/2, par. 7-159
40 ILCS 5/7-173.1
                              from Ch. 108 1/2, par. 7-173.1
40 ILCS 5/7-173.2
                              from Ch. 108 1/2, par. 7-173.2
                              from Ch. 108 1/2, par. 8-137
40 ILCS 5/8-137
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 5/8-139
                              from Ch. 108 1/2, par. 8-139
40 ILCS 5/8-150.1
                              from Ch. 108 1/2, par. 8-150.1
                              from Ch. 108 1/2, par. 8-158
40 ILCS 5/8-158
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from Ch. 108 1/2, par. 8-173

from Ch. 108 1/2, par. 8-244.1

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40 ILCS 5/11-134
                             from Ch. 108 1/2, par. 11-134
40 ILCS 5/11-134.1
                             from Ch. 108 1/2, par. 11-134.1
40 ILCS 5/11-134.2
                             from Ch. 108 1/2, par. 11-134.2
                             from Ch. 108 1/2, par. 11-134.3
40 ILCS 5/11-134.3
40 ILCS 5/11-145.1
                             from Ch. 108 1/2, par. 11-145.1
40 ILCS 5/11-153
                             from Ch. 108 1/2, par. 11-153
40 ILCS 5/11-169
                             from Ch. 108 1/2, par. 11-169
40 ILCS 5/11-181
                             from Ch. 108 1/2, par. 11-181
                             from Ch. 108 1/2, par. 11-182
40 ILCS 5/11-182
40 ILCS 5/11-183
                             from Ch. 108 1/2, par. 11-183
40 ILCS 5/12-133.1
                             from Ch. 108 1/2, par. 12-133.1
40 ILCS 5/12-133.5 new
40 ILCS 5/12-166
                             from Ch. 108 1/2, par. 12-166
40 ILCS 5/14-104
                             from Ch. 108 1/2, par. 14-104
40 ILCS 5/14-104.10
40 ILCS 5/14-133.1
                             from Ch. 108 1/2, par. 14-133.1
40 ILCS 5/15-103.1 new
40 ILCS 5/15-103.2 new
40 ILCS 5/15-103.3 new
40 ILCS 5/15-107
                             from Ch. 108 1/2, par. 15-107
40 ILCS 5/15-134.5 new
40 ILCS 5/15-135
                             from Ch. 108 1/2, par. 15-135
40 ILCS 5/15-136
                             from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-136.4
40 ILCS 5/15-141
                             from Ch. 108 1/2, par. 15-141
                             from Ch. 108 1/2, par. 15-142
40 ILCS 5/15-142
40 ILCS 5/15-145
                             from Ch. 108 1/2, par. 15-145
40 ILCS 5/15-146
                             from Ch. 108 1/2, par. 15-146
40 ILCS 5/15-150
                             from Ch. 108 1/2, par. 15-150
40 ILCS 5/15-153.2
                             from Ch. 108 1/2, par. 15-153.2
                             from Ch. 108 1/2, par. 15-153.3
40 ILCS 5/15-153.3
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 5/15-158.3
40 ILCS 5/15-165
                             from Ch. 108 1/2, par. 15-165
40 ILCS 5/15-167
                             from Ch. 108 1/2, par. 15-167
40 ILCS 5/18-129
                             from Ch. 108 1/2, par. 18-129
40 ILCS 5/18-133.1
                             from Ch. 108 1/2, par. 18-133.1
30 ILCS 805/8.22 new
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Replaces everything. Amends the General Assembly Article of the Pension Code. Allows a participant with no eligible survivor's annuity beneficiaries to elect to cease making contributions for survivor's annuity and to receive a refund of contributions already paid for that purpose. Provides that no survivor's annuity is payable upon the death of a person who has made this election unless the unpaid and refunded contributions are repaid to the System, with 4% interest. Removes the age 50 limitation for certain surviving spouses who have in their care a child who is not the child of the deceased member. Amends the Downstate Police Article to provide an occupational disease disability benefit for certain police officers who also have firefighting duties and become disabled by heart disease, respiratory disease, or certain cancers and for their dependent children and survivors. Amends the Chicago Police Article of the Code. Increases the minimum widow's annuity from \$700 to \$800 per month. Increases the earnings limitation for persons receiving disability benefits from 100% to 150% of salary. Provides that the City shall pay the required employee contributions for periods during which a policeman receives an occupational disease disability benefit. Inserts references to occupational disease disability benefits in certain Sections relating to proof of eligibility and the duty disability reserve. Amends the Chicago Firefighter Article of the Code. Beginning January 1, 1997, increases the minimum widow's annuity to \$800 per month for surviving spouses of persons who retire at age 50 with at least 20 years of service. Also requires the City to make an additional annual contribution to the Fire and Police Funds during the years 1999 through 2013, to reduce the unfunded liability of those Funds. Amends the Chicago Municipal and Laborer Articles of the Pension Code. Compounds the 3% automatic annual increase in retirement pension. Provides a new minimum retirement annuity for persons retiring at age 60 with at least

HB-3515—Cont. **2954**

10 year of service. Reduces the tax multiplier. Changes the minimum age for an undiscounted widow's annuity from 55 to 50 for widows of certain employees who die on or after January 1, 1998 at age 50 or over with at least 30 years of service or at age 55 or over with at least 25 years of service. Provides that a child's annuity may be payable upon the death of an employee who withdraws from service after June 27, 1997 and after age 50 with at least 30 years of service (currently withdrawal after age 55 is required). Changes the conditions relating to reversionary annuities. Provides a minimum widow's annuity of \$800 per month for certain surviving spouses. Provides a minimum retirement annuity of \$850 per month for certain annuitants. In the Chicago Municipal Article, adds provisions allowing the withholding of labor organization dues from annuities and requiring the City and the Fund to cooperate with labor organizations in preparing mailings to certain annuitants. Also allows the purchase of service credit for service rendered to the Public Building Commission. Allows a person purchasing that credit to reinstate credits terminated by refund, without a return to service. In the Chicago Laborer Article, adds three additional persons to the Board: one elected annuitant member, one employee appointed by the civil service commission, and one employee appointed by the president of the predominant local labor organization. Amends the Illinois Municipal Retirement Fund Article. Allows a retiring employee who is entitled to a refund of surviving spouse contributions or excess SLEP (sheriff's law enforcement employee) contributions to elect to receive a separate annuity instead of a refund. Provides that periods of qualified leave granted in compliance with the federal Family and Medical Leave Act shall be ignored for purposes of determining eligibility for disability benefits. Allows an employee to make payment of optional contributions through tax-deferred payroll deductions. Amends the Chicago Park District Article. For persons with at least 30 years of service, removes the requirement that the person must attain age 60 before beginning to receive the automatic annual increase in retirement annuity. Provides an early retirement program for certain employees who withdraw from service on or after August 31, 1998 and no later than December 31, 1998. Allows the retiree to establish up to 5 years of additional service credit; requires an additional employee contribution. Also expands the investment authority of the Board. Amends the State Employee Article of the Code. Changes the method of calculating interest when purchasing service credit for certain periods spent on leave of absence. Allows a member to establish creditable service for up to one year of participation in the Illinois Legislative Staff Internship Program. Changes the deadline for applying for certain federal and out-of-state optional service credit to June 30, 1999. In the General Assembly, Judges, and State Employee Articles, with respect to the deadline for payment of optional contributions, provides that timely execution of an irrevocable election to have the contributions picked up by the employer and paid by payroll deduction is sufficient for compliance with the deadline, provided that the contributions are in fact paid to the System as provided in the election. Amends the State Universities Article, Makes numerous changes in relation to the implementation and administration of the optional retirement program (renamed the self-managed plan) and the portable benefit package. Makes participants in the self-managed plan eligible for certain benefits under the Retirement Systems Reciprocal Act. Provides that for a police officer or firefighter who retires on or after the effective date and receives a money-purchase annuity calculated under Rule 2, the additional normal contributions required to be paid by police officers and firefighters shall be included in the calculation of the annuity rather than refunded to the annuitant. Provides that the Board, rather than physicians and the employer, shall determine disability, Provides that the Board may consider hospital records, laboratory test results, and other information to determine the employment capacity and condition of the claimant. Reduces from 2 to one the minimum number of physician certificates that the claimant must provide. Requires the System to pay for the cost of any additional medical examination or other additional requirement imposed on a particular disability benefit claimant that is not imposed generally on all disability benefit claimants. Accelerates by one year the 7% automatic increase in disability benefit for persons whose benefit was granted on the first day of January. Specifies that a participant in the optional retirement program is ineligible to receive a disability retirement annuity. Also specifies that required age 70 1/2 distributions are payable regardless of whether an application has been filed, and delays those required distributions for one year in the case of persons turning age 70 1/2 before April 1 of a calendar year. Provides that the System need not make an involuntary age 70 1/2 distribution to a person who is employed under any retirement system that participates in the Retirement Systems Reciprocal Act. Provides that a past participant who is employed by a State or national teacher organization may elect to participate in the System and may purchase service credit for certain prior employment in that capacity. Amends the Judges Article of the Code to allow an unmarried participant to receive a refund of contributions for survivor's annuity. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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NOTE(S) THAT MAY APPLY: Pension
    98-02-17 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
    98-02-25 H
                                         Assigned to Personnel & Pensions
    98-03-05 H
                                         Pension Note Filed
             Н
                                         Committee Personnel & Pensions
    98-03-19 H Added As A Joint Sponsor MURPHY
    98-03-20 H
                                         Do Pass/Stdnrd Dbt/Vo007-006-000
             H Plcd Cal 2nd Rdg Std Dbt
    98-03-24 H Second Reading-Stnd Debate
             H Pld Cal Ord 3rd Rdg-Std Dbt
    98-03-25 H
                                         St Mandate Fis Note Filed
             H Cal Ord 3rd Rdg-Stnd Dbt
    98-03-26 H 3rd Rdg-Stnd Dbt-Pass/V080-023-013
             H Added As A Co-sponsor BOLAND
    98-03-31 S Arrive Senate
                                         St Mandate Fis Note Filed
             S
               Placed Calendr, First Reading
               Chief Sponsor MAITLAND
    98-04-01
             S
               First reading
                                         Referred to Sen Rules Comm
                                         Assigned to Insurance & Pensions
    98-05-07
                                         Recommended do pass 007-000-000
               Placed Calndr, Second Reading
    98-05-12 S Second Reading
             S Placed Calndr, Third Reading
    98-05-14 S Filed with Secretary
             S
                    Amendment No.01
                                         MADIGAN
             S
                    Amendment referred to SRUL
                    Amendment No.01
                                         MADIGAN
             S Be approved consideration SRUL
             S Recalled to Second Reading
                     Amendment No.01
                                         MADIGAN
                                                                  Adopted
             S Placed Calndr, Third Reading
             S Third Reading - Passed 055-000-002
    98-05-15 H Arrive House
             H Place Cal Order Concurrence 01
    98-05-20 H Motion Filed Non-Concur 01/MADIGAN,MJ
             H H Noncncrs in S Amend. 01
             S Secretary's Desk Non-concur 01
    98-05-21 S
                                         Mtn refuse recede-Sen Amend
             S S Refuses to Recede Amend 01
             S S Requests Conference Comm 1ST
             S Sponsor Removed MAITLAND
             S Alt Chief Sponsor Changed MADIGAN
             S Added as Chief Co-sponsor MAITLAND
             S Sen Conference Comm Apptd 1ST/MADIGAN,
                                            MAITLAND, PHILIP,
                                            MOLARO, BERMAN
    98-05-22 H Hse Accede Req Conf Comm 1ST
             H Hse Conference Comm Apptd 1ST/MADIGAN,MJ,
                                            MURPHY, GRANBERG,
                                            CHURCHILL & CROSS
             Н
             S Filed with Secretary
             S Conference Committee Report 1ST/MADIGAN
             S Conf Comm Rpt referred to SRUL
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98-05-22-Cont.
               H House report submitted 1ST/MADIGAN,MJ
               H Conf Comm Rpt referred to HRUL
                       Rules refers to
                                             HPPN
               H Be approved consideration 013-000-000/HPPN
               S Conference Committee Report 1ST/MADIGAN
                       Rules refers to
                                             SINS
                  Conference Committee Report 1ST/MADIGAN
                  Be approved consideration SINS/009-000-000
                  Senate report submitted
                  Senate Conf. report Adopted 1ST/055-002-000
                  Added as Chief Co-sponsor PARKER
               H Added As A Co-sponsor LOPEZ
               H Added As A Co-sponsor MCAULIFFE
               H Added As A Co-sponsor RUTHERFORD
               H Added As A Co-sponsor MOORE, EUGENE
               H Added As A Co-sponsor GILES
               H House Conf. report Adopted 1ST/114-003-001
               H Both House Adoptd Conf rpt 1ST
               H Passed both Houses
      98-06-19 H Sent to the Governor
      98-08-14 H Governor approved
                    Effective Date 98-08-14
                    PUBLIC ACT 90-0766
HB-3516
            MADIGAN, MJ - MURPHY AND BOLAND.
   40 ILCS 5/11-167
                                   from Ch. 108 1/2, par. 11-167
  Amends the Illinois Pension Code. Corrects an error in a Section relating to Article
11 refunds.
      PENSION NOTE
      No fiscal impact.
      STATE MANDATES ACT FISCAL NOTE
      HB 3516 fails to create a State mandate.
  SENATE AMENDMENT NO. 1.
  Makes a technical change relating to the amount of widow's annuity.
      STATE MANDATES ACT FISCAL NOTE
      No change from previous note.
  NOTE(S) THAT MAY APPLY: Pension
      98-02-17 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      98-02-25 H
                                            Assigned to Personnel & Pensions
      98-03-05 H
                                            Pension Note Filed
               H
                                            Committee Personnel & Pensions
      98-03-19 H Added As A Joint Sponsor MURPHY
      98-03-20 H
                                            Do Pass/Stdnrd Dbt/Vo007-006-000
               H Plcd Cal 2nd Rdg Std Dbt
      98-03-24 H Second Reading-Stnd Debate
               H Pld Cal Ord 3rd Rdg-Std Dbt
      98-03-25 H
                                            St Mandate Fis Note Filed
               H Cal Ord 3rd Rdg-Stnd Dbt
      98-03-26 H 3rd Rdg-Stnd Dbt-Pass/V080-023-013
               H Added As A Co-sponsor BOLAND
      98-03-31 S Arrive Senate
                                            St Mandate Fis Note Filed
                  Placed Calendr, First Reading
                  Chief Sponsor MADIGAN
      98-04-01 S First reading
                                            Referred to Sen Rules Comm
                                            Assigned to Insurance & Pensions
      98-05-07
                                            Recommended do pass 007-000-000
                S
                  Placed Calndr, Second Reading
      98-05-13
               S
                  Second Reading
                  Placed Calndr, Third Reading
      98-05-14
                S
                 Filed with Secretary
                       Amendment No.01
                                            MADIGAN
                       Amendment referred to SRUL
                       Amendment No.01
                                            MADIGAN
                S Be approved consideration SRUL
                  Recalled to Second Reading
                       Amendment No.01
                                            MADIGAN
                                                                     Adopted
                S Placed Calndr, Third Reading
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S Third Reading - Passed 053-000-004

