

ILLINOIS

UNIVERSITY OF ILLINOIS AT URBANA-CHAMPAIGN

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of the

Ninety-first General Assembly

1999 - 2000

STATE OF ILLINOIS

(No. 14)



Vol. II

Action on Bills and Resolutions

Through

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SB-1319 SILVERSTEIN.

720 ILCS 5/32-4d new

Amends the Criminal Code of 1961. Prohibits a person who was a defendant or plaintiff in a case from paying a juror for the jury's verdict in the case after the rendering of the verdict. Prohibits a juror from receiving payment from the plaintiff or defendant. Penalty is a Class A misdemeanor.

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NOTE(S) THAT MAY APPLY: Correctional
      00-01-12 S First reading
                                             Referred to Sen Rules Comm
      00-02-09 S
                                             Assigned to Judiciary
      00-02-16 S
                                             Recommended do pass 011-000-000
                S Placed Calndr, Second Rdg
      00-02-17 S Second Reading
                S Placed Calndr, 3rd Reading
      00-02-23 S Third Reading - Passed 058-000-000
               H Arrive House
               H Placed Calndr First Rdg
      00-02-24 H Hse Sponsor DAVIS, MONIQUE
               H Added As A Joint Sponsor MATHIAS
               H. Added As A Joint Sponsor FLOWERS
               H First reading
                                             Referred to Hse Rules Comm
      00-03-02 H Added As A Joint Sponsor ACEVEDO
      00-03-16 H
                                             Assigned to Judiciary II - Criminal Law
      00-03-24 H
                                             Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
                H Added As A Joint Sponsor SCOTT
      00-04-04 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      00-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
                S Passed both Houses
      00-05-04 S Sent to the Governor
      00-06-30 S Governor approved
                     Effective Date 01-01-01
                S
                    PUBLIC ACT 91-0879
SB-1320
             SILVERSTEIN.
   15 ILCS 505/15.5 new
   40 ILCS 5/22A-117 new
  735 ILCS 5/Art. XXIII heading new
  735 ILCS 5/23-5 new
```

Amends the State Treasurer Act, the Illinois Pension Code, and the Code of Civil Procedure. Requires the State Treasurer and the Illinois State Board of Investment to monitor and report on investments of State moneys, including public pension fund moneys, in companies doing business in Illinois that may owe compensation to Second World War forced or slave labor victims. Authorizes a Second World War forced or slave labor victim to bring an action to recover compensation for forced or slave labor. Provides that such an action may not be dismissed for failure to comply with the applicable statute of limitations if the action is commenced before January 1, 2011. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
SB 1320 would not increase the accrued liability or annual costs of any public pension fund or retirement system in III.
00-01-12 S First reading Referred to Sen Rules Comm
00-02-25 S Pension Note Filed
S Committee Rules
01-01-09 S Session Sine Die
```

SB-1321 DILLARD – PHILIP.

735 ILCS 5/23-10 new 735 ILCS 5/23-15 new

25 ILCS 120/4 from Ch. 63, par. 904

Amends the Compensation Review Act. Requires the Compensation Review Board to file its report with the General Assembly, the Comptroller, and the Secretary of State by April 1 (now, May 1) of each even-numbered year. Effective immediately.

```
00-01-12 S First reading
                                      Referred to Sen Rules Comm
                                      Assigned to Executive
                                      Recommended do pass 011-000-000
00-01-27
           Placed Calndr.Second Rdg
00-02-01
         S
            Second Reading
         S Placed Calndr, 3rd Reading
00-02-23 S Third Reading - Passed 059-000-000
         H Arrive House
         H Placed Calndr First Rdg
00-02-29 H Hse Sponsor DANIELS
                                      Referred to Hse Rules Comm
         H First reading
00-03-01 H Alt Primary Sponsor Changed RYDER
00-03-02 H
                                      Assigned to State Government
                                        Administration
00-03-09 H
                                      Do Pass/Short Debate Cal 007-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-04-05 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                                      3RD READING
00-04-07 H
                                      DEADLINE EXTENDED
         H
                                      - APRIL 14, 2000
         H Held 2nd Rdg-Short Debate
00-04-14 H
                                      FINAL PASSAGE
                                      DEADLINE EXTENDED
                                      UNTIL - 04/16/00
         Н
         H Held 2nd Rdg-Short Debate
00-04-15 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 S Session Sine Die
```

MADIGAN.R. SB-1322

225 ILCS 425/9

from Ch. 111, par. 2012

Amends the Collection Agency Act. Provides that if a contingency or hourly fee arrangement (i) is established under an agreement between a collection agency and a creditor to collect a debt and (ii) is paid by a debtor pursuant to a contract between the debtor and the creditor, then that fee arrangement does not subject the licensee to disciplinary action unless the fee is unreasonable.

00-01-12 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

Adopted

SB-1323 BURZYNSKI - MUNOZ.

```
225 ILCS 25/4
                                    from Ch. 111, par. 2304
225 ILCS 25/18
                                    from Ch. 111, par. 2318
225 ILCS 25/23
                                    from Ch. 111, par. 2323
225 ILCS 25/23b new
225 ILCS 25/25
                                    from Ch. 111, par. 2325
```

Amends the Illinois Dental Practice Act. Defines "impaired dental hygienist". Adds administration of anesthetics upon successful completion of an approved training program to the list of acts a dental hygienist may perform under the supervision of a dentist. Provides that the Department may compel a person licensed under the Act to submit to a mental or physical examination. Provides procedures and guidelines for the requirement of a mental or physical examination. Makes changes in the Section regarding investigations of complaints.

SENATE AMENDMENT NO. 1.

Provides that the anesthetics that a dental hygienist is allowed to administer under supervision are local anesthetics.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-01-12 S First reading
                                          Referred to Sen Rules Comm
   00-01-27 S Added as Chief Co-sponsor MUNOZ
   00-02-02 S
                                          Assigned to Licensed Activities
   00-02-17 S
                     Amendment No.01
                                          LICENSED ACT. S
                                          Recmnded do pass as amend 007-000-000
             S Placed Calndr, Second Rdg
   00-02-23 S Second Reading
             S Placed Calndr, 3rd Reading
   00-02-24 S Third Reading - Passed 058-000-000
             H Arrive House
             H Placed Calndr First Rdg
```

```
00-02-29 H Hse Sponsor DANIELS
         H First reading
                                      Referred to Hse Rules Comm
00-03-01 H Alt Primary Sponsor Changed BRADLEY
         H Added As A Joint Sponsor SAVIANO
00-03-09 H
                                      Assigned to Registration & Regulation
00-03-24 H
                                      Do Pass/Short Debate Cal 016-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-03-29 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-03-30 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-001
         H Added As A Joint Sponsor BOLAND
         S Passed both Houses
00-04-10 S Sent to the Governor
00-04-12 S Governor approved
              Effective Date 01-01-01
         S
              PUBLIC ACT 91-0689
```

SB-1324 OBAMA.

20 ILCS 2605/2605-85 new

30 ILCS 805/8.24 new

50 ILCS 705/7 625 ILCS 5/11-212 new from Ch. 85, par. 507

Amends the Department of State Police Law within the Civil Administrative Code of Illinois; also amends the Illinois Police Training Act, the State Mandates Act, and the Illinois Vehicle Code. Requires the Department of State Police to provide training to State Police officers concerning sensitivity toward racial and ethnic differences. Requires the Illinois Law Enforcement Training Standards Board to provide for similar training for probationary police officers. Provides for a 4-year traffic stop statistical study based on information that must be recorded on the face of a uniform traffic citation, warning citation, or uniform stop card by State and local law enforcement officers. Provides that no reimbursement by the State is required for the implementation of any mandate created by this amendatory Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-12 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1325 PETERSON – MADIGAN.R – PARKER – KLEMM – MYERS.J.

35 ILCS 5/212 new

Amends the Illinois Income Tax Act. Allows an income tax credit in an amount equal to 15% of the premium costs paid for a qualified long term care insurance contract covering the individual taxpayer or the taxpayer's spouse, parent, or dependent. Provides that the credit may not exceed \$200 or the taxpayer's liability, whichever is less. Prohibits the carry-forward of an excess tax credit to a succeeding year's tax liability. Exempts the credit from the sunset provisions. Effective January 1, 2001.

```
00-01-12 S First reading Referred to Sen Rules Comm
S Added as Chief Co-sponsor MADIGAN,R

00-01-19 S Added as Chief Co-sponsor PARKER

00-01-20 S Added as Chief Co-sponsor KLEMM

00-02-10 S Added as Chief Co-sponsor MYERS,J

00-04-15 S Ruled Exempt Under Sen Rule 3-9(B) SRUL
S Assigned to Revenue

01-01-09 S Session Sine Die
```

SB-1326 PETERSON – PARKER.

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

Amends the Illinois Income Tax Act in provisions concerning a rate reduction for certain foreign insurers. In language excluding certain insurers from these provisions, provides that premiums from reinsurance do not include premiums from inter-affiliate reinsurance arrangements (now reinsurance premiums do not include assumed premiums from inter-affiliate pooling arrangements). Removes language eliminating these rate reduction provisions for tax years ending on or after January 1, 2001. Exempts the rate reduction from the sunset provisions. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that for purposes of the subdivision concerning certain foreign insurers, an inter-affiliate includes a mutual insurer under common management.

```
NOTE(S) THAT MAY APPLY: Fiscal
      00-01-12 S First reading
                                             Referred to Sen Rules Comm
                                             Assigned to Revenue
      00-01-20 S
      00-02-10 S
                       Amendment No 01
                                             REVENUE
                                                         . S
                                                                      Adopted
                                             Recmnded do pass as amend 008-001-000
                S Placed Caindr, Second Rdg
      00-02-15 S Second Reading
                S Placed Caindr, 3rd Reading
      00-02-23 S Added as Chief Co-sponsor PARKER
                S Third Reading - Passed 057-001-001
                H Arrive House
                H Hse Sponsor MAUTINO
                H Placed Calndr First Rdg
      00-02-24 H First reading
                                             Referred to Hse Rules Comm
      00-03-09 H
                                             Assigned to Insurance
      00-03-23 H
                                             Do Pass/Short Debate Cal 012-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       00-03-24 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
       00-03-28 H Added As A Joint Sponsor LINDNER
                H Added As A Joint Sponsor PARKE
                H Added As A Joint Sponsor MCKEON
       00-03-29 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
                S Passed both Houses
                H Added As A Joint Sponsor BLACK
      00-04-27 S Sent to the Governor
      00-06-22 S Governor approved
                    Effective Date 00-06-22
                S
                    PUBLIC ACT 91-0860
SB-1327
             PETERSON.
   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
   30 ILCS 805/8.24 new
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Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Exempts from the taxes imposed by these Acts tangible personal property and its component parts purchased by a telecommunications carrier if the property and parts are used directly and primarily in transmitting, receiving, switching, or recording any interactive, two-way electromagnetic communications, including voice, image, data, and information, through the use of any medium, including, but not limited to, poles, wires, cables, switching equipment, computers, and record storage devices and media. Exempts these provisions from the sunset requirements. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
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00-01-12	S	First reading	Referred to Sen Rules Comm
00-02-09	S	,	Assigned to Revenue
00-02-17	S		Held in Committee
	S		Committee Revenue
00-02-18	S		Refer to Rules/Rul 3-9(a)
01-01-09	S	Session Sine Die	

SB-1328 PETERSON.

35 ILCS 5/201

from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act in provisions concerning a rate reduction for certain foreign insurers. In language excluding certain insurers from these provisions, provides that premiums from reinsurance do not include premiums from inter-affiliate reinsurance arrangements (now, reinsurance preimums do not include assumed premiums from inter-affiliate pooling arrangements). Removes language eliminating these rate reduction provisions for tax years ending on or after January 1, 2001. Exempts the rate reduction from the sunset provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-12 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1329 DEL VALLE - SMITH - OBAMA - MUNOZ - MITCHELL,N, SHAW, LINK AND RONEN,C.

110 ILCS 305/20 new

110 ILCS 520/10 new

Amends the University of Illinois Act and the Southern Illinois University Management Act. Provides that if a person is to participate as a subject in a research experiment conducted at the respective university's medical school but does not understand the English language, then the informed consent document for the research experiment must be written in a language that the person does understand. Provides that if the person cannot read or has difficulty reading, the document must be read to the person in that same language. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

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00-01-13 S First reading
                                     Referred to Sen Rules Comm
00-02-02 S
                                     Assigned to Public Health & Welfare
00-02-09 S Added as Chief Co-sponsor SMITH
00-02-10 S Added as Chief Co-sponsor OBAMA
00-02-15 S
                                     Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
00-02-16 S Added as Chief Co-sponsor MUNOZ
         S Added as Chief Co-sponsor MITCHELL,N
         S Second Reading
         S Placed Calndr, 3rd Reading
         S Added As A Co-sponsor SHAW
00-02-17 S Added As A Co-sponsor LINK
00-02-22 S Added As A Co-sponsor RONEN,C
00-02-23 S Third Reading - Passed 059-000-000
         H Arrive House
         H Hse Sponsor SILVA
         H Placed Calndr First Rdg
00-02-24 H Added As A Joint Sponsor GARRETT
        H First reading
                                     Referred to Hse Rules Comm
00-03-02 H
                                      Assigned to Human Services
                                     Do Pass/Short Debate Cal 011-000-000
00-03-08 H
        H Placed Cal 2nd Rdg-Shrt Dbt
00-03-30 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
00-04-05 H Added As A Joint Sponsor BOLAND
         H Added As A Joint Sponsor DELGADO
         H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
         S Passed both Houses
00-05-04 S Sent to the Governor
00-06-22 S Governor approved
         S
             Effective Date 00-06-22
         S
             PUBLIC ACT 91-0861
```

SB-1330 LAUZEN.

815 ILCS 705/5

from Ch. 121 1/2, par. 1705

Amends the Franchise Disclosure Act of 1987. Requires copies of a disclosure statement and proposed franchise sale agreements to be given to a prospective franchisee at least 14 days before the prospective franchisee executes a binding franchise or other agreement or at least 14 days (rather than 14 business days) before any consideration is received. Effective immediately.

00-01-13	S	First reading	Referred to Sen Rules Comm
00-02-02	S		Assigned to Commerce & Industry
00-02-10	S		Recommended do pass 009-000-000
	S	Placed Calndr, Second Rdg	
00-02-23	S	Second Reading	
	S	Placed Calndr,3rd Reading	
00-02-24	S	Third Reading - Passed 059-	000-000
		Arrive House	
		Hse Sponsor CROSS	
	Н	First reading	Referred to Hse Rules Comm

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00-03-09 H
                                      Assigned to Labor & Commerce
00-03-24 H
                                      Do Pass/Short Debate Cal 014-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-04-05 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
00-04-07 H Pld Cal 3rd Rdg-Shrt Dbt
         Η
                                      3RD READING
         Η
                                      DEADLINE EXTENDED
                                      - APRIL 14, 2000
         H Cal Ord 3rd Rdg-Short Dbt
00-04-13 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
         S Passed both Houses
         H Added As A Joint Sponsor DURKIN
00-05-12 S Sent to the Governor
00-07-07 S Governor approved
              Effective Date 00-07-07
         S
              PUBLIC ACT 91-0916
```

SB-1331 GEO-KARIS – SMITH AND HALVORSON.