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98-05-15 H Arrive House
               H Place Cal Order Concurrence 01
      98-06-23 H Re-refer Rules/Rul 19(b) RULES HRUL
      99-01-12 H Session Sine Die
HB-3517
            MADIGAN.M.I - MURPHY.
   40 ILCS 5/15-102
                                  from Ch. 108 1/2, par. 15-102
  Amends the State Universities Article of the Pension Code. Corrects a reference and
makes technical changes in a Section about definitions.
      PENSION NOTE
      No fiscal impact.
      STATE MANDATES ACT FISCAL NOTE
      HB 3517 fails to create a State mandate.
  NOTE(S) THAT MAY APPLY: Pension
      98-02-17 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      98-02-25 H
                                           Assigned to Personnel & Pensions
      98-03-05 H
                                           Pension Note Filed
                                           Committee Personnel & Pensions
      98-03-19 H Added As A Joint Sponsor MURPHY
      98-03-20 H
                                           Do Pass/Stdnrd Dbt/Vo007-006-000
               H Plcd Cal 2nd Rdg Std Dbt
      98-03-24 H Second Reading-Stnd Debate
               H Pld Cal Ord 3rd Rdg-Std Dbt
      98-03-25 H
                                           St Mandate Fis Note Filed
               H Cal Ord 3rd Rdg-Stnd Dbt
      98-04-02 H
                                           Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-3518
            MADIGAN, MJ - GASH - RONEN - MOORE, ANDREA - SCHOENBERG,
             FEIGENHOLTZ, CURRIE, BIGGERT, O'BRIEN, LINDNER, WINKEL,
            REITZ, HOFFMAN, HOWARD, STROGER, BURKE, LOPEZ, RODRI-
             GUEZ, CROTTY, GIGLIO, SCULLY, BROSNAHAN, MCCARTHY, DAV-
            IS.STEVE.
                          CURRY, JULIE,
                                             BLACK,
                                                         CLAYTON.
                                                                        WIRSING.
             DAVIS, MONIQUE, RYDER, KUBIK, FLOWERS, BOLAND, COULSON,
             NOVAK, HOLBROOK, JOHNSON, TIM AND FRITCHEY.
                                   from Ch. 63, par. 42.16
   25 ILCS 145/6
  Amends the Legislative Information System Act. Adds a caption to the computer
systems Section.
      FISCAL NOTE (Legislative Information System)
      No expenditures of State funds or increase or decrease to State
      revenues would be required by LIS or the State.
      STATE MANDATES ACT FISCAL NOTE
      HB 3518 fails to create a State mandate.
      STATE MANDATES ACT FISCAL NOTE, H-AM 1
      No change from previous mandates note.
      FISCAL NOTE, H-AM 1 (LIS)
      Estimated costs: 1st yr. $1,040,000; 2nd yr. $530,000; 3rd yr.
      and continuing cost $280,000; potential annual revenue loss
      $325,000; potential annual revenue $130,000.
      98-02-17 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      98-02-25 H
                                            Assigned to State Govt Admin & Election
                                              Refrm
      98-03-12 H Added As A Joint Sponsor GASH
      98-03-20 H
                                            Motion Do Pass-Lost 006-005-000 HSGE
               Н
                                            Do Pass/Stdnrd Dbt/Vo007-005-000
               H Plcd Cal 2nd Rdg Std Dbt
                                            Fiscal Note Requested BLACK
                                            St Mandate Fis Nte Requestd BLACK
               H Cal 2nd Rdg Std Dbt
      98-03-24 H
                                           Fiscal Note Filed
               H Cal 2nd Rdg Std Dbt
               H Added As A Co-sponsor FEIGENHOLTZ
      98-03-25 H Second Reading-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shr Dbt
               H Added As A Co-sponsor RONEN
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H Added As A Co-sponsor CURRIE