225 ILCS 465/2

from Ch. 121 1/2, par. 1652

225 ILCS 465/5.6 new

00-03-24 H

Amends the Transient Merchant Act of 1987. Provides that an unused property merchant must maintain receipts for the purchase of new and unused property. Provides that the receipts must contain specific information. Defines "new and unused property". Effective immediately.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
    00-01-13 S First reading
                                         Referred to Sen Rules Comm
    00-01-20 S
                                         Assigned to Commerce & Industry
    00-02-09 S Added as Chief Co-sponsor SMITH
             S Added As A Co-sponsor HALVORSON
    00-02-10 S
                                         Recommended do pass 009-000-000
             S Placed Calndr, Second Rdg
    00-02-15 S Second Reading
             S Placed Calndr,3rd Reading
    00-02-23 S Third Reading - Passed 059-000-000
             H Arrive House
             H Placed Calndr First Rdg
    00-02-24 H Hse Sponsor PERSICO
             H First reading
                                         Referred to Hse Rules Comm
    00-03-01 H
                                         Assigned to Labor & Commerce
    00-03-07 H Added As A Joint Sponsor BLACK
    00-03-09 H
                                         Motion Do Pass-Lost 007-002-005 HLBC
            Η
                                         Remains in CommiLabor & Commerce
```

SB-1332 DELEO – DEL VALLE – TROTTER.

01-01-09 S Session Sine Die

725 ILCS 120/3 from Ch. 38, par. 1403

Amends the Rights of Crime Victims and Witnesses Act. Includes in the definition of "violent crime", a violation of the Illinois Controlled Substances Act or the Cannabis Control Act if the violation resulted in personal injury or death. Provides that a "crime victim" includes a person who has suffered personal injury as a result of a violation of the Cannabis Control Act or the Illinois Controlled Substances Act. Effective January 1, 2001.

Re-Refer Rules/Rul 19(a)

HOUSE AMENDMENT NO. 1.

Deletes reference to:
725 ILCS 120/3
Adds reference to:
730 ILCS 5/5-4-1 from Ch. 38, par. 1005-4-1

Deletes everything. Amends the Unified Code of Corrections. Provides that peace officers or persons who lived or worked in the community where the offense occurred when the offense took place and who are familiar with various public places where the offense occurred when the offense took place may give victim impact statements. Includes various drug offenses for which victim impact statements may be given.

HOUSE AMENDMENT NO. 2.

Adds reference to: 725 ILCS 5/115-10.5 new

Amends the Code of Criminal Procedure of 1963. Provides that in prosecutions for the delivery of controlled substances in certain places or certain offenses in which minors are prosecuted as adults for certain specified offenses, any person who (i) lived or worked within the territorial jurisdiction of the offense when the offense took place; and (ii) is familiar with various public places within the territorial jurisdiction of the offense when the offense took place may testify as to the status of certain property as a truck stop or safety rest stop, school, school bus, public housing property, public park, church, synagogue, or senior center. Provides that this "safe zone testimony" shall be admissible as an exception to the hearsay rule.

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NOTE(S) THAT MAY APPLY: Fiscal
                                         Referred to Sen Rules Comm
    00-01-13 S First reading
    00-02-09. S. Sponsor Removed DEL VALLE
             S Chief Sponsor Changed to DELEO
             S Added as Chief Co-sponsor DEL VALLE
    00-02-10 S
                                         Assigned to Executive
                                         Recommended do pass 012-000-000
    00-02-17 S
             S Placed Calndr, Second Rdg
   00-02-23 S Second Reading
             S Placed Calndr, 3rd Reading
    00-02-24 S Third Reading - Passed 059-000-000
             H Arrive House
             H Hse Sponsor BUGIELSKI
             H First reading
                                         Referred to Hse Rules Comm
    00-02-29 H
                                         Assigned to Judiciary II - Criminal Law
             H Added As A Joint Sponsor TURNER, ART
             H Added As A Joint Sponsor JONES, LOU
    00-03-02 H Added As A Joint Sponsor ACEVEDO
             H Added As A Joint Sponsor CAPPARELLI
    00-03-24 H
                    Amendment No.01
                                         JUD-CRIMINAL H
                                                                  Adopted
             Н
                    Amendment No.02
                                         JUD-CRIMINAL H
                                                                  Adopted
             Н
                                         Do Pass Amend/Short Debate 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    00-03-29 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   00-04-04 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
    00-04-05 S Sec. Desk Concurrence 01,02
    00-04-10 S Filed with Secretary
             S Mtn Concur - House Amend No 01,02/DELEO
                    Motion referred to
             S
                                           SRUL
    00-04-11 S Mtn Concur - House Amend No 01.02/DELEO
                    Rules refers to
             S
                                           SEXC
             S Mtn Concur - House Amend No 01/DELEO
             S
                                         Be adopted
             S
               Mtn Concur - House Amend No 02/DELEO
             S
                                         Be adopted
   00-04-12 S Added as Chief Co-sponsor TROTTER
             S Mtn Concur - House Amend No 01/DELEO
             S S Concurs in H Amend 01/054-005-000
             S Mtn Concur - House Amend No 02/DELEO
             S S Concurs in H Amend 02/058-000-000
             S Passed both Houses
   00-05-11 S Sent to the Governor
   00-07-06 S Governor approved
                 Effective Date 01-01-01
             S
                 PUBLIC ACT 91-0899
```

SB-1333 RADOGNO.

105 ILCS 5/14-1.09.2

Amends the Children with Disabilities Article of the School Code. Provides that school social work services may include assisting in completing a functional behavioral assessment, as well as assisting in the development of positive behavioral intervention strategies. Effective immediately.

00-01-13 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1334 OBAMA.

405 ILCS 30/4

from Ch. 91 1/2, par. 904

Amends the Community Services Act in provisions regarding financing community service providers. Provides that providers of community service shall, at a minimum, compensate employees at the same rate used by the Department of Human Services for personnel costs in the formula used by the Department for funding the providers. Those providers who compensate employees at some percentage less than the rate for personnel costs in the State formula shall have their funding reduced by that same percentage. Providers shall report to the Department actual compensation levels for employee categories used in the Department's formula, including salary and benefit costs. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-13 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1335 WALSH.L.

730 ILCS 150/8 730 ILCS 150/10 from Ch. 38, par. 228 from Ch. 38, par. 230

Amends the Sex Offender Registration Act. Requires the law enforcement agency registering a sex offender to issue a registered sex offender identification card to the offender. Provides that the sex offender must present the identification card to an agency, entity, parent, or guardian for whom the sex offender will assume a position of trust, authority, or supervision with a child under 18 years of age. Provides that upon issuance of the card, the law enforcement agency shall inform the offender of the statutory obligations for displaying the identification card. Provides that a sex offender who violates this provision is guilty of a Class 3 felony. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

00-01-13 S First reading

Referred to Sen Rules Commi

01-01-09 S Session Sine Die

SB-1336 BURZYNSKI.

415 ILCS 5/4

from Ch. 111 1/2, par. 1004

Amends the Environmental Protection Act. Provides procedures for inspections or investigations of agricultural land or facilities used for agricultural purposes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-13 S First reading
00-02-09 S
00-02-16 S
00-02-18 S
Referred to Sen Rules Comm
Assigned to Environment & Energy
Held in Committee
Committee Environment & Energy
Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

SB-1337 HAWKINSON.

Appropriates \$6,200,000 for fiscal year 2001 from the General Revenue Fund to the Attorney General for distribution to counties for the employment of Assistant State's Attorneys to prosecute alcohol-related traffic offenses as provided in Public Act 91-273. Effective July 1, 2000.

00-01-13 S First reading Referred to Sen Rules Comm
00-02-09 S Assigned to Appropriations
00-02-18 S Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die

SB-1338 MAITLAND.

30 ILCS 105/1.1

from Ch. 127, par. 137.1

Amends the State Finance Act. Makes a technical change in a Section concerning the short title.

SENATE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 105/1.1 Adds reference to:

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30 ILCS 230/2
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from Ch. 127, par. 171

Deletes everything. Amends the State Officers and Employees Money Disposition Act. Authorizes the State Treasurer to permit deduction from moneys received by State entities a fee for a third-party unclaimed property examiner who recovered the money for the State through examination of out-of-State property holders.

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00-01-13 S First reading
                                             Referred to Sen Rules Comm
      00-01-26 S
                                             Assigned to Executive
      00-02-10 S
                                             Postponed
      00-02-17 S
                                             Recommended do pass 012-000-000
                S Placed Calndr, Second Rdg
      00-02-23 S Second Reading
                S Placed Calndr,3rd Reading
                S Filed with Secretary
                       Amendment No.01
                                             MAITLAND
                S
                       Amendment referred to SRUL
                S
                       Amendment No.01
                                            MAITLAND
                S
                       Rules refers to
                                              SEXC
      00-02-24
               S
                       Amendment No.01
                                             MAITLAND
                S
                                             Be adopted
                S Recalled to Second Reading
                       Amendment No.01
                                             MAITLAND
                                                                      Adopted
                S
                S Placed Calndr, 3rd Reading
                S Third Reading - Passed 059-000-000
      00-02-25 H Arrive House
               H Hse Sponsor MEYER
               H First reading
                                             Referred to Hse Rules Comm
               H Added As A Joint Sponsor RIGHTER
                H Added As A Joint Sponsor BIGGINS
      00-03-08 H Alt Primary Sponsor Changed JONES, JOHN
               H Joint-Alt Sponsor Changed MEYER
      00-03-09 H
                                             Assigned to Constitutional Officers
      00-03-23 H
                                             Do Pass/Short Debate Cal 011-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      00-03-24 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      00-03-28 H Added As A Joint Sponsor STEPHENS
      00-03-29 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
                S Passed both Houses
      00-04-27 S Sent to the Governor
      00-06-22 S Governor approved
                    Effective Date 01-01-01
                    PUBLIC ACT 91-0862
SB-1339
             BURZYNSKI.
  225 ILCS 410/3-1
                                    from Ch. 111, par. 1703-1
  225 ILCS 410/3-2
                                    from Ch. 111, par. 1703-2
  225 ILCS 410/3-4
                                    from Ch. 111, par. 1703-4
  225 ILCS 410/3-6
                                    from Ch. 111, par. 1703-6
  225 ILCS 410/3A-1
                                    from Ch. 111, par. 1703A-1
  225 ILCS 410/3A-2
                                    from Ch. 111, par. 1703A-2
  225 ILCS 410/3A-3
                                    from Ch. 111, par. 1703A-3
  225 ILCS 410/3A-5
                                    from Ch. 111, par. 1703A-5
  225 ILCS 410/3C-1
                                    from Ch. 111, par. 1703C-1
  225 ILCS 410/3C-3
                                    from Ch. 111, par. 1703C-3
  225 ILCS 410/3C-7
                                    from Ch. 111, par. 1703C-7
  225 ILCS 410/4-23
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Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. In the Sections concerning qualifications for licensure as a cosmetologist, cosmetology teacher, esthetician, esthetics teacher, or nail technology teacher, changes references to the required total number of hours of study or training to a program of study or training of a minimum required number of hours. Expands the definitions of cosmetology, esthetics and estheticians, and nail technician.

SENATE AMENDMENT NO. 1.

Further amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Provides that a person who took the September 10, 1994 cosmetology licensure

examination for the sixth time and failed the examination and failed to request a reader based upon a documented learning disability may reapply for the examination without completing certain continuing education otherwise required under the Act. Provides that penalties for failure to receive certain continuing education credits shall not be imposed upon persons who receive waivers of those continuing education requirements.

SENATE AMENDMENT NO. 2.

Further amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. At all places where the term "exfoliating the stratum corneum of the epidermis" appears in the bill, provides that that term includes, but is not limited to, the process of microdermabrasion.

HOUSE AMENDMENT NO. 1.

Further amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Removes provisions stating that the term "exfoliating the stratum corneum of the epidermis" includes, but is not limited to, the process of microdermabrasion.

HOUSE AMENDMENT NO. 2.

Provides that, if an applicant for a cosmetology license applies on September 1, 2000 or September 2, 2000, the Department of Professional Regulation may accept 10 years of cosmetology experience in lieu of the schooling and examination requirements. Adds a July 1, 2000 effective date.

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00-01-13 S First reading
                                      Referred to Sen Rules Comm
00-02-02 S
                                      Assigned to Licensed Activities
00-02-17 S
                 Amendment No.01
                                      LICENSED ACT, S
                                                               Adopted
                                      Recmnded do pass as amend 007-000-000
         S Placed Calndr, Second Rdg
00-02-23 S Filed with Secretary
                 Amendment No.02
                                     BURZYNSKI
         S
                 Amendment referred to SRUL
         S
            Second Reading
         S
           Placed Calndr, 3rd Reading
         S
                 Amendment No.02
                                      BURZYNSKI
         S
                 Rules refers to
                                       SLIC
00-02-24
                                      BURZYNSKI
         S
                 Amendment No.02
                                     Be adopted
           Recalled to Second Reading
         S
                 Amendment No.02
                                     BURZYNSKI
                                                              Adopted
         S Placed Calndr,3rd Reading
         S Third Reading - Passed 059-000-000
00-02-25 H Arrive House
         H Hse Sponsor SAVIANO
         H First reading
                                      Referred to Hse Rules Comm
00-03-01 H
                                      Assigned to Registration & Regulation
00-03-02 H Added As A Joint Sponsor PARKE
00-03-24 H
                 Amendment No.01
                                     REGIS REGULAT H
                                                              Adopted
         Н
                 Amendment No.02
                                     REGIS REGULAT H
                                                              Adopted
         Н
                                     Do Pass Amend/Short Debate 016-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-03-29 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor BUGIELSKI
00-04-04 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-001
00-04-05 S Sec. Desk Concurrence 01,02
00-04-10 S Filed with Secretary
         S Mtn Concur - House Amend No 01,02/BURZYNSKI
         S
                 Motion referred to
                                       SRUL
           Mtn Concur - House Amend No 01,02/BURZYNSKI
         S
                 Rules refers to
                                       SLIC
00-04-11
         S
           Mtn Concur - House Amend No 01,02/BURZYNSKI
                                     Be adopted
00-04-12
           Mtn Concur - House Amend No 01,02/BURZYNSKI
           S Concurs in H Amend 01,02/059-000-000
         S Passed both Houses
00-05-I1 S Sent to the Governor
00-06-22 S Governor approved
              Effective Date 00-07-01
         S
              PUBLIC ACT 91-0863
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SB-1340 SYVERSON.

305 ILCS 5/10-26

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the establishment and operation of the State Disbursement Unit.

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00-01-13 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Public Health & Welfare
00-02-15 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-24 S Third Reading - Passed 059-000-000
         H Arrive House
         H Hse Sponsor LYONS, EILEEN
         H Added As A Joint Sponsor MATHIAS
         H First reading
                                      Referred to Hse Rules Comm
00-03-24 H
                                      Assigned to Executive
         Η
                                      COMMITTEE DEADLINE
         Η
                                      EXTENDED - 3/30/00
         Η
                                      Committee Executive
00-03-30 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 S Session Sine Die
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SB-1341 SYVERSON.

305 ILCS 5/10-10.4

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the payment of support to the State Disbursement Unit.

00-01-1	\mathbf{S}	First reading	Referred to Sen Rules Comm
00-02-0	9 S		Assigned to Public Health & Welfare
00-02-1	15 S		Recommended do pass 010-000-000
	S	Placed Calndr, Second Rdg	•
00-02-2	23 S	Second Reading	
	S	Placed Calndr,3rd Reading	
00-02-2	25 S		PURSUANT TO RULE
	S		2-10(E), DEADLINE
	S		FOR FINAL ACTION
	S		IS EXTENDED TO
	S		JANUARY 9, 2001.
	S	Calendar Order of 3rd Rdg 0	0-02-24
00-05-1	6 S		Refer to Rules/Rul 3-9(b)
01-01-0)9 S	Session Sine Die	
42	KAR	PIEL.	