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98-03-26 H Added As A Co-sponsor SCHOENBERG
                                          St Mandate Fis Note Filed
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-03-31 H Added As A Co-sponsor MOORE, ANDREA
               H Added As A Co-sponsor CURRIE
               H Added As A Co-sponsor BIGGERT
               H Added As A Co-sponsor O'BRIEN
               H Added As A Co-sponsor LINDNER
               H Added As A Co-sponsor WINKEL
                      Amendment No.01
                                          MADIGAN,MJ
               Η
                      Amendment referred to HRUL
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-04-01 H Added As A Co-sponsor REITZ
               H Added As A Co-sponsor HOFFMAN
               H Added As A Co-sponsor HOWARD
               H Added As A Co-sponsor STROGER
               H Added As A Co-sponsor BURKE
               H Added As A Co-sponsor LOPEZ
               H Added As A Co-sponsor RODRIGUEZ
               H Added As A Co-sponsor CROTTY
               H Added As A Co-sponsor GIGLIO
               H Added As A Co-sponsor SCULLY
               H Added As A Co-sponsor BROSNAHAN
               H Added As A Co-sponsor MCCARTHY
               H Added As A Co-sponsor DAVIS, STEVE
               H Added As A Co-sponsor CURRY, JULIE
               Н
                      Amendment No.01
                                          MADIGAN,MJ
               Н
                      Rules refers to
                                           HSGE
               H Be approved consideration 013-000-000/HSGE
               H
                                          Fiscal Note req as Amended BLACK
               Н
                                          St Mndt Fscl Note Reg Amnd
               Η
                                          St Mndt Fscl Note Fld Amnd
               H Hld Cal Ord 2nd Rdg-Shr Dbt
               H Added As A Co-sponsor BLACK
               H Added As A Co-sponsor CLAYTON
               H Added As A Co-sponsor WIRSING
               H Added As A Co-sponsor DAVIS, MONIQUE
               H Added As A Co-sponsor RYDER
               H Added As A Co-sponsor KUBIK
               H Added As A Co-sponsor FLOWERS
      98-04-02 H
                                          Fiscal Note filed as Amnded
               H Added As A Co-sponsor BOLAND
               Η
                                          3RD READING
               Η
                                          DEADLINE EXTENDED
               Н
                                          TO APRIL 30, 1998
               H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-04-20 H Added As A Co-sponsor COULSON
      98-04-21 H Added As A Co-sponsor NOVAK
      98-04-23 H Added As A Co-sponsor HOLBROOK
      98-04-28 H Added As A Co-sponsor JOHNSON, TIM
      98-04-30 H
                                          3RD READING
               Н
                                          DEADLINE EXTENDED
               Η
                                          TO MAY 22, 1998
               H Hld Cal Ord 2nd Rdg-Shr Dbt
               H Added As A Co-sponsor FRITCHEY
      98-05-22 H
                                          Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-3519
            MADIGAN,M.I - BURKE.
  New Act
  Creates the Tort Reform Act of 1998. Contains only the short title.
      FISCAL NOTE (Administrative Office of Ill. Courts)
      No fiscal impact on the Judicial Branch.
      STATE MANDATES ACT FISCAL NOTE
      Fails to create a State mandate.
      HOME RULE NOTE
      Fails to preempt home rule authority.
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JUDICIAL NOTE
      No decrease or increase in need for the number of judges.
      98-02-17 H Filed With Clerk
                                             Referred to Hse Rules Comm
                H First reading
      98-02-25 H
                                             Assigned to Executive
                                             Fiscal Note Filed
      98-03-05 H
                                             Committee Executive
      98-03-18 H Added As A Joint Sponsor BURKE
      98-03-19 H
                                             Do Pass/Stdnrd Dbt/Vo008-006-000
               H Plcd Cal 2nd Rdg Std Dbt
                                             St Mandate Fis Nte Requestd BLACK
               H
               Η
                                             Home Rule Note Requested BLACK
                                            Judicial Note Request BLACK
               Η
                H Cal 2nd Rdg Std Dbt
      98-03-25 H Second Reading-Stnd Debate
                                             St Mandate Fis Note Filed
                                             Home Rule Note Filed
                H
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-03-26 H
                                             Judicial Note Filed
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-04-02 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-3520
             SAVIANO - PANKAU - BURKE - TENHOUSE - WOJCIK, JONES, LOU,
             RYDER, CAPPARELLI, DEUCHLER, HOFFMAN, HOEFT, BERGMAN,
             BIGGINS, MOORE, ANDREA, TURNER, JOHN, LINDNER, DURKIN,
             BEAUBIEN, BRADLEY, COWLISHAW, MEYER AND DAVIS, MONIQUE.
  210 ILCS 25/7-101
                                    from Ch. 111 1/2, par. 627-101
  225 ILCS 60/54.5 new
  225 ILCS 65/Title 5 heading new
  225 ILCS 65/5-1, formerly 65/1
  225 ILCS 65/5-5, formerly 65/2
  225 ILCS 65/5-10, formerly 65/3
  225 ILCS 65/5-15, formerly 65/4
  225 ILCS 65/5-17, formerly 65/4.1
  225 ILCS 65/5-22, formerly 65/4.2
  225 ILCS 65/5-20, formerly 65/4.5
  225 ILCS 65/5-25, formerly 65/5
  225 ILCS 65/5-30, formerly 65/5.1
  225 ILCS 65/Title 10 heading new
  225 ILCS 65/10-5, formerly 65/5
  225 ILCS 65/10-10 new
  225 ILCS 65/10-15 new
  225 ILCS 65/10-25, formerly 65/7
  225 ILCS 65/10-30, formerly 65/12
  225 ILCS 65/10-35, formerly 65/14
  225 ILCS 65/10-40 new
  225 ILCS 65/10-45 new
  225 ILCS 65/10-50 new
  225 ILCS 65/Title 15 heading new
  225 ILCS 65/15-5 new
  225 ILCS 65/15-10 new
  225 ILCS 65/15-15 new
  225 ILCS 65/15-20 new
  225 ILCS 65/15-25 new
  225 ILCS 65/15-30 new
  225 ILCS 65/15-35 new
  225 ILCS 65/15-40 new
  225 ILCS 65/15-45 new
  225 ILCS 65/15-50 new
  225 ILCS 65/15-55 new
  225 ILCS 65/Title 20 heading new
  225 ILCS 65/20-2 new
  225 ILCS 65/20-5, formerly, 65/16
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225 ILCS 65/20-10, formerly 65/17 225 ILCS 65/20-15, formerly 65/18 225 ILCS 65/20-25, formerly 65/21 225 ILCS 65/20-30, formerly 65/22

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225 ILCS 65/20-35, formerly 65/23
225 ILCS 65/20-40, formerly 65/24
225 ILCS 65/20-50, formerly 65/26
225 ILCS 65/20-55, formerly 65/27
225 ILCS 65/20-65, formerly 65/29
225 ILCS 65/20-70, formerly 65/30
225 ILCS 65/20-75, formerly 65/31
225 ILCS 65/20-80, formerly 65/32
225 ILCS 65/20-85, formerly 65/33
225 ILCS 65/20-90, formerly 65/34
225 ILCS 65/20-95, formerly 65/35
225 ILCS 65/20-100, formerly 65/36
225 ILCS 65/20-105, formerly 65/37
225 ILCS 65/20-110, formerly 65/38
225 ILCS 65/20-115, formerly 65/39
225 ILCS 65/20-120, formerly 65/40
225 ILCS 65/20-125, formerly 65/41
225 ILCS 65/20-130, formerly 65/42
225 ILCS 65/20-135, formerly 65/43
225 ILCS 65/20-140, formerly 65/44
225 ILCS 65/20-145, formerly 65/45
225 ILCS 65/20-150, formerly 65/46
225 ILCS 65/20-155, formerly 65/47
225 ILCS 65/20-160, formerly 65/48
225 ILCS 65/20-165, formerly 65/49
225 ILCS 65/10 rep.
225 ILCS 65/11 rep.
225 ILCS 65/20 rep.
225 ILCS 65/25 rep.
225 ILCS 65/28 rep.
225 ILCS 85/3
                                    from Ch. 111, par. 4123
225 ILCS 85/4
                                    from Ch. 111, par. 4124
225 ILCS 95/7
                                    from Ch. 111, par. 4607
720 ILCS 570/102
                                    from Ch. 56 1/2, par. 1102
720 ILCS 570/103
                                    from Ch. 56 1/2, par. 1103
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Amends the Illinois Nursing Act of 1987. Renames the Act as the Nursing and Advanced Practice Nursing Act. Reorganizes certain provisions and renumbers Sections within the Act. Adds the Advanced Practice Registered Nurses Title to provide for the licensure of advanced practice registered nurses meeting specified requirements. Restricts the practice of advanced practice registered nursing to the terms of written collaborative and interactive team agreements entered into with physicians licensed to practice medicine in all its branches. Makes other changes. Amends the Medical Practice Act of 1987 to set forth the circumstances under which a physician licensed to practice medicine in all its branches may delegate certain duties to physician assistants and advanced practice registered nurses. Amends the Pharmacy Practice Act of 1987 and the Illinois Controlled Substances Act to expand the definition of "prescription" under each Act to include orders for drugs issued by advanced practice registered nurses under specified conditions. Amends the Physician Assistant Practice Act of 1987 to provide that the delegation of physician duties to a physician assistant shall not limit the delegation of duties by a physician to other personnel. Amends the Illinois Clinical Laboratory and Blood Bank Act to add advanced practice registered nurses to the list of persons at whose request a clinical laboratory may examine specimens. Effective July 1, 1998.

HOUSE AMENDMENT NO. 1.

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Deletes reference to:
210 ILCS 25/7-101 from Ch. 111 1/2, par. 627-101
225 ILCS 60/54.5 new
225 ILCS 65/5-1, formerly 65/1
225 ILCS 65/5-5, formerly 65/2
225 ILCS 65/5-10, formerly 65/3
225 ILCS 65/5-15, formerly 65/4
225 ILCS 65/5-17, formerly 65/4
225 ILCS 65/5-2, formerly 65/4.1
225 ILCS 65/5-20, formerly 65/4.2
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225 ILCS 65/5-25, formerly 65/5
225 ILCS 65/5-30, formerly 65/5.1
225 ILCS 65/Title 10 heading new
225 ILCS 65/10-5, formerly 65/5
225 ILCS 65/10-10 new
225 ILCS 65/10-15 new
225 ILCS 65/10-25, formerly 65/7
225 ILCS 65/10-30, formerly 65/12
225 ILCS 65/10-35, formerly 65/14
225 ILCS 65/10-40 new
225 ILCS 65/10-45 new
225 ILCS 65/10-50 new
225 ILCS 65/Title 15 heading new
225 ILCS 65/15-5 new
225 ILCS 65/15-10 new
225 ILCS 65/15-15 new
225 ILCS 65/15-20 new
225 ILCS 65/15-25 new
225 ILCS 65/15-30 new
225 ILCS 65/15-35 new
225 ILCS 65/15-40 new
225 ILCS 65/15-45 new
225 ILCS 65/15-50 new
225 ILCS 65/15-55 new
225 ILCS 65/Title 20 heading new
225 ILCS 65/20-2 new
225 ILCS 65/20-5, formerly, 65/16
225 ILCS 65/20-10, formerly 65/17
225 ILCS 65/20-15, formerly 65/18
225 ILCS 65/20-25, formerly 65/21
225 ILCS 65/20-30, formerly 65/22
225 ILCS 65/20-35, formerly 65/23
225 ILCS 65/20-40, formerly 65/24
225 ILCS 65/20-50, formerly 65/26
225 ILCS 65/20-55, formerly 65/27
225 ILCS 65/20-65, formerly 65/29
225 ILCS 65/20-70, formerly 65/30
225 ILCS 65/20-75, formerly 65/31
225 ILCS 65/20-80, formerly 65/32
225 ILCS 65/20-85, formerly 65/33
225 ILCS 65/20-90, formerly 65/34
225 ILCS 65/20-95, formerly 65/35
225 ILCS 65/20-100, formerly 65/36
225 ILCS 65/20-105, formerly 65/37
225 ILCS 65/20-110, formerly 65/38
225 ILCS 65/20-115, formerly 65/39
225 ILCS 65/20-120, formerly 65/40
225 ILCS 65/20-125, formerly 65/41
225 ILCS 65/20-130, formerly 65/42
225 ILCS 65/20-135, formerly 65/43
225 ILCS 65/20-140, formerly 65/44
225 ILCS 65/20-145, formerly 65/45
225 ILCS 65/20-150, formerly 65/46
225 ILCS 65/20-155, formerly 65/47
225 ILCS 65/20-160, formerly 65/48
225 ILCS 65/20-165, formerly 65/49
225 ILCS 65/10 rep.
225 ILCS 65/11 rep.
225 ILCS 65/20 rep.
225 ILCS 65/25 rep.
225 ILCS 65/28 rep.
225 ILCS 85/3
                             from Ch. 111, par. 4123
                             from Ch. 111, par. 4124
225 ILCS 85/4
225 ILCS 95/7
                             from Ch. 111, par. 4607
720 ILCS 570/102
                             from Ch. 56 1/2, par. 1102
720 ILCS 570/103
                             from Ch. 56 1/2, par. 1103
```

Adds reference to: New Act

Deletes everything. Creates the Nursing and Advanced Practice Nursing Act. Contains only a short title provision. 98-02-17 H Filed With Clerk H Added As A Joint Sponsor PANKAU

H Added As A Co-sponsor BURKE H Added As A Co-sponsor TENHOUSE H Added As A Co-sponsor WOJCIK H Added As A Co-sponsor JONES, LOU H Added As A Co-sponsor RYDER H Added As A Co-sponsor CAPPARELLI H Added As A Co-sponsor DEUCHLER H Added As A Co-sponsor HOFFMAN

H Added As A Co-sponsor HOEFT H Added As A Co-sponsor BERGMAN

H Added As A Co-sponsor BIGGINS H Added As A Co-sponsor MOORE, ANDREA

H Added As A Co-sponsor TURNER, JOHN H Added As A Co-sponsor LINDNER H Added As A Co-sponsor DURKIN H Added As A Co-sponsor BEAUBIEN H Added As A Co-sponsor BRADLEY H Added As A Co-sponsor COWLISHAW

H First reading Referred to Hse Rules Comm

98-02-19 H Assigned to Registration & Regulation H Added As A Co-sponsor MEYER

H Added As A Co-sponsor ACKERMAN H Added As A Co-sponsor DAVIS, MONIQUE

98-03-20 H Amendment No.01 REGIS REGULAT H Adopted Do Pass Amend/Short Debate 024-000-000 H Placed Cal 2nd Rdg-Sht Dbt

98-03-25 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

98-04-02 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3521 NOVAK.

415 ILCS 5/8

from Ch. 111 1/2, par. 1008

Amends the Environmental Protection Act. Makes a technical change in the legislative declaration Section of the Air Pollution Title.

FISCAL NOTE (EPA) No fiscal impact on EPA.

98-02-17 H Filed With Clerk H First reading

Referred to Hse Rules Comm 98-03-10 H Fiscal Note Filed

Committee Rules

99-01-12 H Session Sine Die

HB-3522 NOVAK.

415 ILCS 5/22.22

from Ch. 111 1/2, par. 1022.22

Amends the Environmental Protection Act. Makes a technical change in a Section concerning landscape waste.

FISCAL NOTE (EPA) No fiscal impact on EPA. 98-02-17 H Filed With Clerk

H First reading

98-03-10 H Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-3523 HASSERT.

415 ILCS 5/9.2

from Ch. 111 1/2, par. 1009.2

Amends the Environmental Protection Act. Makes technical changes in the Section concerning sulfur dioxide emission standards.

FISCAL NOTE (EPA) No fiscal impact on EPA. 98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

Referred to Hse Rules Comm

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98-03-10 H
                                            Fiscal Note Filed
                                            Committee Rules
      99-01-12 H Session Sine Die
HB-3524
             HANNIG - RONEN - LOPEZ - SAVIANO - JONES, LOU, ACEVEDO AND
             BIGGERT.
   30 ILCS 505/1
                                   from Ch. 127, par. 132.1
  Amends the Illinois Purchasing Act by adding a caption to the short title Section.
      FISCAL NOTE (Dpt. Central Management Services)
      No fiscal impact.
      STATE MANDATES ACT FISCAL NOTE
      HB 3524 fails to create a State mandate.
      FISCAL NOTE, H-AM 1 (Dpt. Central Management Services)
      Minimal fiscal impact.
      98-02-17 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      98-02-25 H
                                            Assigned to State Govt Admin & Election
                                               Refrm
      98-03-09 H
                                            Fiscal Note Filed
                                            Committee State Govt Admin & Election
               Н
      98-03-20 H
                                             St Mandate Fis Nte Requestd BLACK
               Н
                                             Do Pass/Stdnrd Dbt/Vo007-006-000
                H Plcd Cal 2nd Rdg Std Dbt
      98-03-25 H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-03-27 H
                                             St Mandate Fis Note Filed
               H Hld Cal Ord 2nd Rdg-Shr Dbt
                       Amendment No.01
                                            HANNIG
      98-03-30 H
                       Amendment referred to HRUL
                H Hld Cal Ord 2nd Rdg-Shr Dbt
                H Added As A Joint Sponsor RONEN
      98-03-31 H Added As A Co-sponsor LOPEZ
                H Added As A Co-sponsor SAVIANO
                H Added As A Co-sponsor JONES, LOU
                H Added As A Co-sponsor ACEVEDO
                H
                       Amendment No.01
                                             HANNIG
                       Rules refers to
                Н
                                              HSGE
                H Hld Cal Ord 2nd Rdg-Shr Dbt
                       Amendment No.01
      98-04-01 H
                                            HANNIG
                H Be approved consideration 009-000-001/HSGE
                H Hld Cal Ord 2nd Rdg-Shr Dbt
                H Added As A Co-sponsor BIGGERT
       98-04-02 H
                                             Re-Refer Rules/Rul 19(a)
      98-04-14 H
                                             Fiscal Note filed as Amnded
                                             Committee Rules
      99-01-12 H Session Sine Die
HB-3525
             CURRIE.
  215 ILCS 125/4-9.1
                                    from Ch. 111 1/2, par. 1409.2-1
   Amends the Health Maintenance Organization Act. Makes a technical change in a
Section concerning termination of dependent coverage.
       FISCAL NOTE (Dept. of Insurance)
       No fiscal impact.
       98-02-17 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
       98-02-25 H
                                             Assigned to Health Care Availability &
                                               Access
       98-03-20 H
                                             Fiscal Note Filed
                H
                                             Committee Health Care Availability &
                                               Access
                                             Re-Refer Rules/Rul 19(a)
                Н
       99-01-12 H Session Sine Die
HB-3526
             CURRIE.
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from Ch. 111 1/2, par. 1409.4

Amends the Health Maintenance Organization Act. Makes a technical change in a

215 ILCS 125/4-11

Section concerning limited insurance representatives.

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FISCAL NOTE (Dept. of Insurance)
      No fiscal impact.
      98-02-17 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      98-02-25 H
                                             Assigned to Health Care Availability &
                                                Access
      98-03-20 H
                                             Fiscal Note Filed
                                             Committee Health Care Availability &
                                                Access
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HR-3527
             CAPPARELLI - SAVIANO.
  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.
      STATE MANDATES ACT FISCAL NOTE
      HB 3527 fails to create a State mandate.
      HOME RULE NOTE
      The bill fails to preempt home rule authority.
      FISCAL NOTE (Ill. Racing Board)
      There will be no fiscal impact.
      98-02-17 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      98-02-25 H
                                             Assigned to Executive
      98-03-19 H
                                             Do Pass/Stdnrd Dbt/Vo008-006-000
                H Plcd Cal 2nd Rdg Std Dbt
                                             Fiscal Note Requested BLACK
                Η
                Н
                                             St Mandate Fis Nte Requestd BLACK
                H
                                             Home Rule Note Requested BLACK
                H Cal 2nd Rdg Std Dbt
                H Added As A Joint Sponsor SAVIANO
      98-03-25 H
                                             St Mandate Fis Note Filed
                                             Home Rule Note Filed
                H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-03-30 H
                                             Fiscal Note Filed
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-04-02 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-3528
             CAPPARELLI.
  230 ILCS 10/1
                                    from Ch. 120, par. 2401
  Amends the Riverboat Gambling Act. Makes a stylistic change in the Section con-
taining the short title.
      FISCAL NOTE (Ill. Gaming Board)
      No fiscal impact on the State.
      STATE MANDATES ACT FISCAL NOTE
      HB 3528 fails to create a State mandate.
      HOME RULE NOTE
      The bill fails to preempt home rule authority.
      98-02-17 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      98-02-25 H
                                             Assigned to Executive
                                             Fiscal Note Filed
      98-03-03 H
                Η
                                             Committee Executive
       98-03-19 H
                                             Do Pass/Stdnrd Dbt/Vo008-006-000
                H Plcd Cal 2nd Rdg Std Dbt
                Η
                                             St Mandate Fis Nte Requestd BLACK
                                             Home Rule Note Requested BLACK
                Н
                H Cal 2nd Rdg Std Dbt
      98-03-25 H
                                             St Mandate Fis Note Filed
                                             Home Rule Note Filed
                Н
                H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-04-02 H
                                             Re-Refer Rules/Rul 19(a)
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99-01-12 H Session Sine Die

2965 HB-3529

HB-3529 DAVIS,STEVE.

235 ILCS 5/6-9.1 new

Amends the Liquor Control Act of 1934. Provides that a distributor of wine or spirits shall deliver to any retail establishment within the geographic area in which the distributor permits the sale of its trade mark, brand, or name at wholesale at least once every 2 weeks if the retailer agrees to purchase at least \$50 of wine or spirits from the distributor every 2 weeks.

FISCAL NOTE (Liquor Control Commission)

Little fiscal impact; violations could generate \$5,000 in fine

revenues annually.

98-02-17 H Filed With Clerk

H First reading

98-03-09 H H Referred to Hse Rules Comm

Fiscal Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-3530 SCHOENBERG – WOJCIK – ERWIN – KRAUSE – CROSS, ACKERMAN, BERGMAN, BIGGINS, CAPPARELLI, DEUCHLER, FEIGENHOLTZ, GRANBERG, HOEFT, HOFFMAN, JOHNSON,TIM, KENNER, KLINGLER, LINDNER, LYONS, JOSEPH, MCAULIFFE, MCKEON, MOORE, ANDREA, NOVAK, PANKAU, SAVIANO, SLONE, STEPHENS, COULSON AND GASH.

New Act

5 ILCS 375/6.12 new

55 ILCS 5/5-1069.8 new

65 ILCS 5/10-4-2.8 new

215 ILCS 5/155.36 new

215 ILCS 5/356w new

215 ILCS 5/370s new

215 ILCS 5/511.118 new

215 ILCS 105/8.6 new

215 ILCS 105/8.0 flew 215 ILCS 125/5-3.6 new

215 ILCS 130/4002.6 new

215 ILCS 110/48 new

215 ILCS 165/15.30 new

305 ILCS 5/5-16.12 new

30 ILCS 105/5.480 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 utilization review plans to be licensed 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

98-02-17 H Filed With Clerk

H Added As A Joint Sponsor WOJCIK

H Added As A Co-sponsor ERWIN

H Added As A Co-sponsor KRAUSE

H Added As A Co-sponsor CROSS

H Added As A Co-sponsor ACKERMAN

H Added As A Co-sponsor BERGMAN

H Added As A Co-sponsor BIGGINS

H Added As A Co-sponsor CAPPARELLI

H Added As A Co-sponsor DEUCHLER

H Added As A Co-sponsor FEIGENHOLTZ

H Added As A Co-sponsor GRANBERG

H Added As A Co-sponsor HOEFT

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98-02-17--Cont.
        H Added As A Co-sponsor HOFFMAN
        H Added As A Co-sponsor JOHNSON, TIM
        H Added As A Co-sponsor KENNER