SB-134

20 ILCS 3960/3	from Ch. 111 1/2, par. 1153
20 ILCS 3960/4	from Ch. 111 1/2, par. 1154
20 ILCS 3960/5	from Ch. 111 1/2, par. 1155

Amends the Illinois Health Facilities Planning Act. Provides that no permit or exemption under the Act is required for the construction or modification of non-clinical service areas of a health care facility. Defines "non-clinical service area". Provides that one member of the Health Facilities Planning Board shall represent hospitals in Illinois (now, one member shall represent proprietary hospitals in Illinois). Redefines "capital expenditure minimum" as \$9,000,000 for major medical equipment and for all other capital expenditures (now, "capital expenditure minimum" means \$1,000,000 for major medical equipment and \$2,000,000 for all other capital expenditures). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-13 S First reading Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1343 RADOGNO.

815 ILCS 505/2JJ

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice under the Act for a retail mercantile establishment to require a person to join a shopping club or to obtain or use a shoppers club card to receive a discount price.

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00-01-13 S First reading
01-01-09 S Session Sine Die
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Referred to Sen Rules Comm

SB-1344 PETERSON – GEO-KARIS.

35 ILCS 105/3b new

35 ILCS 120/2-75 new 30 ILCS 805/8.24 new

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that, not-withstanding any other provision to the contrary, no tax shall be imposed under those Acts upon the privilege of using in this State (for the Use Tax Act) or persons engaged in the business of selling at retail (for the Retailers' Occupation Tax Act) an individual item of clothing or footwear designed to be worn about the human body that (i) is purchased for a selling price of \$200 or less and (ii) is purchased from 12:01 a.m. on the first Friday in August through midnight of the Sunday that follows 9 days later. Provides that a unit of local government may, by ordinance adopted by that unit of local government, opt out of the tax holiday and continue to collect and remit the tax imposed under those Acts during the tax holiday period. Provides that articles that are normally sold as a unit cannot be priced separately and sold as individual items in order to be subject to the holiday. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

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        00-01-13
        S
        First reading
        Referred to Sen Rules Comm

        00-02-09
        S
        Assigned to Revenue

        00-02-16
        S
        Added as Chief Co-sponsor GEO-KARIS

        00-02-17
        S
        Held in Committee

        00-02-18
        S
        Committee Revenue

        00-02-18
        S
        Refer to Rules/Rul 3-9(a)

        01-01-09
        S
        Session Sine Die
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SB-1345 PETERSON.

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
30 II CS 805/8 24 naw	•

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Beginning on January 1, 2001, exempts from the taxes imposed by these Acts any part, appliance, accessory, or piece of equipment that is used by a new or used motor vehicle dealer to complete a recall ordered by a motor vehicle manufacturer, a state or the federal government, or a court when that part, appliance, accessory, or piece of equipment is provided without charge to the person whose motor vehicle is subject to the recall. Exempts these provisions from the sunset requirements. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

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        00-01-13
        S First reading
        Referred to Sen Rules Comm

        00-02-10
        S
        Assigned to Revenue

        00-02-17
        S
        Postponed

        S
        Committee Revenue

        00-02-18
        S
        Refer to Rules/Rul 3-9(a)

        01-01-09
        S Session Sine Die
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SB-1346 CULLERTON.

625 ILCS 25/4a

from Ch. 95 1/2, par. 1104a

Amends the Child Passenger Protection Act. Provides that every person transporting a child 4 years of age or older but under the age of 16 (instead of 6) shall be responsible for securing the child in a child restraint system or seat belts.

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00-01-13 S First reading Referred to Sen Rules Comm 01-01-09 S Session Sine Die
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SB-1347 JACOBS.

40 ILCS 5/7-141.1

30 ILCS 805/8.24 new

Amends the IMRF Article of the Pension Code. Provides that an annuitant who is receiving early retirement incentives may work under a personal services contract for a

municipality with a population of 5000 or less, with the approval of the municipality's governing body. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact cannot be determined, but is estimated to be minor.

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

00-01-13 S First reading Referred to Sen Rules Comm

00-01-31 S Pension Note Filed S Committee Rules

01-01-09 S Session Sine Die

SB-1348 PETERSON – CULLERTON.

35 ILCS 735/3-2 from Ch. 120, par. 2603-2 35 ILCS 735/3-3 from Ch. 120, par. 2603-3 35 ILCS 735/3-10 from Ch. 120, par. 2603-10

Amends the Uniform Penalty and Interest Act. Provides that interest shall accrue upon tax due (now, upon tax and penalty due). Provides that for failure to file a tax return on or before the due date, a penalty shall be imposed equal to 2% of the tax required to be shown due on a return, up to a maximum amount of \$250, reduced by any (rather than determined without regard to any part of the) tax that is paid on time or by any credit that was properly allowable on the date the return was required to be filed. Imposes a penalty of 10% of the tax due in the situation of late payment or nonpayment of admitted liability and a penalty of 20% of the tax due in a situation of late payment of nonpayment of additional liability (now, 20% in both situations). Provides that a tax may not be assessed more than 6 years after the original due date of each return required to have been filed, except in the case of a willful failure to file (now, may be assessed at any time unless the taxpayer shows reasonable cause for failure, in which case it is not more than 6 years after the original due date). Removes provision exempting the Department of Revenue from the application of the 6-year limitation on assessment if the Department notifies a person that a return is required within that 6-year period.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-13 S First reading Referred to Sen Rules Comm

00-01-19 S Sponsor Removed SULLIVAN

S Chief Sponsor Changed to PETERSON

01-01-09 S Session Sine Die

SB-1349 SULLIVAN.

305 ILCS 5/5-5.4

from Ch. 23, par. 5-5.4

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides for an increase in the capital cost element of nursing home rates to reimburse 100% of the permit amount under the Illinois Health Facilities Planning Act. Effective July 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-13 S First reading Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1350 O'MALLEY – PETKA – HAWKINSON – GEO-KARIS – DILLARD, CRO-NIN, CULLERTON, MOLARO, SHADID, SILVERSTEIN AND OBAMA.

735 ILCS 5/Art. 8, Part 20 heading 735 ILCS 5/8-2001 from Ch. 110, par. 8-2001 735 ILCS 5/8-2003 from Ch. 110, par. 8-2003

735 ILCS 5/8-2004 from Ch. 110, par. 8-2004

735 ILCS 5/8-2005 new 735 ILCS 5/8-2006 new

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 \$25 handling charge plus 37 cents per page. Allows charges for shipping. Provides that the rates shall be automatically adjusted for inflation each year. Applies the same maximum charges to records of other health care practitioners, clinical psychologists, clinical social workers, and attorneys. Makes other changes. Effective 30 days after becoming law.

00-01-13 S First reading Referred to Sen Rules Comm 01-01-09 S Session Sine Die SB-1351 **806**

SB-1351 BURZYNSKI.

65 ILCS 5/8-2-9 from Ch. 24, par. 8-2-9 from Ch. 24, par. 8-3-1

Amends the Illinois Municipal Code. Amends the provision regarding annual appropriation ordinances in municipalities with fewer than 500,000 inhabitants that have not adopted the Optional Budget-Officer Act to allow corporate authorities to transfer sums of money appropriated for one purpose or object to another purpose or object, if authorized by a two-thirds vote (transfers now can be made only within the same municipal department or agency). Also makes grammatical changes and provides that the appropriation ordinance may be passed (now, adopted) at or after the public meeting at which the ordinance is discussed. Amends the provision governing the manner of levying and collecting taxes to eliminate the requirement that the property tax levy made on or before the last Tuesday in December be based on the appropriation ordinance for the current year. Also eliminates the requirement that the levy ordinance contain the same details as the annual appropriation or budget ordinance, requiring instead that the ordinance specify the amount and purpose of the sums to be levied.

00-01-13 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1352 CULLERTON.

625 ILCS 5/1-182 from Ch. 95 1/2, par. 1-182 from Ch. 95 1/2, par. 6-100 from Ch. 95 1/2, par. 6-100 from Ch. 95 1/2, par. 6-100 from Ch. 95 1/2, par. 6-106.11 from Ch. 95 1/2, par. 9/2, pa

Amends the Illinois Vehicle Code. Requires every school district that transports students, teachers, and other personnel, and every school bus company that transports those persons for compensation, to register with the Secretary of State and to maintain records regarding its school bus drivers. Provides that a person who knowingly fails to register or knowingly fails to maintain the required records is guilty of a Class A misdemeanor. Provides that a person who knowingly commits a second violation of the requirements within 2 years of a previous conviction is guilty of a Class 4 felony. Provides that authorized representatives of the Secretary of State shall make periodic inspections to ensure that the required records are being kept. Establishes the conditions under which the inspections are to be conducted. Provides that a person commits a Class A misdemeanor if he or she, without authorization, notifies a person subject to inspection that an inspection is planned. Effective January 1, 2001.

 00-01-13
 S
 First reading
 Referred to Sen Rules Comm

 00-02-02
 S
 Assigned to Transportation

 00-02-09
 S
 Postponed

 00-02-16
 S
 Held in Committee

 S
 Committee Transportation

 00-02-18
 S
 Refer to Rules/Rul 3-9(a)

 01-01-09
 S
 Session Sine Die

SB-1353 DEMUZIO – LINK, LAUZEN, RADOGNO, BOMKE, MYERS,J, SULLI-VAN, JONES,W, NOLAND, LUECHTEFELD, MITCHELL,N, BOWLES, CLAYBORNE, SILVERSTEIN AND SHADID.

15 ILCS 335/8

from Ch. 124, par. 28

Amends the Illinois Identification Card Act. Provides that identification cards issued to persons who have reached their 65th birthday are permanent and need not be renewed (now, identification cards issued to those persons must be renewed every 10 years). Effective immediately.

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00-01-13 S First reading Referred to Sen Rules Comm
00-01-26 S Assigned to Executive
00-02-09 S Added as Chief Co-sponsor LINK
00-02-10 S Recommended do pass 010-000-000
S Placed Calndr,Second Rdg
S Added As A Co-sponsor LAUZEN
S Added As A Co-sponsor RADOGNO
S Added As A Co-sponsor BOMKE
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00-02-10-Cont.
               S Added As A Co-sponsor MYERS,J
               S Added As A Co-sponsor SULLIVAN
               S Added As A Co-sponsor JONES,W
               S Added As A Co-sponsor NOLAND
               S Added As A Co-sponsor LUECHTEFELD
      00-02-15 S Second Reading
               S Placed Calndr, 3rd Reading
      00-02-16 S Added As A Co-sponsor MITCHELL,N
      00-02-17 S Added As A Co-sponsor BOWLES
               S Added As A Co-sponsor CLAYBORNE
               S Added As A Co-sponsor SILVERSTEIN
      00-02-23 S Added As A Co-sponsor SHADID
               S Third Reading - Passed 059-000-000
               H Arrive House
               H Placed Calndr First Rdg
      00-02-24 H Hse Sponsor GIGLIO
                                           Referred to Hse Rules Comm
               H First reading
      00-03-08 H Added As A Joint Sponsor DAVIS MONIQUE
               H Added As A Joint Sponsor FLOWERS
      00-03-16 H
                                           Assigned to Transportation & Motor Vehicles
      00-03-22 H Added As A Joint Sponsor HOLBROOK
      00-03-23 H
                                           Do Pass/Short Debate Cal 024-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      00-03-28 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      00-03-30 H Added As A Joint Sponsor DELGADO
      00-04-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
               S Passed both Houses
      00-05-05 S Sent to the Governor
      00-06-30 S Governor approved
                    Effective Date 00-06-30
               S
                    PUBLIC ACT 91-0880
            JACOBS.
SB-1354
   25 ILCS 170/5
                                   from Ch. 63, par. 175
   25 ILCS 170/6
                                   from Ch. 63, par. 176
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25 ILCS 170/6.3 new

Amends the Lobbyist Registration Act. Removes the requirement that the registration statement filed by a lobbyist with the Secretary of State be written. Authorizes the Secretary of State to provide by rule for optional electronic filing of a lobbyist's registration and expenditure reports. Removes the requirements that a lobbyist's expenditure report be sworn to under oath and that, within 30 days after the filing deadline, a lobbyist notify each official on whose behalf the lobbyist has reported an expenditure.

00-01-13 S First reading Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1355 SHADID.

625 ILCS 5/3-600

from Ch. 95 1/2, par. 3-600

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall not issue a series of special license plates unless at least 1,700 applications for the special plates have been received during the 2 years after the enactment of the enabling legislation. (The current requirement is that 10,000 applications for the new plates have been received.) Effective immediately.

00-01-13	S	First reading	Referred to Sen Rules Comm
00-02-02	S		Assigned to Transportation
00-02-09	S		Postponed
00-02-16	S		Postponed
	S		Committee Transportation
00-02-18	S		Refer to Rules/Rul 3-9(a)
01-01-09	S	Session Sine Die	

SB-1356 DELEO.

625 ILCS 5/2-118 from Ch. 95 1/2, par. 2-118 625 ILCS 5/3-402 from Ch. 95 1/2, par. 3-402

Amends the Vehicle Code. Provides that the Secretary of State may require the payment of a fee of no more than \$50 for the filing of any petition, motion, or request for

hearing ragarding the suspension, revocation, or denial of a license, permit, registration, certificate of title or regarding exemptions from the registration and certificate of title requirements. Provides that fees are to be used to fund the hearings department of the Secretary of State's Office. Provides that the Secretary shall adopt rules concerning the fees, including their amount.

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NOTE(S) THAT MAY APPLY: Fiscal

00-01-13 S First reading Referred to Sen Rules Comm

00-02-09 S Assigned to Transportation

00-02-16 S Held in Committee

Committee Transportation

00-02-18 S Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

SB-1357 O'MALLEY.

205 ILCS 5/48.1 from Ch. 17, par. 360
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Amends the Illinois Banking Act. Makes a stylistic change in the caption to a Section concerning the confidentiality of customer records.

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00-01-13 S First reading Referred to Sen Rules Comm
01-01-09 S Session Sine Die
58 DILLARD – PHILIP.
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DILLARD - PHILIP.
SB-1358
  730 ILCS 175/45-1
  730 ILCS 175/45-5
  730 ILCS 175/45-10
  730 ILCS 175/45-15
  730 ILCS 175/45-20
  730 ILCS 175/45-25
  730 ILCS 175/45-30
  730 ILCS 175/45-35
  730 ILCS 175/45-40
  730 ILCS 175/45-45
  730 ILCS 175/45-50
  730 ILCS 175/45-52
  730 ILCS 175/45-55
  730 ILCS 175/45-60
  730 ILCS 175/45-65
  730 ILCS 175/45-70
  730 ILCS 175/45-75
  730 ILCS 175/45-80
  730 ILCS 175/45-85
  730 ILCS 175/45-90
  730 ILCS 175/45-95
  730 ILCS 175/45-100
  730 ILCS 175/45-105
  730 ILCS 175/45-110
  730 ILCS 175/45-115
  730 ILCS 175/45-120
  730 ILCS 175/45-125
  730 ILCS 175/45-190
   30 ILCS 105/5.400
  730 ILCS 5/3-10-11
                                     from Ch. 38, par. 1003-10-11
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730 ILCS 140/3 from Ch. 38, par. 1583
Re-enacts the Secure Residential Youth Care Facility Licensing Act created by Public Act 88-680, which was declared unconstitutional by the Illinois Supreme Court in People v. Cervantes, Docket No. 87229, as violating the single subject provisions of the Illinois Constitution, and re-enacts the related changes to the State Finance Act, the

Unified Code of Corrections, and the Private Correctional Facility Moratorium Act. Effective immediately.

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00-01-13 S First reading Referred to Sen Rules Comm
S Assigned to Executive
Recommended do pass 008-003-001
S Placed Calndr,Second Rdg
00-01-20 S Second Reading
S Placed Calndr,3rd Reading
00-02-23 S Third Reading - Lost 022-037-000
01-01-09 S Session Sine Die
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SB-1359 DILLARD – PHILIP.

410 ILCS 255/6 from Ch. 111 1/2, par. 7556
410 ILCS 255/7 from Ch. 111 1/2, par. 7557
410 ILCS 255/8 from Ch. 111 1/2, par. 7558
410 ILCS 255/8.1 new
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Amends the WIC Vendor Management Act by re-enacting the amendatory changes to the Act made by Public Act 88-680 that were declared unconstitutional by the Illinois Supreme Court in People v. Cervantes, Docket No. 87229, as violating the single subject provisions of the Illinois Constitution. Adds validation provisions. Effective immediately.

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00-01-13 S First reading
                                             Referred to Sen Rules Comm
                                             Assigned to Executive
      00-01-19
               S
                                             Recommended do pass 012-000-000
                S Placed Caindr, Second Rdg
      00-01-20 S Second Reading
                S Placed Calndr, 3rd Reading
      00-02-23 S Third Reading - Passed 059-000-000
                H Arrive House
                H Hse Sponsor CROSS
                H Placed Calndr First Rdg
      00-02-24 H First reading
                                             Referred to Hse Rules Comm
      00-03-16 H
                                             Assigned to Judiciary I - Civil Law
      00-03-23 H
                                             Do Pass/Short Debate Cal 011-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      00-03-24 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      00-04-07 H Alt Primary Sponsor Changed FRITCHEY
                                             3RD READING
                Η
                                             DEADLINE EXTENDED
                Η

    APRIL 14, 2000

                H Cal Ord 3rd Rdg-Short Dbt
      00-04-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
                  Passed both Houses
      00-04-12 S Sent to the Governor
      00-04-13 S Governor approved
                    Effective Date 00-04-13
                    PUBLIC ACT 91-0691
SB-1360
             DILLARD - PHILIP - GEO-KARIS - PARKER.
  705 ILCS 405/5-101
  705 ILCS 405/5-105
  705 ILCS 405/5-110
  705 ILCS 405/5-115
  705 ILCS 405/5-120
  705 ILCS 405/5-125
  705 ILCS 405/5-130
  705 ILCS 405/5-135
  705 ILCS 405/5-140
  705 ILCS 405/5-145
  705 ILCS 405/5-150
  705 ILCS 405/5-155
  705 ILCS 405/5-201
  705 ILCS 405/5-300
  705 ILCS 405/5-301
  705 ILCS 405/5-305
  705 ILCS 405/5-310
  705 ILCS 405/5-315
  705 ILCS 405/5-325
  705 ILCS 405/5-330
  705 ILCS 405/5-401
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705 ILCS 405/5-405
705 ILCS 405/5-410
705 ILCS 405/5-407
705 ILCS 405/5-415
705 ILCS 405/5-501
705 ILCS 405/5-505

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705 ILCS 405/5-510
705 ILCS 405/5-515
705 ILCS 405/5-520
705 ILCS 405/5-525
705 ILCS 405/5-530
705 ILCS 405/5-601
705 ILCS 405/5-605
705 ILCS 405/5-610
705 ILCS 405/5-615
705 ILCS 405/5-620
705 ILCS 405/5-625
705 ILCS 405/5-701
705 ILCS 405/5-705
705 ILCS 405/5-710
705 ILCS 405/5-715
705 ILCS 405/5-720
705 ILCS 405/5-725
705 ILCS 405/5-730
705 ILCS 405/5-735
705 ILCS 405/5-740
705 ILCS 405/5-745
705 ILCS 405/5-750
705 ILCS 405/5-755
705 ILCS 405/5-801
705 ILCS 405/5-805
705 ILCS 405/5-810
705 ILCS 405/5-815
705 ILCS 405/5-820
705 ILCS 405/5-901
705 ILCS 405/5-905
705 ILCS 405/5-910
705 ILCS 405/5-915
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Re-enacts Article V of the Juvenile Court Act of 1987. Includes findings that certain provisions of Article V were included in Public Act 88-680, which was declared unconstitutional by the Illinois Supreme Court in People v. Cervantes, Docket No. 87229, as violating the single subject provisions of the Illinois Constitution, and that the Article is re-enacted to remove all doubt as to its validity. Effective immediately.

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00-01-13 S First reading
                                      Referred to Sen Rules Comm
                                      Assigned to Executive
00-01-19 S
                                      Recommended do pass 012-000-000
         S Placed Calndr, Second Rdg
00-01-20 S Second Reading
         S Placed Calndr, 3rd Reading
00-01-26 S Added as Chief Co-sponsor GEO-KARIS
00-02-23 S Added as Chief Co-sponsor PARKER
         S Third Reading - Passed 059-000-000
         H Arrive House
         H Hse Sponsor CROSS
         H Placed Calndr First Rdg
00-02-24 H First reading
                                      Referred to Hse Rules Comm
00-03-16 H
                                      Assigned to Judiciary II - Criminal Law
00-03-24 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-04-05 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
00-04-07 H Alt Primary Sponsor Changed TENHOUSE
         H
                                      3RD READING
         H
                                      DEADLINE EXTENDED
         H
                                      - APRIL 14, 2000
         H Held 2nd Rdg-Short Debate
00-04-10 H Added As A Joint Sponsor WAIT
         H Added As A Joint Sponsor BURKE
         H Added As A Joint Sponsor HOEFT
00-04-14 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 S Session Sine Die
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SB-1361 DILLARD – PHILIP – BOMKE – O'MALLEY – RADOGNO, JONES,W, PETKA AND NOLAND.

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

Amends the Illinois Vehicle Code to re-enact provisions of Public Act 88-680 that were declared unconstitutional by the Illinois Supreme Court in People v. Cervantes, Docket No. 87229, as violating the single subject provisions of the Illinois Constitution. Effective immediately.

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00-01-13 S First reading
                                      Referred to Sen Rules Comm
         S
                                      Assigned to Executive
00-01-19 S
                                      Recommended do pass 012-000-000
         S Placed Calndr, Second Rdg
00-01-20 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-23 S Third Reading - Passed 059-000-000
         H Arrive House
         H Hse Sponsor CROSS
         H Placed Calndr First Rdg
00-02-24 H First reading
                                      Referred to Hse Rules Comm
00-03-16 H
                                      Assigned to Judiciary II - Criminal Law-
00-03-24 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-03-28 H Alt Primary Sponsor Changed BROSNAHAN
00-04-05 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-04-07 H
                                      3RD READING
         Η
                                      DEADLINE EXTENDED
                                      - APRIL 14, 2000
         Н
         H Cal Ord 3rd Rdg-Short Dbt
00-04-10 H Added As A Joint Sponsor PERSICO
         H Added As A Joint Sponsor LYONS, JOSEPH
         H Added As A Joint Sponsor MCAULIFFE
         H Added As A Joint Sponsor GILES
         H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
         S Passed both Houses
00-04-12 S Sent to the Governor
00-04-13 S Governor approved
              Effective Date 00-04-13
              PUBLIC ACT 91-0692
```

SB-1362 DILLARD – PHILIP – NOLAND – BOMKE – PARKER, JONES,W, O'MALLEY, RADOGNO, SULLIVAN AND GEO-KARIS.

725 ILCS 120/4.5 725 ILCS 120/6

from Ch. 38, par. 1406

Amends the Rights of Crime Victims and Witnesses Act to re-enact provisions of Public Act 88-680 that were declared unconstitutional by the Illinois Supreme Court in People v. Cervantes, Docket No. 87229, as violating the single subject provisions of the Illinois Constitution. Effective immediately.

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00-01-13 S First reading
                                       Referred to Sen Rules Comm.
                                       Assigned to Executive
00-01-19 S
                                       Recommended do pass 012-000-000
         S Placed Caindr, Second Rdg
00-01-20 S Second Reading
         S Placed Calndr,3rd Reading
00-01-26 S Added As A Co-sponsor GEO-KARIS
00-02-23 S Third Reading - Passed 058-000-000
         H Arrive House
         H Hse Sponsor CROSS
         H Placed Calndr First Rdg
00-02-24 H First reading
                                       Referred to Hse Rules Comm
                                       Assigned to Judiciary II - Criminal Law
00-03-16 H
00-03-24 H
                                       Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-03-28 H Alt Primary Sponsor Changed DART
00-04-05 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
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00-04-07 H Added As A Joint Sponsor SILVA
                                            3RD READING
               Η
                                            DEADLINE EXTENDED
               Η
                                            - APRIL 14, 2000
               H Cal Ord 3rd Rdg-Short Dbt
      00-04-10 H Joint-Alt Sponsor Changed LINDNER
               H Added As A Joint Sponsor DELGADO
               H Added As A Joint Sponsor MATHIAS
               H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
               S Passed both Houses
      00-04-12 S Sent to the Governor
      00-04-13 S Governor approved
                    Effective Date 00-04-13
               S
                    PUBLIC ACT 91-0693
SB-1363
            DILLARD - PHILIP - RADOGNO - SULLIVAN - PARKER, JONES,W
            AND O'MALLEY.
  430 ILCS 65/2
                                   from Ch. 38, par. 83-2
                                   from Ch. 38, par. 83-4
  430 ILCS 65/4
  430 ILCS 65/6
                                   from Ch. 38, par. 83-6
                                   from Ch. 38, par. 83-8
  430 ILCS 65/8
  430 ILCS 65/14
                                   from Ch. 38, par. 83-14
  Amends the Firearm Owners Identification Card Act provisions of Public Act
88-680 that were declared unconstitutional by the Illinois Supreme Court in People v.
Cervantes, Docket No. 87229, as violating the single subject provisions of the Illinois
Constitution. Effective immediately.
      00-01-13 S First reading
                                            Referred to Sen Rules Comm
                                            Assigned to Executive
      00-01-19 S
                                            Recommended do pass 012-000-000
               S Placed Calndr, Second Rdg
      00-01-20 S Second Reading
               S Placed Calndr, 3rd Reading
      00-02-23 S Third Reading - Passed 059-000-000
               H Arrive House
               H Hse Sponsor CROSS
               H Placed Calndr First Rdg
      00-02-24 H First reading
                                            Referred to Hse Rules Comm
      00-03-16 H
                                            Assigned to Judiciary II - Criminal Law
      00-03-22 H Alt Primary Sponsor Changed TURNER, JOHN
      00-03-24 H
                                            Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      00-04-05 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      00-04-07 H
                                            3RD READING
               Н
                                            DEADLINE EXTENDED
                                            - APRIL 14, 2000
               Η
               H Cal Ord 3rd Rdg-Short Dbt
      00-04-10 H Added As A Joint Sponsor BROSNAHAN
               H Added As A Joint Sponsor LYONS, EILEEN
               H Added As A Joint Sponsor SCHOENBERG
               H Added As A Joint Sponsor SCHMITZ
               H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
                S Passed both Houses
      00-04-12 S Sent to the Governor
      00-04-13 S Governor approved
               S
                    Effective Date 00-04-13
                    PUBLIC ACT 91-0694
SB-1364
             DILLARD - PHILIP - JONES,W - O'MALLEY - RADOGNO, SULLIVAN,
             PARKER AND NOLAND.
  730 ILCS 5/3-6-4
                                   from Ch. 38, par. 1003-6-4
  730 ILCS 5/3-10-13
  730 ILCS 5/3-14-1
                                   from Ch. 38, par. 1003-14-1
  730 ILCS 5/3-14-4
                                   from Ch. 38, par. 1003-14-4
  730 ILCS 5/5-5-3
                                   from Ch. 38, par. 1005-5-3
```

Amends the Unified Code of Corrections concerning the release or escape of committed persons and in relation to sentencing to re-enact provisions of Public Act 88-680

that were declared unconstitutional by the Illinois Supreme Court in People v. Cervantes, Docket No. 87229, as violating the single subject provisions of the Illinois Constitution. Effective immediately.

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00-01-13 S First reading
                                      Referred to Sen Rules Comm
                                      Assigned to Executive
00-01-19 S
                                      Recommended do pass 012-000-000
         S Placed Calndr, Second Rdg
00-01-20 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-23 S Third Reading - Passed 058-000-000
         H Arrive House
         H Hse Sponsor CROSS
         H Placed Calndr First Rdg
00-02-24 H First reading
                                      Referred to Hse Rules Comm
00-03-16 H
                                      Assigned to Judiciary II - Criminal Law
00-03-24 H Alt Primary Sponsor Changed BOST
                                      Do Pass/Short Debate Cal 013-000-000
         Н
         H Placed Cal 2nd Rdg-Shrt Dbt
00-03-28 H Alt Primary Sponsor Changed RIGHTER
00-04-05 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-04-07 H
                                      3RD READING
         H
                                      DEADLINE EXTENDED
         Н

    APRIL 14, 2000

         H Cal Ord 3rd Rdg-Short Dbt
00-04-10 H Added As A Joint Sponsor HOFFMAN
         H Added As A Joint Sponsor WINTERS
         H Added As A Joint Sponsor WAIT
         H Added As A Joint Sponsor GASH
         H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
         S Passed both Houses
00-04-12 S Sent to the Governor
00-04-13 S Governor approved
              Effective Date 00-04-13
         S
              PUBLIC ACT 91-0695
```

SB-1365 DILLARD – PHILIP – JONES,W – RADOGNO – O'MALLEY, SULLIVAN, NOLAND, PARKER AND GEO-KARIS.

from Ch. 23, par. 2355.1

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720 ILCS 5/12-6
                                     from Ch. 38, par. 12-6
720 ILCS 5/32-4
                                     from Ch. 38, par. 32-4
720 ILCS 5/32-4a
                                     from Ch. 38, par. 32-4a
730 ILCS 5/5-5-3.2
                                     from Ch. 38, par. 1005-5-3.2
730 ILCS 5/5-6-3
                                     from Ch. 38, par. 1005-6-3
730 ILCS 5/5-6-3.1
                                     from Ch. 38, par. 1005-6-3.1
720 ILCS 550/10
                                     from Ch. 56 1/2, par. 710
720 ILCS 570/410
                                     from Ch. 56 1/2, par. 1410
720 ILCS 5/24-3A
720 ILCS 5/24-5
                                     from Ch. 38, par. 24-5
                                     from Ch. 38, par. 24-6
720 ILCS 5/24-6
720 ILCS 5/32-10
                                     from Ch. 38, par. 32-10
725 ILCS 5/110-10
                                     from Ch. 38, par. 110-10
720 ILCS 5/8-4
                                     from Ch. 38, par. 8-4
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
720 ILCS 5/12-6.1
                                     from Ch. 38, par. 12-6.1
720 ILCS 5/11-14
                                     from Ch. 38, par. 11-14
720 ILCS 5/11-14.1
720 ILCS 5/11-16
                                     from Ch. 38, par. 11-16
720 ILCS 5/11-19
                                     from Ch. 38, par. 11-19
720 ILCS 5/11-19.1
                                     from Ch. 38, par. 11-19.1
720 ILCS 5/11-19.2
                                     from Ch. 38, par. 11-19.2
720 ILCS 5/24-3
                                     from Ch. 38, par. 24-3
720 ILCS 5/24-3.1
                                     from Ch. 38, par. 24-3.1
720 ILCS 5/33A-1
                                     from Ch. 38, par. 33A-1
720 ILCS 5/33A-3
                                     from Ch. 38, par. 33A-3
720 ILCS 5/33F-1
                                     from Ch. 38, par. 33F-1
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720 ILCS 150/5.1

Amends various Acts to re-enact specified criminal provisions of Public Act 88-680 that were declared unconstitutional by the Illinois Supreme Court in People v. Cervantes, Docket No. 87229, as violating the single subject provisions of the Illinois Constitution. Effective immediately.

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00-01-13 S First reading
                                      Referred to Sen Rules Comm
                                      Assigned to Executive
00-01-19 S
                                      Recommended do pass 012-000-000
         S Placed Calndr, Second Rdg
00-01-20 S Second Reading
         S Placed Calndr,3rd Reading
00-01-26 S Added As A Co-sponsor GEO-KARIS
00-02-23 S Third Reading - Passed 059-000-000
         H Arrive House
         H Placed Calndr First Rdg
00-02-24 H Hse Sponsor CROSS
         H First reading
                                      Referred to Hse Rules Comm
00-03-16 H
                                      Assigned to Judiciary II - Criminal Law
00-03-24 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-03-28 H Added As A Joint Sponsor PARKE
00-04-05 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
00-04-07 H
                                      3RD READING
                                      DEADLINE EXTENDED
         Н
         Н

    APRIL 14, 2000

         H Held 2nd Rdg-Short Debate
00-04-10 H Joint-Alt Sponsor Changed DART
         H Added As A Joint Sponsor LANG
         H Added As A Joint Sponsor BASSI
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
         S Passed both Houses
00-04-12 S Sent to the Governor
00-04-13 S Governor approved
              Effective Date 00-04-13
         5
              PUBLIC ACT 91-0696
```

SB-1366 PETKA – PHILIP.