        H Added As A Co-sponsor KLINGLER
        H Added As A Co-sponsor LINDNER
        H Added As A Co-sponsor LYONS, JOSEPH
        H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor MCKEON
        H Added As A Co-sponsor MOORE, ANDREA
        H Added As A Co-sponsor NOVAK
        H Added As A Co-sponsor PANKAU
        H Added As A Co-sponsor SAVIANO
        H Added As A Co-sponsor SLONE
        H Added As A Co-sponsor STEPHENS
        H First reading
                                   Referred to Hse Rules Comm
98-03-13 H Added As A Co-sponsor COULSON
98-03-16 H Added As A Co-sponsor GASH
99-01-12 H Session Sine Die
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HB-3531 COULSON.

305 ILCS 5/5-2

from Ch. 23, par. 5-2

Amends the Illinois Public Aid Code. In provisions setting forth who is eligible for medical assistance under the Code, provides that certain disabled persons under the age of 19 whose family incomes are less than 300% of the federal poverty level, but whose health care and child care costs, when deducted from family incomes, reduce their family incomes to below 133% of the federal poverty level are eligible. Provides that the Department shall apply for all waivers of federal law and regulation necessary to implement these provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3532 MADIGAN,M.J. – CURRIE.

220 ILCS 5/7-104

from Ch. 111 2/3, par. 7-104

Amends the Public Utilities Act. Adds caption to a Section concerning proceedings before the Commission.

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FISCAL NOTE (Illinois Commerce Commission)
No fiscal impact from HB 3532.
98-02-17 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
98-02-25 H
                                       Assigned to Electric Utility Deregulation
                                       Fiscal Note Filed
98-03-19 H
                                       Committee Electric Utility Deregulation
98-03-20 H
                                       Do Pass/Short Debate Cal 007-000-000
         H Placed Cal 2nd Rdg-Sht Dbt
98-03-25 H Added As A Joint Sponsor CURRIE
                 Amendment No.01
                                       HOFFMAN
                 Amendment referred to HRUL
                 Rules refers to
                                        HPHR
         H Second Reading-Short Debate
         H Pld Cal Ord 3rd Rdg-Sht Dbt
98-04-02 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-3533

NOVAK – MADIGAN,MJ – CURRIE – LYONS,EILEEN, FEIGENHOLTZ, O'BRIEN, MCCARTHY, MOORE,ANDREA, ERWIN, GIGLIO, SCOTT, SCHAKOWSKY, DART, COULSON, SAVIANO, SMITH,MICHAEL, HOWARD, FLOWERS, FRITCHEY, SCULLY, JONES,LOU, GASH, SILVA, PUGH, MCKEON, LANG, KENNER, BOLAND, BURKE, RONEN, SLONE, MURPHY, YOUNGE, LYONS,JOSEPH, MCGUIRE, STROGER AND HOLBROOK.

220 ILCS 5/16-116

Amends the Public Utilities Act. Makes a technical change in a Section concerning Commerce Commission oversight of electric utilities serving customers outside of their service area.

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FISCAL NOTE (Illinois Commerce Commission)
      No fiscal impact from HB 3533.
      98-02-17 H Filed With Clerk
                                          Referred to Hse Rules Comm
               H First reading
      98-02-25 H
                                          Assigned to Electric Utility Deregulation
      98-03-19 H
                                          Fiscal Note Filed
               Н
                                          Committee Electric Utility Deregulation
      98-03-20 H
                                          Do Pass/Short Debate Cal 007-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
      98-03-24 H Primary Sponsor Changed To NOVAK
               H Added As A Joint Sponsor MADIGAN, MJ
      98-03-25 H Added As A Co-sponsor CURRIE
               H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      98-03-26 H Added As A Co-sponsor LYONS, EILEEN
                      Amendment No.01
                                          NOVAK
               Η
                      Amendment referred to HRUL
               Н
                      Rules refers to
                                           HEUD
               H Held 2nd Rdg-Short Debate
               H Added As A Co-sponsor FEIGENHOLTZ
               H Added As A Co-sponsor O'BRIEN
               H Added As A Co-sponsor MCCARTHY
               H Added As A Co-sponsor MOORE, ANDREA
               H Added As A Co-sponsor ERWIN
               H Added As A Co-sponsor GIGLIO
               H Added As A Co-sponsor SCOTT
               H Added As A Co-sponsor SCHAKOWSKY
               H Added As A Co-sponsor DART
               H Added As A Co-sponsor COULSON
               H Added As A Co-sponsor SAVIANO
               H Added As A Co-sponsor SMITH, MICHAEL
               H Added As A Co-sponsor HOWARD
               H Added As A Co-sponsor FLOWERS
               H Added As A Co-sponsor FRITCHEY
               H Added As A Co-sponsor SCULLY
               H Added As A Co-sponsor JONES, LOU
               H Added As A Co-sponsor GASH
               H Added As A Co-sponsor SILVA
               H Added As A Co-sponsor PUGH
               H Added As A Co-sponsor MCKEON
               H Added As A Co-sponsor LANG
               H Added As A Co-sponsor KENNER
               H Added As A Co-sponsor BOLAND
               H Added As A Co-sponsor BURKE
               H Added As A Co-sponsor RONEN
      98-03-31 H Added As A Co-sponsor SLONE
               H Added As A Co-sponsor MURPHY
               H Added As A Co-sponsor YOUNGE
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor MCGUIRE
               H Added As A Co-sponsor STROGER
      98-04-01 H Added As A Co-sponsor HOLBROOK
                      Amendment No.01
                                          NOVAK
                                          Motion Do Adopt-Lost 004-006-000/HEUD
               H Held 2nd Rdg-Short Debate
      98-04-02 H
                                          Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-3534
            MADIGAN, M.J - CURRIE.
  415 ILCS 5/21.6
                                  from Ch. 111 1/2, par. 1021.6
  Amends the Environmental Protection Act to make technical changes.
      FISCAL NOTE (EPA)
      No fiscal impact on EPA.
      STATE MANDATES ACT FISCAL NOTE
      HB 3534 fails to create a state mandate.
      98-02-17 H Filed With Clerk
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Referred to Hse Rules Comm

H First reading

98-03-19 H

Н

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98-02-25 H
                                             Assigned to Environment & Energy
      98-03-10 H
                                             Fiscal Note Filed
                                             Committee Environment & Energy
      98-03-20 H
                                             Do Pass/Stdnrd Dbt/Vo012-011-000
                H Plcd Cal 2nd Rdg Std Dbt
                Н
                                             St Mandate Fis Nte Requestd BLACK
                H Cal 2nd Rdg Std Dbt
      98-03-25 H Added As A Joint Sponsor CURRIE
                H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shr Dbt
      98-03-26 H
                                             St Mandate Fis Note Filed
                H Pld Cal Ord 3rd Rdg-Std Dbt
      98-04-02 H
                                             Re-Refer Rules/Rul 19(a)
      99-01-12 H Session Sine Die
HB-3535
             MADIGAN,MJ - CURRIE.
  415 ILCS 5/7.5
                                    from Ch. 111 1/2, par. 1007.5
  Amends the Environmental Protection Act to make a technical change.
      FISCAL NOTE (Pollution Control Board)
      There will be no fiscal impact on PCB.
      FISCAL NOTE (EPA)
      No fiscal impact on EPA.
      STATE MANDATES ACT FISCAL NOTE
      HB 3535 fails to create a State mandate.
      98-02-17 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
      98-02-25 H
                                              Assigned to Environment & Energy
      98-03-02 H
                                              Fiscal Note Filed
                                              Committee Environment & Energy
                                              Fiscal Note Filed
       98-03-10 H
                Н
                                              Committee Environment & Energy
      98-03-20 H
                                              Do Pass/Stdnrd Dbt/Vo012-011-000
                H Plcd Cal 2nd Rdg Std Dbt
                Η
                                              St Mandate Fis Nte Requestd BLACK
                H Cal 2nd Rdg Std Dbt
       98-03-25 H Added As A Joint Sponsor CURRIE
                H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shr Dbt
       98-03-26 H
                                              St Mandate Fis Note Filed
                H Pld Cal Ord 3rd Rdg-Std Dbt
      98-04-02 H
                                              Re-Refer Rules/Rul 19(a)
       99-01-12 H Session Sine Die
HB-3536
             CURRIE.
  220 ILCS 5/16-119
  Amends the Public Utilities Act. Makes a technical change in a Section concerning
switching electric suppliers.
       FISCAL NOTE (Illinois Commerce Commission)
       No fiscal impact from HB 3536.
       98-02-17 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
       98-02-25 H
                                              Assigned to Public Utilities
                                              Fiscal Note Filed
      98-03-19 H
                                              Committee Public Utilities
       98-03-20 H
                                              Re-Refer Rules/Rul 19(a)
       99-01-12 H Session Sine Die
HB-3537
             CURRIE.
  220 ILCS 5/6-102
                                     from Ch. 111 2/3, par. 6-102
  Amends the Public Utilities Act. Makes a technical change in a Section concerning
the issuance of stock and bonds.
       FISCAL NOTE (Illinois Commerce Commission)
       No fiscal impact from HB 3537.
       98-02-17 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
       98-02-25 H
                                              Assigned to Public Utilities
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Fiscal Note Filed Committee Public Utilities

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98-03-20 H
                                       Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-3538 SAVIANO - CAPPARELLI.

40 ILCS 5/13-302	from Ch. 108 1/2, par. 13-302
40 ILCS 5/13-306	from Ch. 108 1/2, par. 13-306
40 ILCS 5/13-308	from Ch. 108 1/2, par. 13-308
40 ILCS 5/13-309	from Ch. 108 1/2, par. 13-309
40 ILCS 5/13-310	from Ch. 108 1/2, par. 13-310
40 ILCS 5/13-311	from Ch. 108 1/2, par. 13-311
30 ILCS 805/8.22 new	•

Amends the Metropolitan Water Reclamation District Article of the Illinois Pension Code. Decreases the duty disability benefit from 75% to 50% of salary and delays payment until final adjudication of the issue of compensability under the Workers' Compensation Act or the Workers' Occupational Diseases Act. Provides for termination of both duty and ordinary disability benefits if the disabled employee (i) fails to follow medical advice, (ii) refuses to authorize the Board to examine his or her medical and hospital records, or (iii) fails to provide complete information relating to other employment. Expands application of the workers' compensation offset to benefits other than disability benefits and child and surviving spouse annuities and provides that interest shall not be considered in certain calculations. (Article XIII, Section 5 of the Illinois Constitution may prevent these benefit reductions and limitations from applying to current or former members.) Also provides for an increase in the child's annuity, the minimum retirement annuity, and the minimum surviving spouse annuity. Allows conversion of a surviving spouse's term annuity into a minimum surviving spouse annuity. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE

Estimated increase in accrued liability is \$2 M, and in annual cost is \$178,000 (0.16% of payroll).

PENSION NOTE, AMENDED (Pension Laws Commission)

No change from previous note. NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-03-13 H Pension Note Filed Committee Rules 98-03-24 H Pension Note filed as Amnd Committee Rules

98-11-18 H Added As A Joint Sponsor CAPPARELLI

99-01-12 H Session Sine Die

HB-3539 WOOLARD, NOVAK AND MORROW.

720 ILCS 5/12-21.7 new 720 ILCS 5/12-22

Amends the Criminal Code of 1961. Creates the offense of criminal child neglect. Provides that a caretaker who neglects a child under 13 years of age commits the offense. Establishes factors to be considered by the trier of fact in determining whether a person committed the offense. Penalty is a Class B misdemeanor. A second or subsequent offense is a Class 4 felony. If death or great bodily harm to the child occurs, the offense is a Class 4 felony. Permits the court to impose the one time special probation disposition and to dismiss proceedings without adjudication of guilt upon fulfillment by the defendant of terms and conditions imposed by the court if the child survives injuries due to the neglect.

FISCAL NOTE (Dpt. of Corrections)

The corrections population impact and fiscal impact is minimal.

CORRECTIONAL NOTE

No change from DOC fiscal note.

JUDICIAL NOTE

No increase in the need for the number of judges in the State.

FISCAL NOTE (Office of Ill. Courts)

The bill would not have a fiscal impact.

HOME RULE NOTE

The bill fails to preempt home rule authority.

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HOME RULE NOTE, H-AM 1
    No change from previous home rule note.
    FISCAL NOTE, H-AM 1 (Office of Ill. Courts)
    No change from previous Ill. Courts fiscal note
    FISCAL NOTE, H-AM 1 (Dpt. of Corrections)
    No change from previous DOC fiscal note.
    CORRECTIONAL NOTE, H-AM 1
    No change from previous correctional note.
    JUDICIAL NOTE, H-AM 1
    No change from previous judicial note.
NOTE(S) THAT MAY APPLY: Correctional
    98-02-17 H Filed With Clerk
             H First reading
                                           Referred to Hse Rules Comm
    98-02-25 H
                                           Assigned to Judiciary II - Criminal Law
    98-03-20 H