720 ILCS 5/24-1.6 new

Amends the Criminal Code of 1961 by creating the offense of unlawful possession of weapons. Contains a Section heading only.

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00-01-13 S First reading
                                      Referred to Sen Rules Comm
                                       Assigned to Executive
00-01-19 S
                                      Postponed
00-02-10 S
                                       Postponed
00-02-16 S Sponsor Removed DILLARD
         S Chief Sponsor Changed to PETKA
00-02-17 S
                                      Postponed
                                      Committee Executive
00-02-18 S
                                      Refer to Rules/Rul 3-9(a)
00-04-07
         S
           Filed with Secretary
                 Amendment No.01
                                      PETKA
         S
                 Amendment referred to SRUL
                                      Committee Rules
01-01-09 S Session Sine Die
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SB-1367 CULLERTON.

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625 ILCS 5/11-208.3 from Ch. 95 1/2, par. 11-208.3 705 ILCS 105/27.2a from Ch. 25, par. 27.2a
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Amends the Illinois Vehicle Code. Provides that the fee for filing a complaint for administrative review of a non-moving traffic violation or of the immobilization and impoundment of a vehicle is set out in the Clerks of Courts Act in a Section concerning fees paid in civil cases in counties whose population is 3,000,000 or more. Amends the Clerks of Courts Act. Provides that the fee for administrative review of a non-moving traffic violation or of the immobilization and impoundment of a vehicle is \$25. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
     00-01-13 S First reading
                                          Referred to Sen Rules Comm
      01-01-09 S Session Sine Die
SR-1368
            CRONIN.
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DD-1500	CICOTAL		
105 ILCS	5/2-3.53	from Ch.	122, par. 2-3.53
105 ILCS	5/21-7.1	from Ch.	122, par. 21-7.1
105 ILCS	5/21-16	from Ch.	122, par. 21-16

Amends the School Code. Makes technical changes in Sections concerning the Administrators' Academy, administrative certificates, and the registration of certificates and fees.

Referred to Sen Rules Comm

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00-02-09 S
                                            Assigned to Education
      00-02-16 S
                                           Recommended do pass 010-000-000
               S Placed Calndr, Second Rdg
      00-02-24 S Second Reading
               S Placed Calndr,3rd Reading
      00-02-25 S
                                           PURSUANT TO RULE
                                            2-10(E), DEADLINE
               S
                                           FOR FINAL ACTION
               S
                                            IS EXTENDED TO
                                           JANUARY 9, 2001.
               S Calendar Order of 3rd Rdg 00-02-25
      00-05-16 S
                                           Refer to Rules/Rul 3-9(b)
      01-01-09 S Session Sine Die
SB-1369
            WALSH.T.
   15 ILCS 520/23
                                   from Ch. 130, par. 42
  Amends the Deposit of State Moneys Act. Adds a caption to the violations Section.
                                            Referred to Sen Rules Comm
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00-01-19 S First reading 00-02-09 S

Assigned to Executive 00-02-17 S To Subcommittee Committee Executive 00-02-18 S Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

00-01-19 S First reading

WALSH,T. SB-1370

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 24 new	

Amends the Metropolitan Water Reclamation District Article of the Illinois Pension Code. 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. Delays payment of a duty disability benefit until final adjudication of the issue of compensability under the Workers' Compensation Act or the Workers' Occupational Diseases Act and provides that the period of disability shall be as determined by the Illinois Industrial Commission or acknowledged by the employer. 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. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

00-01-19 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1371 **816**

SB-1371 WALSH,T.

405 ILCS 5/3-701.5 new

Amends the Mental Health and Developmental Disabilities Code. Provides that a law enforcement officer may execute a petition asserting that another person is subject to involuntary admission. Provides that if the court finds that the petition is in order, the court shall order that the respondent be admitted to a State-operated mental health facility for a minimum of 45 days. Provides that the facility shall cause the respondent to be examined separately by 2 psychiatrists during that 45-day period. Provides that if a psychiatrist executes a certificate certifying that the respondent is subject to involuntary admission, the certificate shall be promptly filed with the court and the court shall proceed with a hearing. Provides that if no such certificate is filed within the 45-day period, the facility shall immediately thereafter release the respondent.

00-01-19 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1372 WALSH,T.

405 ILCS 5/3-901 from Ch. 91 1/2, par. 3-901 405 ILCS 5/3-902 from Ch. 91 1/2, par. 3-902 405 ILCS 5/3-911 new

Amends the Mental Health and Developmental Disabilities Code. Provides that before deciding the merits of a petition for discharge from a mental health facility, the court shall ensure that the person to be discharged has been examined separately by 2 physicians during the 45 days preceding that decision and that each such physician has filed with the court a detailed written report regarding the person's condition. Provides that before entering an order discharging a person from a mental health facility, the court shall determine whether there are any criminal charges pending against the person. If there are any such charges, requires that notice of the person's discharge be given to certain law enforcement officials. Provides for similar requirements in the case of a mental health facility director's decision to discharge or temporarily release a person from the facility. Provides for issuance of a domestic violence order of protection in conjunction with a person's discharge or temporary release from a mental health facility.

00-01-19 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1373 WALSH,T.

815 ILCS 205/2

from Ch. 17, par. 6402

Amends the Interest Act. Increases, from 5% to 7%, the rate of interest to which creditors are entitled on money after it becomes due.

00-01-19 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1374 TROTTER.

30 ILCS 105/5.541 new

from Ch. 111 1/2, par. 1055.6

415 ILCS 5/55.6 415 ILCS 5/55.6a new

415 ILCS 5/55.8 from Ch. 111 1/2, par. 1055.8

Amends the Environmental Protection Act and the State Finance Act. Creates the City of Chicago Used Tire Fund in the State treasury. Provides that 40 cents from each tire sold in the City of Chicago is to be deposited into the City of Chicago Used Tire Fund. Provides that moneys in the City of Chicago Used Tire Fund are to be appropriated to the Department of Revenue in order to distribute the monies to the City of Chicago for the purpose of performing inspections, investigations, and enforcement activities with regard to used tires. Provides that certain allocations from the Used Tire Management Fund that were scheduled to be discontinued beginning on July 1, 2000 shall be continued indefinitely. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-19 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1375 TROTTER.

430 ILCS 15/2

from Ch. 127 1/2, par. 154

Amends the Gasoline Storage Act. Provides that a municipality or other political subdivision may adopt and enforce ordinances and regulations that are more stringent than the rules and regulations of the Office of the State Fire Marshal with respect to the removal of underground storage tanks.

00-01-19 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1376 DILLARD.

65 ILCS 5/9-2-84 65 ILCS 5/9-2-88

from Ch. 24, par. 9-2-84 from Ch. 24, par. 9-2-88

Amends the Illinois Municipal Code. Changes the amount a municipal collector in counties of less than 1,000,000 population shall add to an unpaid special assessment to cover the cost of advertising an application for judgment and sale from 10 cents to the actual costs, not to exceed 0.2% of the property's assessed value. Changes the amount such a collector shall charge for mailing notice of a property sale from 10 cents to the actual costs, not to exceed 0.02% of the property's assessed value. Effective immediately.

00-01-19 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Local Government 00-02-15 S Recommended do pass 008-000-000 Placed Calndr, Second Rdg 00-02-23 S Second Reading S Placed Calndr, 3rd Reading 00-02-24 S Third Reading - Passed 057-002-000 H Arrive House

H Hse Sponsor MEYER H Added As A Joint Sponsor BELLOCK

H First reading Referred to Hse Rules Comm 00-03-16 H Assigned to Local Government

00-03-24 H Do Pass/Short Debate Cal 008-001-000

H Placed Cal 2nd Rdg-Shrt Dbt

00-04-04 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt

00-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 074-041-003

S Passed both Houses

00-05-04 S Sent to the Governor 00-06-22 S Governor approved

> Effective Date 00-06-22 S

PUBLIC ACT 91-0864 S

SB-1377 O'MALLEY - LINK.

70 ILCS 705/14.05

from Ch. 127 1/2, par. 34.05

Amends the Fire Protection District Act. Provides that the proposition for the consolidation of a fire protection district shall include a question on whether the maximum allowable tax rate for the consolidated district shall be set at a certain stated rate of the value of all taxable property within the consolidated district as equalized or assessed by the Department of Revenue.

HOUSE AMENDMENT NO. 1.

Adds reference to:

70 ILCS 705/20 from Ch. 127 1/2, par. 38.3

Further amends the Fire Protection District Act. Provides that the requirement that a municipality pay some percentage of the tax proceeds collected on property that is annexed to it to the fire protection district from which the property was disconnected (as a result of the annexation to the municipality) does not apply if the corporate authorities of the fire protection district file a petition against the disconnection.

00-01-19 S First reading Referred to Sen Rules Comm 00-02-02 S Assigned to Local Government 00-02-08 S Recommended do pass 009-000-000 S Placed Calndr, Second Rdg

00-02-10 S Second Reading

S Placed Calndr,3rd Reading

S Added as Chief Co-sponsor LINK

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00-02-23 S Third Reading - Passed 059-000-000
           H Arrive House
           H Placed Calndr First Rdg
  00-02-29 H Hse Sponsor DANIELS
                                        Referred to Hse Rules Comm
           H First reading
  00-03-02 H Alt Primary Sponsor Changed HANNIG
           H Added As A Joint Sponsor RYDER
                                        Assigned to Local Government
  00-03-16 H
                                        Do Pass/Short Debate Cal 009-000-000
  00-03-24 H
           H Placed Cal 2nd Rdg-Shrt Dbt
  00-03-29 H
                   Amendment No.01
                   Amendment referred to HRUL
           H
           H Cal Ord 2nd Rdg-Shrt Dbt
                   Amendment No.01
                                        SLONE
  00-03-30 H
                   Rules refers to
                                          HLGV
           Η
           H Cal Ord 2nd Rdg-Shrt Dbt
  00-04-05 H Second Reading-Short Debate
                   Amendment No.01
           Н
                                        SLONE
           H Recommends be Adopted HLGV/007-000-000
           H Held 2nd Rdg-Short Debate
  00-04-06 H
                   Amendment No.01
                                        SLONE
                                                                 Adopted
           H Pld Cal 3rd Rdg-Shrt Dbt
  00-04-07 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
            S Sec. Desk Concurrence 01
            S Filed with Secretary
            S Mtn Concur - House Amend No 01/O'MALLEY
                   Motion referred to
                                          SRUL
  00-04-10 S Mtn Concur - House Amend No 01/O'MALLEY
                   Rules refers to
                                          SĹGV
            S
  00-04-12 S Mtn Concur - House Amend No 01/O'MALLEY
            S Be apprvd for consideratn SLGV/010-000-000
  00-04-13 S Mtn Concur - House Amend No 01/O'MALLEY
            S S Concurs in H Amend 01/059-000-000
            S Passed both Houses
  00-05-12 S Sent to the Governor
  00-07-07 S Governor approved
                Effective Date 01-01-01
            S
                PUBLIC ACT 91-0917
         CULLERTON.
40 ILCS 5/17-134
                                from Ch. 108 1/2, par. 17-134
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30 ILCS 805/8.24 new

Amends the Chicago Teacher Article of the Pension Code. Eliminates certain restrictions on the types of leave of absence for which credit may be established. Increases the maximum total leave from 12 to 36 months. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact cannot be determined, as the amount of service credit that would be purchased is unknown. There would be a cost to the Fund as required contributions would not cover the full cost of the service credit.

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

00-01-19 S First reading Referred to Sen Rules Comm 00-01-31 S Pension Note Filed Committee Rules

01-01-09 S Session Sine Die

SB-1379 CULLERTON.

40 ILCS 5/17-119 from Ch. 108 1/2, par. 17-119 40 ILCS 5/17-156.1 from Ch. 108 1/2, par. 17-156.1 30 ILCS 805/8.24 new

Amends the Chicago Teachers Article of the Pension Code to increase the rate of automatic annual increase in pensions from 3% to 4%. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Increase in accrued liability would be \$674.1 million and

increase in total annual cost would be \$53.2 million (3.71% of payroll).

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

00-01-19 S First reading Referred to Sen Rules Comm 00-01-31 S Pension Note Filed

S Committee Rules

01-01-09 S Session Sine Die

SB-1380 CULLERTON.

40 ILCS 5/17-116 from Ch. 108 1/2, par. 17-116 40 ILCS 5/17-122 from Ch. 108 1/2, par. 17-122 30 ILCS 805/8.24 new

Amends the Chicago Teacher Article of the Pension Code to change the period used to determine average salary from 4 years to 3 years. Amends the State Mandates Act to require implementation without reimbursement, Effective immediately.

PENSION NOTE (Pension Laws Commission) Increase in accrued liability would be \$91.5 million and increase in total annual cost would be \$9.4 million (0.66% of payroll).

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

00-01-19 S First reading Referred to Sen Rules Comm

00-01-31 S Pension Note Filed Committee Rules

01-01-09 S Session Sine Die

SB-1381 CULLERTON.

40 ILCS 5/17-119.1 30 ILCS 805/8.24 new

Amends the Chicago Teacher Article of the Pension Code. Provides that a person with at least 30 years of service at retirement may have that service converted to the augmented rate without paying any additional contribution. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately,

PENSION NOTE (Pension Laws Commission)

The increase in the present value of future employer contribu-

tions is estimated to be \$36.7 million. The increase in total

annual cost is estimated to be 0.13% of payroll.

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

00-01-19 S First reading Referred to Sen Rules Comm 00-01-31 S Pension Note Filed

S Committee Rules
01-01-09 S Session Sine Die

SB-1382 SILVERSTEIN.

· 720 ILCS 5/21-1.3

Amends the Criminal Code of 1961. Provides that a person convicted of criminal defacement of property, in addition to any other sentence that may be imposed, shall be fined \$500 plus the actual costs incurred by the property owner or unit of government to abate, remediate, repair, or remove the effects of the damage to the property. Provides that to the extent permitted by law, reimbursement for the costs of abatement, remediation, repair, or removal shall be payable to the person who incurred the costs.

SENATE AMENDMENT NO. 1.

Provides that the additional fine is only applicable for a felony violation of criminal defacement of property.

FISCAL NOTE (Illinois State Police)

There will be no fiscal impact on the III. State Police, as the bill relates to reimbursement of costs to property owners and units of local government by individuals convicted of criminal defacement of property.

FISCAL NOTE (Office of Illinois Courts)

The bill would not have a significant fiscal impact on the judicial branch.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that a person convicted of a Class 3 or Class 4 felony violation of criminal defacement of property shall be subject to a mandatory minimum fine of \$500 rather than a fine of \$500.

	00-01-19	S	First reading	Referred to Sen Rules Comm
	00-02-09	S	×	Assigned to Judiciary
	00-02-16			Recommended do pass 011-000-000
			Placed Calndr, Second Rdg	
		S	Filed with Secretary	CH MED CTEIN
		S	Amendment No.01 Amendment referred to	SILVERSTEIN SRUL
	00 02 17		Second Reading	SKUL
	00-02-17		Placed Calndr,3rd Reading	
	00-02-23			SILVERSTEIN
		S	Rules refers to	SJUD
	00-02-24	S	Amendment No.01	SILVERSTEIN
		S		Be adopted
			Recalled to Second Reading	
		S	Amendment No.01	SILVERSTEIN Adopted
			Placed Calndr,3rd Reading	
	00 02 25		Third Reading - Passed 059-0	000-000
	00-02-25		Arrive House Placed Calndr First Rdg	
	00-02-20		Hse Sponsor SCHOENBERG	1
	00-02-27		First reading	Referred to Hse Rules Comm
	00-03-02		Added As A Joint Sponsor A	
	00-03-09			Assigned to Judiciary II - Criminal Law
	00-03-24			Do Pass/Short Debate Cal 013-000-000
		Н	Placed Cal 2nd Rdg-Shrt Dbt	
	00-03-28			Fiscal Note Requested BLACK
			Cal Ord 2nd Rdg-Shrt Dbt	
	00-03-29		Added As A Joint Sponsor SC	
		H	CIOIA INI SI (DI)	Fiscal Note Filed
	00-03-30		Cal Ord 2nd Rdg-Shrt Dbt	Fiscal Note Filed
	00-03-30		Cal Ord 2nd Rdg-Shrt Dbt	riscai Note riieu
	00-04-04		Second Reading-Short Debate	
	00 01 01		Pld Cal 3rd Rdg-Shrt Dbt	
	00-04-05		3rd Rdg-Shrt Dbt-Pass/Vote	105-013-000
			Passed both Houses	
			Added As A Joint Sponsor D	
			Added As A Joint Sponsor SI	LVA
			Sent to the Governor	
			Governor Amendatory Veto	
	UU-11-U9		Placed Cal Amendatory Veto Mtn fild accept amend veto S	II VEDSTEIN
	00-11-15		Accept Amnd Veto-Sen Pass	
			Arrive House	037-000-000
	00 11 10		Placed Cal Amendatory Veto	
	00-11-28		Mtn fild accept amend veto S	CHOENBERG
		H	Motion referred to	HRUL
		H	Placed Cal Amendatory Veto	
	00-11-29			App for Consider - Complace
			Accept Amnd Veto-House Pa	
	00.12.00		Bth House Accept Amend Ve	eto .
			Return to Gov-Certification	
	00-12-13	S	Governor certifies changes Effective Date 01-06-01	
		S	PUBLIC ACT 91-0931	# T
36		_		
30	33 O'	IVI	ALLEY.	

SB-1383 O'MALLEY.

70 ILCS 2605/7a

from Ch. 42, par. 326a

Amends the Metropolitan Water Reclamation District Act. Provides that the Administrative Review Law and all rules adopted under it apply to and govern all proceedings for judicial review of administrative decisions of the Board of Commissioners in the enforcement of any ordinance, rule, or regulation adopted under the Act.

00-01-19 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1384 LAUZEN.

New Act

Creates the Tobacco Settlement Proceeds for Investigational Clinical Cancer Trials Act. Provides that up to 10% of the amounts distributed by the State from tobacco settlement proceeds shall be dedicated to assist in the payment for services provided under a qualified investigational clinical cancer trials program. Describes the criteria for selecting program participants. Requires the Department of Public Health to establish and administer the program. Effective immediately.

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00-01-19 S First reading Referred to Sen Rules Comm
01-01-09 S Session Sine Die
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SB-1385 MOLARO.

40 ILCS 5/17-134 30 ILCS 805/8.24 new from Ch. 108 1/2, par. 17-134

Amends the Chicago Teacher Article of the Pension Code. Increases the amount of unused sick time that may be included in calculating the retirement pension, from 244 to 315 days. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
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The fiscal impact cannot be calculated, but is estimated to be

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

00-01-19 S First reading Referred to Sen Rules Comm

00-01-31 S Pension Note Filed Committee Rules

01-01-09 S Session Sine Die

SB-1386 MOLARO.

40 ILCS 5/17-131

from Ch. 108 1/2, par. 17-131

30 ILCS 805/8.24 new

Amends the Chicago Teacher Article of the Pension Code. Provides that salary received for overtime, summer school, and other optional service shall be included in the calculation of salary for pension purposes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
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If the average total compensation paid to members is 10% higher

than regular salaries, the estimated increase in accrued lia-

bility is \$420.5 million, and the estimated increase in total

annual cost is \$30.2 million (2.11% of payroll).

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

00-01-19 S First reading Referred to Sen Rules Comm

00-02-10 S Pension Note Filed
S Committee Rules

Committee Rule

01-01-09 S Session Sine Die

SB-1387 HAWKINSON.

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705 ILCS 405/1-12 from Ch. 37, par. 801-12 from Ch. 37, par. 801-13 from Ch. 38, par. 801-12 from Ch. 38, par. 1005-5-7 from Ch. 38, par. 1005-5-7 from Ch. 38, par. 204a-1
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Amends the Juvenile Court Act of 1987. Grants immunity from liability to a volunteer for a loss a person may receive performing public or community service ordered by a court or diversion program. Amends the Unified Code of Corrections and the Probation Community Service Act. Extends the immunity provisions relating to the liability for injuries or losses a person receives while performing public or community service to such service ordered by a duly authorized station or probation adjustment, teen court, community mediation, or other administrative diversion program authorized by the assistant appellate defender, acting within the scope of his or her employment or contract, nor any person or entity employing, supervising, assisting, or contracting for the services of a public defender, assistant public defender, appellate defender, or assistant appellate defender, is liable for any damages in tort, contract, or otherwise, in which the plaintiff seeks damages by reason of legal or

HOUSE AMENDMENT NO. 1. (Tabled April 4, 2000)

Deletes everything. Reinserts the provisions of the bill. Creates the Public and Appellate Defender Immunity Act. Provides that no public defender, assistant public defender, appellate defender, or assistant appellate defender, acting with the scope of his or her employment or contract, nor any person or entity employing, supervising, assisting, or contracting for the services of a public defender, assistant public defender, appellate defender, or assistant appellate defender, is liable for any damages in tort, contract, or otherwise, in whice the plaintiff seeks damages by reason of legal or professional malpractice, except for willful and wanton misconduct. All provisions effective immediately.

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00-01-19 S First reading
                                      Referred to Sen Rules Comm
00-01-26 S
                                      Assigned to Judiciary
00-02-02 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
00-02-08 S Second Reading
         S Placed Calndr,3rd Reading
00-02-23 S Third Reading - Passed 059-000-000
         H Arrive House
         H Placed Calndr First Rdg
00-02-29 H Hse Sponsor DANIELS
         H Alt Primary Sponsor Changed MOFFITT
         H First reading
                                      Referred to Hse Rules Comm
00-03-09 H
                                       Assigned to Judiciary I - Civil Law
00-03-23 H
                 Amendment No.01
                                      JUD-CIVIL LAW H
                                                                Adopted
                                       Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-04-04 H Second Reading-Short Debate
         Η
                                       Mtn Prevail -Table Amend No 01
         H Pld Cal 3rd Rdg-Shrt Dbt
00-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
         S Passed both Houses
00-05-04 S Sent to the Governor
00-06-13 S Governor approved
              Effective Date 00-06-13
              PUBLIC ACT 91-0820
         S
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SB-1388 DILLARD.

750 ILCS 50/6

from Ch. 40, par. 1508

Amends the Adoption Act. Permits the circuit court to appoint a person deemed competent by the court to investigate the character of the prospective adoptive parents and to obtain consent from the birth parents for the release of identifying information about the adoptive parents. Effective immediately.

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00-01-19 S First reading
                                      Referred to Sen Rules Comm
00-01-20 S
                                      Assigned to Judiciary
00-02-02 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
00-02-08 S Second Reading
         S Placed Calndr,3rd Reading
00-02-23 S Third Reading - Passed 059-000-000
         H Arrive House
         H Hse Sponsor BELLOCK
         H Placed Calndr First Rdg
00-02-24 H First reading
                                      Referred to Hse Rules Comm
00-03-02 H
                                      Assigned to Judiciary I - Civil Law
00-03-08 H
                                      Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor DAVIS, MONIQUE
00-03-09 H Added As A Joint Sponsor FLOWERS
00-03-22 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
         S Passed both Houses
00-04-21 S Sent to the Governor
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Effective Date 00-06-02
                S
                     PUBLIC ACT 91-0740
SB-1389
             BOWLES - MITCHELL, N.
                                     from Ch. 144, par. 7
  110 ILCS 60/1
  110 ILCS 310/1
                                     from Ch. 144, par. 41
  110 ILCS 520/2
                                     from Ch. 144, par. 652
  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
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00-06-02 S Governor approved

110 ILCS 690/35-15

Amends the Nonresident College Trustees Act and various Acts relating to the governance of the public universities in Illinois. Requires each member of the governing board of each public university appointed by the Governor to be a resident of this State. Provides that a failure to meet or maintain this residency requirement constitutes a resignation from and creates a vacancy in the board. Effective immediately.

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00-01-19 S First reading
                                      Referred to Sen Rules Comm
00-01-20 S
                                      Assigned to Executive
00-01-26 S Added as Chief Co-sponsor MITCHELL,N
00-01-27 S
                                      Postponed
00-02-10 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
00-02-15 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-23 S Third Reading - Passed 049-009-000
         H Arrive House
         H Placed Calndr First Rdg
00-02-24 H Hse Sponsor DAVIS, STEVE
         H First reading
                                      Referred to Hse Rules Comm
00-03-09 H
                                      Assigned to Higher Education
00-03-24 H
                                      Do Pass/Short Debate Cal 014-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor WOOLARD
         H Added As A Joint Sponsor BOST
00-03-29 H Added As A Joint Sponsor HOLBROOK
00-04-05 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
.00-04-07 H
                                      3RD READING
                                      DEADLINE EXTENDED
         H
         H
                                      - APRIL 14, 2000
         H Held 2nd Rdg-Short Debate
00-04-14 H
                                      FINAL PASSAGE
         Η
                                      DEADLINE EXTENDED
         Н
                                      UNTIL - 04/16/00
         H Held 2nd Rdg-Short Debate
00-04-15 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 S Session Sine Die
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SB-1390 PARKER – RADOGNO – JACOBS – MYERS,J – BOWLES, JONES,W, LAUZEN, KARPIEL, CRONIN, WALSH,L, OBAMA, SILVERSTEIN, BOMKE, KLEMM, DUDYCZ AND GEO-KARIS.

815 ILCS 725/Act rep.

Repeals the Illinois Wine and Spirits Industry Fair Dealing Act of 1999. Effective immediately.

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diately.

00-01-19 S First reading Referred to Sen Rules Comm
S Added as Chief Co-sponsor RADOGNO
S Added as Chief Co-sponsor JACOBS

00-01-20 S Added As A Co-sponsor JONES,W
S Added As A Co-sponsor LAUZEN
S Added As A Co-sponsor KARPIEL
S Added As A Co-sponsor CRONIN
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S Added As A Co-sponsor WALSH,L

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00-01-20—Cont.

S Added as Chief Co-sponsor MYERS,J
S Added As Chief Co-sponsor BOWLES
Added As A Co-sponsor OBAMA
A Added As A Co-sponsor SILVERSTEIN
Added As A Co-sponsor SILVERSTEIN
Added As A Co-sponsor BOMKE
Added As A Co-sponsor BOMKE
Added As A Co-sponsor BOMKE
Added As A Co-sponsor DUDYCZ

00-01-26
Added As A Co-sponsor GEO-KARIS

00-04-15
Ruled Exempt Under Sen Rule 3-9(B) SRUL
Assigned to Executive

01-01-09
S Session Sine Die
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SB-1391 RADOGNO – WALSH,T.

415 ILCS 5/9

from Ch. 111 1/2, par. 1009

Amends the Environmental Protection Act. Makes a technical change in the Section concerning acts that are prohibited.

SENATE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/9 Adds reference to: 415 ILCS 5/10.1 new

Deletes everything after the enacting clause. Amends the Environmental Protection Act. Provides that the Agency shall publish notice of and hold a hearing on an application for an air pollution control permit for a crushed and broken limestone quarry operation in a PM10 nonattainment area. Provides that the Agency shall also provide public notice of and make available for public comment at the hearing a fugitive dust control plan for any source for which a hearing is required under the provision relating to applications for air pollution control permits for crushed and broken limestone quarry operation in PM10 nonattainment areas. Provides that the Agency must approve or deny the fugitive dust control plan based on criteria established by Board rule. Requires the Agency to propose and the Board to adopt additional rules regulating fugitive dust control plans. Effective immediately.

SENATE AMENDMENT NO. 2.

Also requires notice and a public hearing when the permit holder requests a major modification that has the potential to increase fugitive emissions. Provides that within 180 (rather than 60) days after the effective date of the provisions, the Environmental Protection Agency shall review existing rules related to fugitive dust control plans for a crushed and broken limestone quarry operation in a PM10 nonattainment area and propose additional rules to the Pollution Control Board specifying the required contents of the plans. Provides that the rules shall require that a fugitive dust control plan provide stringent safeguards to minimize the nuisance to the residents of areas surrounding an operation.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Environmental Protection Act. Provides that the Environmental Protection Agency shall review existing rules relating to fugitive dust control plans for operations in the PM10 nonattainment areas that are crushed and broken limestone quarry operations, asphalt pavement recycling operations that remain at a single location for at least 12 months, or portland cement concrete recycling operations that remain at a single location for at least 12 months and that the Agency shall propose to the Pollution Control Board additional rules specifying the required contents of those plans. Specifies certain requirements that must be included in the rules. Effective immediately.