                                           Do Pass/Short Debate Cal 015-000-000
             H Placed Cal 2nd Rdg-Sht Dbt
    98-03-23 H
                                           Fiscal Note Requested BLACK
             H
                                           Correctional Note Requested BLACK
             Η
                                           Home Rule Note Requested BLACK
             Н
                                           Judicial Note Request BLACK
             H Cal Ord 2nd Rdg-Shr Dbt
    98-03-24 H
                                           Fiscal Note Filed
                                           Correctional Note Filed
             Н
             H Cal Ord 2nd Rdg-Shr Dbt
    98-03-25 H Added As A Co-sponsor NOVAK
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    98-03-26 H Added As A Co-sponsor MORROW
             Η
                                           Fiscal Note Filed
                                           Judicial Note Filed
             H
             H Held 2nd Rdg-Short Debate
    98-03-27 H
                                           Home Rule Note Filed
             H Held 2nd Rdg-Short Debate
    98-04-01 H
                     Amendment No.01
                                           GASH
             н
                     Amendment referred to HRUL
             Н
                     Rules refers to
                                            HJUB
             Н
                                           Home Rule Note Fld as amend
             H Held 2nd Rdg-Short Debate
    98-04-02 H
                                           Fiscal Note filed as Amnded
             Η
                                           Fiscal Note filed as Amnded
             Н
                                           Corretnl note fld as amnded
             Н
                                           Judicial Note req as Amend
             H Held 2nd Rdg-Short Debate
             Н
                                           Re-Refer Rules/Rul 19(a)
    99-01-12 H Session Sine Die
           MCGUIRE.
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HB-3540

10 ILCS 5/9-25.5 new

Amends the Election Code. Prohibits prisoners from making, soliciting, or accepting campaign contributions and forming political committees.

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FISCAL NOTE (State Board of Elections)
Minimal fiscal impact on Board operations.
98-02-17 H Filed With Clerk
                                        Referred to Hse Rules Comm
         H First reading
98-03-05 H
                                        Fiscal Note Filed
                                        Committee Rules
99-01-12 H Session Sine Die
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HB-3541 MCGUIRE.

815 ILCS 505/211 new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that, with specified exceptions, an Internet service provider shall give a customer in this State a credit or refund if the Internet service provider's service to the customer is interrupted for a continuous period of more than 4 hours. Provides that an Internet service provider who violates these provisions commits an unlawful practice within the meaning of the Act.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3542 ZICKUS.

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.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Public Utilities 98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3543 REITZ.

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). Effective immediately.

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

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-03-11 H Assigned to Revenue 98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3544 O'BRIEN.

750 ILCS 50/3

from Ch. 40, par. 1504

Amends the Adoption Act. Makes a technical change in provisions regarding who may be adopted.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3545 O'BRIEN - LANG.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Provides that, beginning with taxable years beginning on or after January 1, 1998 and ending with taxable years ending on or before December 30, 2003, each taxpayer shall be entitled to a tax credit against the tax imposed under the Act in an amount equal to 5% of the expenditures by the taxpayer for child care for a child in the taxpayer's custody. Provides that the credit shall not reduce the taxpayer's liability under the Act to less than zero.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-18 H Added As A Joint Sponsor LANG

99-01-12 H Session Sine Die

HB-3546 O'BRIEN - HASSERT - MCGUIRE - KOSEL.

70 ILCS 1705/33.5

Amends the Northeastern Illinois Planning Act. Provides that the appropriate agency under the Environmental Protection Act or the federal Clean Water Act (now the Northeastern Illinois Planning Commission) shall perform the required review of applications to change the boundaries of a waste water facility planning area located within Will County. Effective immediately.

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-02-19 H Added As A Co-sponsor HASSERT

H Added As A Co-sponsor MCGUIRE

98-02-26 H Added As A Joint Sponsor HASSERT

H Added As A Co-sponsor KOSEL

99-01-12 H Session Sine Die

HB-3547 **2972**

HB-3547 BIGGINS.

605 ILCS 10/2 from Ch. 121, par. 100-2

Amends the Toll Highway Act. Makes a stylistic change in provisions concerning definitions.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3548 CURRIE.

New Act

Creates the Structural Work Act of 1998. Contains only the short title.

FISCAL NOTE (Administrative Office of Ill. Courts)

No fiscal impact on the Judicial Branch.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-02-25 H Assigned to Labor & Commerce

98-03-05 H Fiscal Note Filed

H Committee Labor & Commerce 98-03-20 H Re-Refer Rules/Rul 19(a)

98-03-20 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die

HB-3549 CURRIE.

20 ILCS 1305/1-5

Amends the Department of Human Services Act by making a technical change to the Section concerning the purpose of the Department.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-02-25 H Assigned to Human Services 98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3550 CURRIE.

410 ILCS 50/1

from Ch. 111 1/2, par. 5401

Amends the Medical Patient Rights Act. Makes a stylistic change in provisions regarding the purpose of the Act.

FISCAL NOTE (Dept. of Insurance)

No fiscal impact.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-02-25 H Assigned to Health Care Availability &

Access

98-03-20 H Fiscal Note Filed

H Committee Health Care Availability &

Access

H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3551 GIGLIO.

605 ILCS 10/19

from Ch. 121, par. 100-19

Amends the Toll Highway Act. Abolishes the charging or collection of a toll at the Harvey Toll Plaza.

FISCAL NOTE (Illinois State Toll Highway Authority)

Annual revenue reduction would be \$18 million.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

98-03-09 H Fiscal Note Filed
H Committee Rules

99-01-12 H Session Sine Die

HB-3552 GIGLIO.

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 **2973** HB-3552—Cont.

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. Effective January 1, 1999.

Committee Rules

FISCAL NOTE (State Board of Elections)
Minimal fiscal impact on Board operations.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-03-05 H Fiscal Note Filed

96-03-03 H

99-01-12 H Session Sine Die

HB-3553 GIGLIO.

220 ILCS 50/11.6 new

Amends the Illinois Underground Utility Facilities Damage Prevention Act. Requires the Illinois Commerce Commission to establish penalties for requesting emergency locating service when no emergency exists, failure of utility locators to make location determinations at least 48 hours before the start of excavation or demolition, and the failure of owners, operators, and persons engaged in excavation and demolition activities to attend scheduled meetings.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk
H First reading

98-02-25 H Assigned to Public Utilities

98-03-19 H Motion Do Pass-Lost 001-006-002 HPUB
H Remains in CommiPublic Utilities

98-03-20 H Re-Refer Rules/Rul 19(a)

HB-3554 GIGLIO.

35 ILCS 200/9-148 new

Amends the Property Tax Code. Provides that beginning with the 1998 levy year, in making assessments under this Code, the assessor shall not increase the assessed value of a tract or lot of land by more than 5% over the assessed value of the tract or lot of land in the previous year unless (i) the amount of the increase in value that exceeds 5% is due to new or added buildings, structures, or other improvements of any kind whose value was not previously added to or included in the valuation of the tract or lot or (ii) the amount of the increase in value that exceeds 5% was established in the sale of the property in an arms length transaction. Effective immediately.

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

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3555 GIGLIO.

New Act

Creates the Reciprocal Tax Agreement Act. Creates a short title only.

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-12 H Session Sine Die

HB-3556 GIGLIO - BOLAND - HASSERT AND O'BRIEN.

New Act

Creates the Contractor Unified License and Permit Bond Act. Establishes a unified license and permit bond for contractors to file with the county recorder to be used instead of individual license or permit bonds required by the county or a municipality within that county. Provides that the bond shall be in the amount of at least \$10,000. Provides that the unified license and permit bond does not prohibit reasonable local license and permit fees. Defines contractor. Preempts home rule. Effective immediately.

HOUSE AMENDMENT NO. 1.

Instead of mandating that contractors obtain a unified license and permit bond, provides that contractors may obtain the bond and may use it at their own discretion. Deletes the provision requiring the municipal or county clerk to issue the unified bonds. Provides that when the bond is filed, the county clerk may charge a reasonable administration fee as determined by the county board or board of county commissioners.

10 ILCS 5/10-10

HOUSE AMENDMENT NO. 2.

Defines unified license and permit bond, and defines municipality to include townships. Raises the amount of the unified license and permit bond from \$10,000 to \$50,000 for counties included within the provision of the Northeastern Illinois Planning Act and to \$25,000 for all other counties. Provides that if a municipality where a contractor is doing work is included within more than one county, then the contractor shall file a unified bond with each of the respective county clerks. Provides that a contractor shall file a certified copy of the unified bond with the municipal clerk of the municipality where the contractor is doing work and the municipal clerk may charge a reasonable administration fee. Provides that the Act does not prohibit local performance bonds.

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FISCAL NOTE, H-AMS 1 & 2 (DCCA)
      No fiscal impact on DCCA; possible cost on some counties.
      HOME RULE NOTE, H-AMS 1 & 2
      HB 3556 does preempt home rule authority.
      STATE MANDATES FISCAL NOTE, H-AMS 1 & 2
      Creates a "local gov't. organization and structure mandate"
      for which no reimbursement is required.
  NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
      98-02-17 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      98-02-25 H
                                            Assigned to Local Government
      98-03-20 H
                                            LOCAL GOVT H
                                                                     Adopted
                       Amendment No.01
               Н
                                            Do Pass Amend/Short Debate 016-000-000
               H Placed Cal 2nd Rdg-Sht Dbt
                                            Fiscal Note req as Amended BLACK
                                            St Mndt Fscl Note Req Amnd
               H
               H Cal Ord 2nd Rdg-Shr Dbt
      98-03-23 H Added As A Joint Sponsor BOLAND
               H Added As A Co-sponsor HASSERT
      98-03-24 H
                       Amendment No.02
                                            GIGLIO
                       Amendment referred to HRUL
               H Be approved consideration HRUL
               H Cal Ord 2nd Rdg-Shr Dbt
      98-03-25 H Second Reading-Short Debate
                       Amendment No.02
                                                                     Adopted
                                            GIGLIO
               Η
               Н
                                            Fiscal Note reg as Amended BY #2/BLACK
               Η
                                            St Mndt Fscl Note Reg Amnd
                                            Home Rule Note Rwq as amend
               H Held 2nd Rdg-Short Debate
      98-03-31 H
                                            Fiscal Note filed as Amnded
                                            Home Rule Note Fld as amend
               Н
                                            St Mndt Fscl Note Fld Amnd
               H Pld Cal Ord 3rd Rdg-Sht Dbt
      98-04-01 H Added As A Co-sponsor O'BRIEN
               H 3rd Rdg-Sht Dbt-Pass/Vote 107-009-000
      98-04-02 S Arrive Senate
                S Placed Calendr, First Reading
                S Chief Sponsor DUDYCZ
                  Added as Chief Co-sponsor WEAVER,S
                S First reading
                                            Referred to Sen Rules Comm
      98-04-29 S
                                            Assigned to Executive
                                            Recommended do pass 009-000-000
      98-05-06 S
                S Placed Calndr, Second Reading
      98-05-07 S Second Reading
                S Placed Calndr, Third Reading
      98-05-13 S Third Reading - Passed 057-000-000
                H Passed both Houses
      98-06-11 H Sent to the Governor
      98-08-07 H Governor approved
                    Effective Date 98-08-07
                Н
                    PUBLIC ACT 90-0712
                Н
HB-3557
             GIGLIO.
   10 ILCS 5/10-8
                                    from Ch. 46, par. 10-8
   10 ILCS 5/10-9
                                    from Ch. 46, par. 10-9
```