00-01-19	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Environment & Energy
00-02-16	S	Amendment No.01	ENVIR. & ENE. S Adopted
	S		Recmnded do pass as amend 008-002-000
	S	Placed Calndr, Second Rdg	- Ţ
00-02-23	S	Filed with Secretary	
	S	Amendment No.02	RADOGNO
	S	Amendment referred to	SRUL
	S	Amendment No.02	RADOGNO
	S	Rules refers to	SENV

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00-02-24 S
                                    RADOGNO
                Amendment No.02
                                    Be adopted
         S Second Reading
                Amendment No.02
                                    RADOGNO
                                                            Adopted
         S Placed Caindr, 3rd Reading
00-02-25 S Added as Chief Co-sponsor WALSH,T
         S Third Reading - Passed 055-004-000
         H Arrive House
         H Hse Sponsor HARTKE
                                    Referred to Hse Rules Comm
         H First reading
00-02-29 H Alt Primary Sponsor Changed LYONS, EILEEN
00-03-01 H
                                    Assigned to Environment & Energy
00-03-24 H
                Amendment No.01
                                    ENVRMNT ENRGY H
                                                            Adopted
         Η
                                    Do Pass Amend/Short Debate 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-04-04 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-04-07 H
                                    3RD READING
                                    DEADLINE EXTENDED
         H
         Н
                                    - APRIL 14, 2000
         H Cal Ord 3rd Rdg-Short Dbt
00-04-14 H
                                    FINAL PASSAGE
         Η
                                    DEADLINE EXTENDED
         Η
                                    UNTIL - 04/16/00
         H Cal Ord 3rd Rdg-Short Dbt
00-04-15 H
                                    FINAL PASSAGE
                                    DEADLINE EXTENDED
         Н
                                    UNTIL - 12/1/00
         H
         H Cal Ord 3rd Rdg-Short Dbt
00-12-01 H
                                    Re-Refer Rules/Rul 19(a)
01-01-09 S Session Sine Die
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SB-1392 O'MALLEY.

P.A. 91-459, Article 5, Section 5-10

Amends "An Act concerning real property", Public Act 91-459, approved August 6, 1999, concerning a conveyance of certain land by the Secretary of Human Services to United Cerebral Palsy Association of Chicago (UCP). Provides that if the property ceases to be used by any successor in interest to UCP or if UCP conveys or attempts to convey all or part of the property to another party other than either a charitable not-for-profit organization or a governmental entity that provides services, support, or both, for people with disabilities, then title to the property shall revert to the State. Effective immediately.

00-01-19 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1393 O'MALLEY - SHAW - RADOGNO.

625 ILCS 5/18c-7401 from Ch. 95 1/2, par. 18c-7401 625 ILCS 5/18c-7402 from Ch. 95 1/2, par. 18c-7402

Amends the Illinois Vehicle Code. Defines a "minor alteration" for purposes of the authority of the Illinois Commerce Commission to order minor alterations of any rail-road crossing on a highway or public road to preserve or promote the safety or convenience of the public. Creates the offense of chronic obstruction of a grade crossing by a railroad within the Chicago switching district. Provides that the Illinois Commerce Commission may, after an investigation, make a determination that a railroad has engaged in the chronic obstruction of a grade crossing. Provides that after that designation of the railroad as chronically obstructing a grade crossing, the penalty for obstructing the grade crossing is a Class C misdemeanor for a first offense and a Class B misdemeanor for a second or subsequent offense, with a fine 3 times the amount of the fine for the previous offense. Provides that any railroad employee who is not a supervisor may not be prosecuted for chronic obstruction of a grade crossing by a railroad for any act or omission committed under rules or orders of the railroad or its supervisory personnel. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:

625 ILCS 5/18c-1703

from Ch. 95 1/2, par. 18c-1703

Amends the Illinois Vehicle Code. Provides that a violation of the prohibition against chronic obstruction of a grade crossing is an exception to the Code provision stating that no rail carrier employee may be arrested for violation of the Illinois Commercial Transportation Law. Makes a technical change to the provision providing that any railroad employee who is not a supervisor may not be prosecuted for chronic obstruction of a railroad crossing by a railroad for any act or omission committed under rules or orders of the railroad or its supervisory personnel.

SENATE AMENDMENT NO. 2.

Deletes amendatory changes concerning grade crossing obstruction and provides that the Commission shall find that chronic obstruction of a grade crossing has occurred if, within a 2-week period, a railroad's trains have stopped traffic at that crossing for 20 minutes or longer 3 or more times within the Chicago switching district. Once a railroad is designated as chronically obstructing a railroad crossing, the Commission shall forward the results of the investigation to the State's Attorney, of the county where the crossing is located, for prosecution.

FISCAL NOTE (Illinois Commerce Commission)

ICC would incur costs in developing a program to determine whether rail carriers were creating chronic crossing obstructions. Such a program could involve additional rail safety inspectors to monitor chronic crossings. However, a reasonable estimate of the total fiscal impact of a monitoring program cannot be made at this time.

FISCAL NOTE (Department of Transportation)

This legislation would have no fiscal impact on IDOT.

CORRECTIONAL NOTE (Department of Corrections)

There would be no fiscal or corrections population impact. JUDICIAL NOTE, HA #1 (Administrative Office of Ill. Courts)

This legislation would not increase or decrease the number of

judges needed in the State.

STATE MANDATES NOTE, HA #1

(Department of Commerce and Community Affairs)

This legislation does not create a State mandate under the

State Mandates Act.

HOME RULE NOTE, HA #1

(Department of Commerce and Community Affairs)

This legislation does not contain language indicating a

pre-emption of home rule powers and functions and, therefore,

does not pre-empt home rule authority.

FISCAL NOTE, HA #1 (Department of Transportation)

Same as previous DOT fiscal note.

HOUSE AMENDMENT NO. 1.

Deletes language providing that a violation of the prohibition against chronic obstruction of a grade crossing is an exception to the Code provision stating that no rail carrier employee may be arrested for violation of the Illinois Commercial Transportation Law. Provides that a rail carrier employee may be arrested and prosecuted for chronic obstruction of a grade crossing within the Chicago switching district if he or she has certain managerial responsibilities. Provides that a person having those responsibilities commits the offense if a train or combination of trains has stopped traffic within the Chicago switching district for 20 minutes or longer at the same crossing 3 times within a 2 week period, and either the train or combination of trains or the construction, maintenance, or improvements that caused the delay were subject to that person's oversight. Provides that the railroad which employs the responsible person is also liable for the offense. Provides that railroads operating or engaging in construction activity within the Chicago switching district, as well as their officers and directors, have consented to prosecution under these provisions.

NOTE(S) THAT MAY APPLY: Correctional

00-01-19 S First reading

00-01-26 S

00-02-02 S Amendment No.01

Referred to Sen Rules Comm Assigned to Transportation

TRANSPORTN S Adopted Recmnded do pass as amend 006-003-000

S Placed Calndr, Second Rdg

	00-02-08		Second Reading		
	00 00 00	S	Placed Calndr,3rd Reading		
	00-02-22		Filed with Secretary	OMALLEY	
		S	Amendment No.02	O'MALLEY SRUL	
	00-02-23		Amendment referred to Amendment No.02	O'MALLEY	
	00-02-23	S	Rules refers to	STRN	
	00-02-24		Amendment No.02	O'MALLEY	
	00-02-24	S	Amendment 140.02	Be adopted	
			Recalled to Second Reading	De adopted	
		S	Amendment No.02	O'MALLEY	Adopted
		S	Placed Calndr,3rd Reading		
	00-02-25	S	Added as Chief Co-sponsor S	SHAW	
			Added as Chief Co-sponsor I		
			Third Reading - Passed 044-0	010-003	
			Arrive House		
	00 02 20		Placed Calndr First Rdg		
	00-02-29		Hse Sponsor DANIELS First reading	Referred to Hse Rules Com	m
	00-03-14		Alt Primary Sponsor Change		
	00-03-14			Assigned to Judiciary I - Cir	vil I aw
			Alt Primary Sponsor Change		VII Law
	00-03-24		The Trimary Sponsor Change	Re-Refer Rules/Rul 19(a)	
			Alt Primary Sponsor Change		
		H		Assigned to Judiciary I - Ci	vil Law
		Н		COMMITTEE DEADLINE	
		Η		EXTENDED - 4/7/00	
		Н		Committee Judiciary I - Civ	il Law
			Alt Primary Sponsor Change		
	00-04-05		D. 16.16.15.16.1.15.	Do Pass/Stndrd Dbt/Vote 00	06-002-002 HJUA
			Pled Cal 2nd Rdg Stndrd Dbt		HOLIGE
		H		Fiscal Note Requested TEN Correctional Note Requeste	
			Second Reading-Stnd Debate		u TENHOUSE
		Н	Hld Cal Ord 2nd Rdg-Shrt D	D	
	00-04-06			Fiscal Note Filed	
		Η		Fiscal Note Filed	
		Н	Hld Cal Ord 2nd Rdg-Shrt D	b	
	00-04-07			DART	
		Н	Amendment referred to		,
		H		Correctional Note Filed	
		Н		3RD READING	
		H H		DEADLINE EXTENDED	
			Hld Cal Ord 2nd Rdg-Shrt D	- APRIL 14, 2000	
	00-04-10			DART	
	00 01 10		Recommends be Adopted HF		
		H	*	Fiscal Note Req as amended	1 BY HA #1/
				TENHOUSE	
		H		St Mndt Fis Note Req Amno	d
		H		Home Rule Note Req as am	
		H	HILGIO IO IDI GI IDI	Judicial Note Riled as amnd	
	00 04 11		Hld Cal Ord 2nd Rdg-Shrt D		DATIONE
	00-04-11	П		Judicial Note Req as amend	BY HOUSE
		н	Hld Cal Ord 2nd Rdg-Shrt D	AMEND #1	
	00-04-12		The Car Ore 2nd Reg-Shirt Di	St Mndt Fis Note Fld Amnd	
	50 0 1- 12	H		Home Rule Note Fld as ame	
		H		Fiscal Note Filed as amnded	
			Hld Cal Ord 2nd Rdg-Shrt D		
	00-04-13		Amendment No.01	DART	Adopted
			Pld Cal 3rd Rdg-Stndrd Dbt		
			Added As A Joint Sponsor B		
			Added As A Joint Sponsor C		
			"Ted Ddg Chef 13ht I aat/1/-t- 9	312 101 004	
	01_01_00		3rd Rdg-Shrt Dbt-Lost/Vote (Session Sine Die	012-101-004	

SB-1394 828

SB-1394 DUDYCZ - SHAW.

625 ILCS 5/6-109

from Ch. 95 1/2, par. 6-109

Amends the Illinois Vehicle Code. Provides that an applicant for a commercial driver's license (CDL) who fails either the written or the road test after the third attempt in any 12 month period is barred from re-examination for a period of one month. Provides that a person who again fails either exam after the mandatory one month waiting period is barred from re-examination for 3 months. Provides that a person who fails either examination again after the mandatory 3 month waiting period is barred from re-examination for one year. Effective immediately.

00-01-19 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1395 DUDYCZ - SHAW.

625 ILCS 5/6-401 from Ch. 95 1/2, par. 6-401 625 ILCS 5/6-402 from Ch. 95 1/2, par. 6-402 625 ILCS 5/6-411 from Ch. 95 1/2, par. 6-411

Amends the Illinois Vehicle Code. Provides that public schools or educational institutions may not contract with driver training businesses that are not licensed by the Secretary of State. Provides that an applicant for a license to operate a driver training school must provide a continuous surety bond in the principal sum of \$50,000 (now \$10,000). Provides that in addition to other requirements, an applicant for a license to operate a driver training school must authorize an investigation of his or her background by the Secretary of State's Office. Specifies the manner in which information developed by the investigation is to be used in order to preserve confidentiality. Provides that any employee of the Secretary of State who disseminates confidential information in an unauthorized manner is guilty of a Class A misdemeanor. Provides that the applicant shall be responsible for paying all related fingerprint fees. Effective July 1, 2000.

00-01-19 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1396 LINK.

35 ILCS 200/15-175 30 ILCS 805/8.24 new

Amends the Property Tax Code concerning the general homestead exemption. Provides that the maximum reduction in the equalized assessed value of homestead property shall be adjusted annually to reflect increases in the Consumer Price Index-U published by the federal Department of Labor. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

00-01-19 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1397 BOWLES - SIEBEN - RONEN, CAND CULLERTON.

New Act

Creates the Industrial Hemp Act. Contains only a short title.

SENATE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

110 ILCS 305/20 new

110 ILCS 520/10 new

720 ILCS 550/3

740 ILCS 20/3

from Ch. 56 1/2, par. 703

from Ch. 70, par. 903

Deletes everything after the enacting clause. Amends the University of Illinois Act, the Southern Illinois University Management Act, the Cannabis Control Act, and the Cannabis and Controlled Substances Tort Claims Act. Requires the University of Illinois and Southern Illinois University to study the feasibility and desirability of industrial hemp production in this State, subject to an appropriation for that purpose. Requires these universities to obtain all federal and State permits needed to legally grow industrial hemp for fiber or seed production before importing any non-sterilized industrial hemp seeds capable of germination into the State. Requires these universities to report their findings and recommendations to the General Assembly by January 1, 2002. Excludes industrial hemp, solely as authorized for the purposes of the provisions concerning the studies, from the definition of "cannabis" under the Cannabis Control Act and under the Cannabis and Controlled Substances Tort Claims Act. Effective immediately.

ı				S TOR Claims Act. Effective immediates
	00-01-19	S	First reading	Referred to Sen Rules Comm
	00-02-09	S		Assigned to Agriculture & Conservation
	00-02-16	S	Amendment No.01	AGRICULTURE S Adopted
		S		Recmnded do pass as amend 006-000-003
		S	Placed Calndr, Second Rdg	. 1
	00-02-17		Second Reading	
			Placed Calndr,3rd Reading	
			Added as Chief Co-sponsor I	RONEN.C
	00-02-23		Added As A Co-sponsor CU	
			Third Reading - Passed 049-0	
	00 02 21		Arrive House	507 000
			Hse Sponsor HARTKE	
			First reading	Referred to Hse Rules Comm
	00-03-07		Alt Primary Sponsor Change	
	00-05-07		Joint-Alt Sponsor Changed H	
			Added As A Joint Sponsor E	
			Added As A Joint Sponsor S	
	00-03-09		Added As A John Sponsor S	Assigned to Agriculture & Conservation
	00-03-03			Do Pass/Short Debate Cal 011-004-000
	00-03-23		Placed Cal 2nd Rdg-Shrt Dbt	
	00 02 24		Second Reading-Short Debat	
	00-03-24		Pld Cal 3rd Rdg-Shrt Dbt	e
	00 04 07		-	2DD DEADING
	00-04-07	Н		3RD READING DEADLINE EXTENDED
		Н		- APRIL 14, 2000
		_	Cal Ord 2nd Dda Shart Dht	- AFRIL 14, 2000
	00 04 14		Cal Ord 3rd Rdg-Short Dbt	EDIAL DACCACE
	00-04-14			FINAL PASSAGE
		H		DEADLINE EXTENDED
		H	C-1 O-1 2-1 D 1- Chan Dla	UNTIL - 04/16/00
	00.04.15		Cal Ord 3rd Rdg-Short Dbt	EDIAL DAGGACE
	00-04-15			FINAL PASSAGE
		H		DEADLINE EXTENDED
		Н	C-1 O-1 2-1 D-1- St Dl-4	UNTIL - 12/1/00
	00.11.00		Cal Ord 3rd Rdg-Short Dbt	21D F G 11 6 DD
	00-11-28			3d Reading Consideration PP
		H		Calendar Consideration PP
	00-12-01			Re-Refer Rules/Rul 19(a)
	01-01-08			Approved for Consideration 004-000-000
		Н		Calendar Consideration PP
	01-01-09		3rd Rdg-Shrt Dbt-Pass/Vote	066-047-003
			Passed both Houses	
			Added As A Joint Sponsor W	VIRSING
			Sent to the Governor	
	01-02-23	S	Governor vetoed	
		S	Total Veto Stands.	

SB-1398 RADOGNO – TROTTER.