from Ch. 46, par. 10-10

10 ILCS 5/10-10.1 from Ch. 46, par. 10-10.1

Amends the Article of the Election Code concerning nominations by political parties that polled less than 5% of the vote and nominations by individual voters. Provides that nomination papers, objection to petitions, and other documents shall be transmitted to certain persons by a next-day express delivery service, rather than by registered mail or receipted personal delivery. Requires objector's petitions to be signed and verified. Changes the way electoral boards for hearing and passing upon an objector's petition are selected. Requires vacancies on an electoral board to be filled by a public member who is an attorney or someone with knowledge of election law. Requires compensation to be paid to public members of the electoral boards. Authorizes electoral boards to retain legal counsel and provides for payments of the electoral board's costs from public funds. Provides that at a hearing before an electoral board, the board may appoint administrative law judges to hear testimony and make recommendations. Requires electoral board meetings to be tape recorded. Requires an electoral board to issue its findings within 2 business days after the hearing. Provides that an electoral board decision may be reviewed in circuit court under the provisions of the Administrative Review Law. Makes other changes.

FISCAL NOTE (State Board of Elections)

HB3557 could cost the Board several thousand dollars per

election cycle.

NOTE(S) THAT MAY APPLY: Fiscal

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-03-05 H Fiscal Note Filed

H Committee Rules

98-03-11 H Assigned to State Govt Admin & Election

98-03-20 H Re-Refer Rules/Rul 19(a)

99-01-12 H Session Sine Die

HB-3558 GIGLIO.

105 ILCS 5/27-22,4 new

Amends the School Code. Requires high school students who enter 9th grade during the 1998-99 or any subsequent school year, upon thereafter attaining 16 years of age, to serve 75 hours of community service in a program as a prerequisite to graduating from high school.

FISCAL NOTE (State Board of Education)

Approximate annual cost would be \$192 million; there would also

be an undetermined loss of state tax revenue from tax credits.

STATE MANDATES FISCAL NOTE (State Board of Education)

No change from SBE fiscal note.

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

98-02-17 H Filed With Clerk

99-01-12 H Session Sine Die

H First reading Referred to Hse Rules Comm 98-03-09 H Fiscal Note Filed

H St Mandate Fis Note Filed

H Committee Rules

HB-3559 TURNER,ART – BLACK – SILVA – MOORE,EUGENE – SCHAKOWSKY, GILES, MURPHY, JONES,SHIRLEY, JONES,LOU, KENNER, MORROW, CURRIE, RONEN AND DART.

405 ILCS 30/4 from Ch. 91 1/2, par. 904

Amends the Community Services Act. Provides that the annual appropriation to the Department of Human Services to fund community services shall include an increase over the appropriation for the previous fiscal year that reflects any increase in the Implicit Price Deflator for State and Local Government Purchases as determined by the United States Department of Commerce for the 12-month calendar year immediately preceding the fiscal year in which the increase is to be applied. Limits the increase to appropriations for the State fiscal years 2000 and 2001. Effective immediately.

STATE MANDATES FISCAL NOTE HB 3559 fails to create a State mandate. FISCAL NOTE (Dpt. Human Services)

A 1% COLA increase would cost rough NOTE(S) THAT MAY APPLY: Fiscal	lly \$9 million.
98-02-17 H Filed With Clerk	
H First reading	Referred to Hse Rules Comm
98-03-13 H	Assigned to Human Services
98-03-19 H H Plcd Cal 2nd Rdg Std Dbt	Do Pass/Stdnrd Dbt/Vo007-000-000
98-03-20 H	Fiscal Note Requested ZICKUS
Н	St Mandate Fis Nte Requestd ZICKUS
H Cal 2nd Rdg Std Dbt	-ata
98-03-25 H Second Reading-Stnd Del H Hld Cal Ord 2nd Rdg-Shr	
98-03-27 H	St Mandate Fis Note Filed
H Hld Cal Ord 2nd Rdg-Shr	
98-03-30 H H Hld Cal Ord 2nd Rdg-Shr	Fiscal Note Filed
98-04-01 H Added As A Joint Sponso	
H Added As A Co-sponsor	SILVA
H Added As A Co-sponsor	MOORE,EUGENE
H Added As A Co-sponsor H Added As A Co-sponsor	
H Added As A Co-sponsor	
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H Added As A Co-sponsor H Added As A Co-sponsor	
H Added As A Co-sponsor	CURRIE
H Added As A Co-sponsor	
H Pld Cal Ord 3rd Rdg-Std H 3rd Rdg-Stnd Dbt-Pass/V	
H Added As A Co-sponsor	
98-04-02 S Arrive Senate	
S Placed Calendr,First Read	dng
98-04-03 S Chief Sponsor PARKER	or CMITU
98-04-17 S Added as Chief Co-spons 98-04-21 S First reading	Referred to Sen Rules Comm
98-04-22 S Added as Chief Co-spons	
S Added as Chief Co-spons	sor KLEMM
98-04-23 S Added as Chief Co-spons	SOF CLAYBORNE
S Added As A Co-sponsor 98-04-28 S Added As A Co-sponsor	
S Added As A Co-sponsor	
99-01-12 H Session Sine Die	
HB-3560 HANNIG.	
	Ch. 73, par. 979c
	Takes a technical change in a Section concern-
ing denial of claims for services for ment	al illnesses.
98-02-17 H Filed With Clerk	Referred to Hse Rules Comm
H First reading 98-02-25 H	Assigned to Revenue
98-03-20 H	Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die	
HB-3561 MADIGAN,MJ - CURRIE.	4
10 ILCS 5/9-1.4 from	Ch. 46, par. 9-1.4
Amends the Election Code by makin	g a technical change in the Section defining
contributions.	
FISCAL NOTE (State Board of Election	
Minimal fiscal impact on Board operate 98-02-17 H Filed With Clerk	ions.
H First reading	Referred to Hse Rules Comm
98-02-25 H	Assigned to State Govt Admin & Election
00 02 05 11	Refrm Fiscal Note Filed
98-03-05 H H	Committee State Govt Admin & Election
**	Refrm'

Refrm

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98-03-20 H Do Pass/Stdnrd Dbt/Vo007-005-000
H Plcd Cal 2nd Rdg Std Dbt
98-03-25 H Added As A Joint Sponsor CURRIE
H Second Reading-Stnd Debate
H Pld Cal Ord 3rd Rdg-Std Dbt
98-04-02 H Re-Refer Rules/Rul 19(a)
99-01-12 H Session Sine Die
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HB-3562 CROSS.

735 ILCS 5/2-604

from Ch. 110, par. 2-604

Amends the Code of Civil Procedure. Provides that every count in every complaint and counterclaim (now every complaint and counterclaim) shall contain specific prayers for relief. Provides that relief (now relief, whether based on one or more counts,) may be requested in the alternative.

98-02-17 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-01-12 H Session Sine Die

HB-3563 SCHAKOWSKY - RONEN.

775 ILCS 5/Art. 1 heading
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

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. Defines "sexual orientation".

FISCÂL NOTE (Dpt. Human Rights)

Total fiscal impact would be \$114,916. FISCAL NOTE, CORRECTED (Dpt. Human Rights)

No change from previous note.

JUDICIAL NOTE, H-am 1

The bill would neither decrease nor increase the need for the

number of judges in the state. 98-02-17 H Filed With Clerk

H Added As A Joint Sponsor RONEN

H First reading Referred to Hse Rules Comm

98-02-26 H Fiscal Note Filed
H Committee Rules
98-03-03 H Fiscal Note Filed
H Committee Rules
98-03-26 H Judicial Note req as Amend
H Committee Rules

99-01-12 H Session Sine Die

BURKE – COWLISHAW – MCGUIRE – FANTIN – WOJCIK, LYONS, JOSEPH, CAPPARELLI, MCAULIFFE, ERWIN, BIGGINS, CLAYTON, LYONS, EILEEN, MURPHY, JONES, SHIRLEY, HANNIG, BRUNSVOLD, PHELPS, WOOLARD, NOVAK, REITZ, YOUNGE, CURRY, JULIE, GIGLIO, O'BRIEN, KENNER, CURRIE, CROTTY, MCCARTHY, SAVIANO, DAVIS, STEVE, MCKEON, RONEN, MORROW, PUGH, STROGER, DAVIS, MONIQUE, LOPEZ, RODRIGUEZ, BRADLEY, HOWARD, FRITCHEY, GASH, BUGIELSKI, TURNER, ART, FLOWERS, ZICKUS, HOEFT, MEYER, WINTERS, HARTKE, GILES, ACEVEDO, SCHOENBERG, SCOTT AND BEAUBIEN.

745 ILCS 49/12 new

Amends the Good Samaritan Act. Provides that a person who has successfully completed certain training requirements and who, in good faith, not for compensation, renders emergency medical care involving the use of an automatic external defibrillator is not liable for any civil damages as a result of any act or omission, except for willful and wanton misconduct, by that person in rendering that care. Also creates an exemption from civil liability for a business or organization that employs such a person. Effective immediately.

2978 FISCAL NOTE (Dpt. of Professional Regulation) There will be no measurable fiscal impact on this Dept. HOME RULE NOTE The bill fails to preempt home rule authority. HOUSE AMENDMENT NO. 1. Adds reference to: New Act Creates the State Building Portable Heart Defibrillator Act. Provides that any building which is owned or operated by the State of Illinois, is open to the public, and has a capacity of at least 200 persons shall have a portable heart defibrillator available. HOUSE AMENDMENT NO. 2. Deletes provisions creating an exemption from civil liability. FISCAL NOTE, H-AM 1 (Dpt. Central Management Services) Fiscal impact would be approximately \$160,000 plus maintenance expenses; in addition, the State would be potentially exposed to incalculable civil liability judgments. STATE MANDATES ACT FISCAL NOTE, H-AM 1 Fails to create a State mandate. HOME RULE NOTE, H-AM 1 Contains no language preempting home rule authority. STATE MANDATES FISCAL NOTE, H-AM 3

No change from previous State mandates note. HOME RULE NOTE, H-AM 3

No change from previous home rule note.

FISCAL NOTE, H-AM 2 (Dpt. Central Management Services)

No change from previous DCMS fiscal note.

FISCAL NOTE, H-AM 3 (Dpt. Central Management Services)

No change from previous DCMS fiscal note.

98-02-17 H Filed With Clerk H First reading Referred to Hse Rules Comm 98-02-25 H Added As A Joint Sponsor COWLISHAW 98-03-02 H Fiscal Note Filed

Committee Rules

98-03-04 H Added As A Co-sponsor MCGUIRE 98-03-11 H Assigned to Judiciary I - Civil Law

98-03-13 H Re-assigned to Executive 98-03-19 H Do Pass/Short Debate Cal 014-000-000

H Placed Cal 2nd Rdg-Sht Dbt Η St Mandate Fis Nte Requestd BLACK

H Home Rule Note Requested BLACK H Cal Ord 2nd Rdg-Shr Dbt

98-03-23 H Amendment No.01 BURKE Amendment referred to HRUL

H Cal Ord 2nd Rdg-Shr Dbt H Added As A Co-sponsor FANTIN

H Added As A Co-sponsor LYONS, JOSEPH H Added As A Co-sponsor CAPPARELLI

H Added As A Co-sponsor MCAULIFFE

98-03-24 H Amendment No.01 BURKE Rules refers to HEXC Η

H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

H Added As A Co-sponsor ERWIN 98-03-25 H Amendment No.01 BURKE

H Be approved consideration 013-000-000/HEXC Η Home Rule Note Filed

Η Amendment No.02 BURKE Amendment referred to HRUL Н

H Held 2nd Rdg-Short Debate

98-03-26 H Fiscal Note req as Amended BY #1/BLACK Η St Mndt Fscl Note Req Amnd

Η Home Rule Note Rwq as amend Η Amendment No.02 BURKE

H Be approved consideration 003-002-000/HRUL

Н Amendment No.01 BURKE Adopted Н Amendment No.02 BURKE Adopted H Held 2nd Rdg-Short Debate

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Fiscal Note filed as Amnded
98-03-31 H
        Н
                                    St Mndt Fscl Note Fld Amnd
                                    Home Rule Note Fld as amend
        H
        H Held 2nd Rdg-Short Debate
        H Added As A Co-sponsor WOJCIK
        H Added As A Co-sponsor BIGGINS
        H Added As A Co-sponsor CLAYTON
        H Added As A Co-sponsor LYONS, EILEEN
        H Added As A Co-sponsor MURPHY
        H Added As A Co-sponsor JONES, SHIRLEY
        H Added As A Co-sponsor HANNIG
        H Added As A Co-sponsor BRUNSVOLD
        H Added As A Co-sponsor PHELPS
        H Added As A Co-sponsor WOOLARD
        H Added As A Co-sponsor NOVAK
        H Added As A Co-sponsor REITZ
         H Added As A Co-sponsor YOUNGE
         H Added As A Co-sponsor CURRY, JULIE
         H Added As A Co-sponsor GIGLIO
         H Added As A Co-sponsor O'BRIEN
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         H Added As A Co-sponsor CURRIE
         H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor MCCARTHY
         H Added As A Co-sponsor SAVIANO
         H Added As A Co-sponsor DAVIS, STEVE
         H Added As A Co-sponsor MCKEON
         H Added As A Co-sponsor RONEN
         H Added As A Co-sponsor MORROW
         H Added As A Co-sponsor PUGH
         H Added As A Co-sponsor STROGER
         H Added As A Co-sponsor DAVIS, MONIQUE
         H Added As A Co-sponsor LOPEZ
         H Added As A Co-sponsor RODRIGUEZ
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         H Added As A Co-sponsor HOWARD
         H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor GASH
         H Added As A Co-sponsor BUGIELSKI
         H Added As A Co-sponsor TURNER, ART
         H Added As A Co-sponsor FLOWERS
         H Added As A Co-sponsor ZICKUS
         H Added As A Co-sponsor HOEFT
         H Added As A Co-sponsor MEYER
         H Added As A Co-sponsor WINTERS
         H Added As A Co-sponsor HARTKE
         H Added As A Co-sponsor GILES
         H Added As A Co-sponsor ACEVEDO
         H Added As A Co-sponsor SCHOENBERG
         H Added As A Co-sponsor SCOTT
98-04-01 H
                Amendment No.03
                                    BURKE
                Amendment referred to HRUL
         H Be approved consideration HRUL
         H Held 2nd Rdg-Short Debate
98-04-02 H
                                     St Mndt Fscl Note Fld Amnd
         H
                                    Home Rule Note Fld as amend
           Held 2nd Rdg-Short Debate
                                     Re-Refer Rules/Rul 19(a)
         Η
                                     Fiscal Note filed as Amnded
 98-04-20 H
                                    Fiscal Note filed as Amnded
         Н
                                     Committee Rules
         H
 98-04-21 H Added As A Co-sponsor BEAUBIEN
                                     Approved for Consideration
 98-04-23 H
         H Placed Cal 2nd Rdg-Sht Dbt
         Н
                                     3RD READING
                                     DEADLINE EXTENDED
         Н
                                     UNTIL MAY 1, 1998
          H Cal Ord 2nd Rdg-Shr Dbt
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98-04-30 H 3RD READING DEADLINE EXTENDED Н TO MAY 22, 1998 H H Cal Ord 2nd Rdg-Shr Dbt 98-05-12 H Amendment No.04 DURKIN Amendment referred to HRUL H Cal Ord 2nd Rdg-Shr Dbt 98-05-13 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 98-05-22 H Re-Refer Rules/Rul 19(a) 99-01-12 H Session Sine Die SAVIANO.

HB-3565

40 ILCS 5/17-150 30 ILCS 805/8.22 new from Ch. 108 1/2, par. 17-150

Amends the Chicago Teacher Article of the Pension Code. Provides that pension payments shall no longer be suspended while the recipient is employed in a teaching capacity by a public school or charter school located in this State but outside the City of Chicago. Reinstates pensions that are currently suspended for this reason. Amends the State Mandates Act to require implementation without reimbursement, Effective immediately.

PENSION NOTE

Fiscal impact cannot be calculated.

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

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-03-13 H

Pension Note Filed Committee Rules

99-01-12 H Session Sine Die

HB-3566 SAVIANO.

40 ILCS 5/17-116.7 new 30 ILCS 805/8.22 new

Amends the Chicago Teacher Article of the Pension Code to extend the early retirement program for persons who retire at the end of the 1997-1998 school year. Amends the State Mandates Act to require implementation without reimbursement. Effective

PENSION NOTE (Pension Laws Commission)

The fiscal impact of HB 3566 is uncertain, as it depends on the number of employees who participate in the ERI. Total annual

costs would increase commensurate with payroll.

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

98-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm 98-03-24 H Pension Note Filed

99-01-12 H Session Sine Die

HB-3567 SAVIANO.

40 ILCS 5/17-116.3

30 ILCS 805/8,22 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

Accrued liability would increase by \$73.3 million; total annual cost would increase by \$3.6 million, 0.26% of payroll.

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

98-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

98-05-11 H

Pension Note Filed Committee Rules

Committee Rules

99-01-12 H Session Sine Die