225 ILCS 605/18.1 new

Amends the Animal Welfare Act. Provides that a pet shop shall not sell a reptile, offer a reptile for sale, or offer a reptile as a gift or promotional consideration unless a notice regarding safe reptile-handling practices that meets certain requirements is (i) prominently displayed at each location in the pet shop where reptiles are displayed, housed, or held and (ii) distributed to each purchaser or recipient.

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FISCAL NOTE (Department of Agriculture)
There is no fiscal impact from SB 1398.
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NOTE(S) THAT MAY APPLY: Fiscal

00-01-19 S First reading Referred to Sen Rules Comm

00-02-09 S Assigned to Agriculture & Conservation

00-02-16 S Recommended do pass 008-000-001

S Placed Calndr, Second Rdg

00-02-17 S Second Reading

S Placed Calndr, 3rd Reading
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00-02-23	S	Added as Chief Co-sponsor TRC	OTTER
	S	Third Reading - Passed 057-001-	-000
	Η	Arrive House	
	Η	Placed Calndr First Rdg	
00-02-24	Η	Hse Sponsor LYONS, JOSEPH	
	Η	First reading Re	ferred to Hse Rules Comm
00-03-09	Η	Added As A Joint Sponsor BELI	LOCK
	Η	Added As A Joint Sponsor FEIG	SENHOLTZ
	Η	Added As A Joint Sponsor COU	LSON
00-03-16	Η	As	ssigned to Agriculture & Conservation
00-03-22	Η	. Fis	scal Note Filed
	Η	. Co	ommittee Agriculture & Conservation
00-03-23	Η	Do	Pass/Short Debate Cal 014-001-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
00-03-24	Η	Second Reading-Short Debate	
	Η	Pld Cal 3rd Rdg-Shrt Dbt	•
00-03-29	Η	Added As A Joint Sponsor PAR	KE
	Η	3rd Rdg-Shrt Dbt-Pass/Vote 108	-010-000
	S	Passed both Houses	
00-04-27	S	Sent to the Governor	
00-06-02	S	Governor approved	
	S		
	S	PUBLIC ACT 91-0741	

SB-1399 HALVORSON.

35 ILCS 200/15-172 30 ILCS 805/8.24 new

Amends the Property Tax Code with respect to the Senior Citizens Assessment Freeze Homestead Exemption. Provides that, beginning in taxable year 2000, "income" does not include Supplemental Security Income, Temporary Assistance to Needy Families, federal assistance to the blind, or veteran's benefits. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

00-01-19 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1400 KLEMM - WATSON.

50 ILCS 750/15.6

Amends the Emergency Telephone System Act. Provides that after June 30, 2001 (now June 30, 2000) private business switch services must be connected to the public switched network in a manner that calls made to 9-1-1 result in automatic number and location identification. Effective immediately.

FISCAL NOTE, H-AM 8 (Illinois Commerce Commission)

ICC estimates no fiscal impact on State revenues from this

legislation.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-20 S First reading Referred to Sen Rules Comm 00-01-26 S Assigned to Environment & Energy 00-02-09 S Recommended do pass 008-000-000 S Placed Calndr, Second Rdg 00-02-10 S Second Reading S Placed Calndr,3rd Reading 00-02-23 S Third Reading - Passed 057-001-001 H Arrive House H Hse Sponsor BLACK H Placed Calndr First Rdg 00-02-24 H Added As A Joint Sponsor NOVAK H First reading Referred to Hse Rules Comm 00-02-29 H Assigned to Public Utilities H Added As A Joint Sponsor GRANBERG 00-03-08 H

Do Pass/Short Debate Cal 009-000-000

H Placed Cal 2nd Rdg-Shrt Dbt Amendment No.01

00-03-22 H BLACK Η Amendment referred to HRUL

H Cal Ord 2nd Rdg-Shrt Dbt 00-04-05 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

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00-04-07 H
                                          3RD READING
               H
                                          DEADLINE EXTENDED
               H
                                          - APRIL 14, 2000
               H Held 2nd Rdg-Short Debate
      00-04-11 H
                      Amendment No.02
                                          BLACK
                      Amendment referred to HRUL
               Н
               Н
                      Amendment No.03
                                          BLACK
               H
                      Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      00-04-13 H
                      Amendment No.04
                                          BLACK
               H
                      Amendment referred to HRUL
              Н
                      Amendment No.05
                                          LANG
              Н
                      Amendment referred to HRUL
              H Held 2nd Rdg-Short Debate
      00-04-14 H
                      Amendment No.06
                                          BLACK
              Н
                      Amendment referred to HRUL
              Η
                      Rules refers to
                                           HPUB
              H
                                          FINAL PASSAGE
              H
                                          DEADLINE EXTENDED
                                          UNTIL - 04/16/00
              H
              H Held 2nd Rdg-Short Debate
      00-04-15 H
                      Amendment No.06
                                          BLACK
              H Recommends be Adopted-Lost 000-005-004
              H
                      Amendment No.07
                                          BLACK
              Η
                      Amendment referred to HRUL
              H
                      Amendment No.08
                                          BLACK
              Н
                      Amendment referred to HRUL
              Н
                                          Fiscal Note Filed as amnded
              H Held 2nd Rdg-Short Debate
                                          Re-Refer Rules/Rul 19(a)
      01-01-09 S Session Sine Die
SB-1401
            LINK.
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35 ILCS 5/203 from Ch. 120, par. 2-203 55 ILCS 5/5-12001.1

Amends the Illinois Income Tax Act and the Counties Code. Creates an income tax deduction for corporations in an amount equal to 25% of the original cost of construction and installation of any cellular tower or like facility for which an agreement to jointly share with another telecommunications carrier has been entered into or otherwise renewed or extended after January 1, 1999. Provides that the deduction is available in tax years beginning on or after January 1, 2000 and ending on or before December 30, 2005. In designing a telecommunications facility, provides that a carrier shall abide by certain guidelines, rather than merely consider the guidelines. Provides that in a public hearing on facility siting, the county board shall consider whether the facility design reflects full compliance with the guidelines, rather than consider the extent to which the design reflects compliance. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
      00-01-20 S First reading
                                           Referred to Sen Rules Comm
      01-01-09 S Session Sine Die
SB-1402
            RONEN.C.
  225 ILCS 15/2
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from Ch. 111, par. 5352
225 ILCS 15/5.1 new
225 ILCS 15/5.2 new
225 ILCS 15/5.3 new
225 ILCS 15/5.4 new
225 ILCS 15/5.5 new
225 ILCS 15/5.6 new
225 ILCS 15/15
                                    from Ch. 111, par. 5365
225 ILCS 65/5-10
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
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Amends the Clinical Psychologist Licensing Act. Provides prescriptive authority for clinical psychologists who are certified by the Illinois Clinical Psychologist Licensing and Disciplinary Board to prescribe and dispense drugs and medicine. Amends the

Nursing and Advanced Practice Nursing Act, the Pharmacy Practice Act of 1987, and the Illinois Controlled Substances Act to include provisions for the prescriptive authority of psychologists.

00-01-20 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1403 HALVORSON - RONEN,C - DEL VALLE - MADIGAN,L - WELCH, JA-COBS, SILVERSTEIN, WALSH,L, MADIGAN,R, VIVERITO, OBAMA, LIGHTFORD, MOLARO, HAWKINSON, BOMKE AND TROTTER.

New Act

30 ILCS 105/5.541 new

Creates the Senior Citizen Prescription Drug Discount Program Act. Provides that the Department of Revenue shall (i) enroll eligible senior citizens into the Program to qualify them for a discount on the purchase of prescription drugs at an authorized pharmacy, (ii) enter into rebate agreements with drug manufacturers, and (iii) reimburse pharmacies for the cost of providing discounts using the proceeds from the manufacturer rebate agreements. Provides that eligible seniors are Illinois residents 65 years of age or older. Provides that any person who is eligible for pharmaceutical assistance under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act is eligible for this Program. Sets out provisions for the administration of the Act and authorizes the Department to promulgate rules to administer the Act. Provides that rebates paid by drug manufactures to the Department be deposited into the Senior Citizen Prescription Drug Discount Program Fund to be used to administer the Act. Amends the State-Finance Act to create the Fund. Effective July 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

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00-01-20 S First reading Referred to Sen Rules Comm
S Added as Chief Co-sponsor RONEN,C
00-01-26 S Added as Chief Co-sponsor DEL VALLE
S Added as Chief Co-sponsor MADIGAN,L
S Added as Chief Co-sponsor WELCH
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S Added As A Co-sponsor JACOBS 00-01-27 S Added As A Co-sponsor SILVERSTEIN

S Added As A Co-sponsor WALSH,L 00-01-31 S Added As A Co-sponsor MADIGAN,R

00-02-02 S Added As A Co-sponsor VIVERITO

00-02-07 S Added As A Co-sponsor OBAMA 00-02-08 S Added As A Co-sponsor LIGHTFORD

00-02-10 S Added As A Co-sponsor MOLARO

00-02-15 S Added As A Co-sponsor HAWKINSON

00-02-16 S Added As A Co-sponsor BOMKE 00-02-23 S Added As A Co-sponsor TROTTER

01-01-09 S Session Sine Die

SB-1404 JONES,W.

225 ILCS 50/7	from Ch. 111, par. 7407
225 ILCS 50/8	from Ch. 111, par. 7408
225 ILCS 50/14	from Ch. 111, par. 7414
225 ILCS 110/4	from Ch. 111, par. 7904
225 ILCS 110/7.1 new	
225 ILCS 110/11	from Ch. 111, par. 7911
225 ILCS 50/11 ren	

Amends the Hearing Instrument Consumer Protection Act. Exempts audiologists licensed under the Illinois Speech-Language Pathology and Audiology Practice Act. Deletes references to audiologists and graduate audiology students in the Act. Amends the Illinois Speech-Language Pathology and Audiology Practice Act. Inserts into the Act the provisions regarding audiologists and graduate audiology students that were formerly located in the Hearing Instrument Consumer Protection Act. Provides that graduate audiology students may dispense hearing instruments as part of a program of audiology without a license under the supervision of a licensed audiologist. Repeals a Section of the Hearing Instrument Consumer Protection Act concerning graduate audiology students. Effective January 1, 2001.

SENATE AMENDMENT NO. 1.

Deletes reference to:

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225 ILCS 110/11

225 ILCS 50/11 rep.

Adds reference to:

225 ILCS 50/4 from Ch. 111, par. 7404

225 ILCS 50/15 from Ch. 111, par. 7411

225 ILCS 50/16 from Ch. 111, par. 7415

225 ILCS 110/14 from Ch. 111, par. 7416

from Ch. 111, par. 7416

from Ch. 111, par. 7416

from Ch. 111, par. 7416
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Replaces everything after the enacting clause. Amends the Hearing Instrument Consumer Protection Act. Provides that audiologists licensed under the Illinois Speech-Language Pathology and Audiology Practice Act are exempt from the Act. Removes provisions regarding licensure for audiologists under the Act. Provides that specified graduate audiology students may dispense hearing instruments without a license under the supervision of a licensed audiologist (rather than a licensed hearing instrument dispenser). Adds a licensed hearing instrument dispenser to the Hearing Instrument Consumer Protection Board. Increases the fees for application for a license and for the license itself. Amends the Illinois Speech-Language Pathology and Audiology Practice Act. Provides that the Department of Professional Regulation shall discipline the supervisor of a graduate audiology student as provided in the Act and enforce the Hearing Instrument Consumer Protection Act and its rules as they apply to licensed audiologists. Provides that specified graduate audiology students may dispense hearing instruments without a license under the supervision of a licensed audiologist. Provides for the collection and deposit of a Hearing Instrument Consumer Protection Fee. Effective January 1, 2001.

HOUSE AMENDMENT NO. 1.

Provides that the fee for a license for a person obtaining his or her supervised professional experience as required for licensure under the Illinois Speech-Language Pathology and Audiology Practice Act shall be \$60 per one year licensure period.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that language exempting audiologists licensed under the Illinois Speech-Language Pathology and Audiology Practice Act from the Hearing Instrument Consumer Protection Act be changed to provide that those audiologists are exempt from the licensure provisions, but are otherwise subject to the practices and provisions of the Act.

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NOTE(S) THAT MAY APPLY: Fiscal
   00-01-20 S First reading
                                          Referred to Sen Rules Comm
   00-02-09 S
                                          Assigned to Licensed Activities
                                          Recommended do pass 005-000-000
   00-02-17 S
             S Placed Calndr, Second Rdg
   00-02-24 S Filed with Secretary
                    Amendment No.01
                                          JONES, W
                    Amendment referred to SRUL
             S Second Reading
             S Placed Calndr, 3rd Reading
                                          JONES,W
                    Amendment No.01
             S Be apprvd for consideratn SRUL
   00-02-25 S Recalled to Second Reading
                    Amendment No.01
                                          JONES,W
                                                                   Adopted
             S Placed Calndr,3rd Reading
             S Third Reading - Passed 059-000-000
             H Arrive House
             H Placed Calndr First Rdg
   00-02-29 H Hse Sponsor DANIELS
                                          Referred to Hse Rules Comm
             H First reading
   00-03-01 H Alt Primary Sponsor Changed BURKE
             H Added As A Joint Sponsor CAPPARELLI
   00-03-09 H
                                          Assigned to Registration & Regulation
   00-03-24 H
                                          Do Pass/Short Debate Cal 016-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   00-03-30 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   00-04-04 H
                                          Mtn Prevaild-Recall 2nd Rdg
             Н
                    Amendment No.01
                                          BURKE
                    Amendment referred to HRUL
             Н
             H Held 2nd Rdg-Short Debate
```

00-04-05		
		Recommends be Adopted HRUL/005-000-000
	Н	Held 2nd Rdg-Short Debate
00-04-06		r
	Η	Pld Cal 3rd Rdg-Shrt Dbt
00-04-07		3rd Rdg-Shrt Dbt-Pass/Vote 095-021-000
	S	Sec. Desk Concurrence 01
00-04-10	S	Filed with Secretary
	S	Mtn Concur - House Amend No 01/JONES,W
	S	Motion referred to SRUL
	S	Mtn Concur - House Amend No 01/JONES,W
	S	Rules refers to SLIC
00-04-11	S	Mtn Concur - House Amend No 01/JONES,W
	S	Be adopted
00-04-12	S	Mtn Concur - House Amend No 01/JONES,W
	S	S Concurs in H Amend 01/059-000-000
	S	Passed both Houses
00-05-11	S	Sent to the Governor
00-07-07	S	Governor Amendatory Veto
00-11-09	S	Placed Cal Amendatory Veto
00-11-14	S	Mtn fild accept amend veto JONES,W
		Accept Amnd Veto-Sen Pass 059-000-000
		Arrive House
	Н	Placed Cal Amendatory Veto
00-11-28		Mtn fild accept amend veto BURKE
	Н	1
	Η	App for Consider - Complace
	Η	Placed Cal Amendatory Veto
00-11-29	Н	3/5 vote required
	Η	Accept Amnd Veto-House Pass 115-000-000
		Bth House Accept Amend Veto
00-12-08	S	Return to Gov-Certification
00-12-15	S	Governor certifies changes
	S	Effective Date 01-01-01
	S	PUBLIC ACT 91-0932

SB-1405 MADIGAN,L.

720 ILCS 5/24-10 new

Amends the Criminal Code of 1961. Provides that a law enforcement agency of the State or a unit of local government may not transfer a decommissioned firearm of a law enforcement agency and must destroy or order the destruction of the decommissioned firearm. Permits transfers of decommissioned firearms to another law enforcement agency, law enforcement training agency, or to an officer or employee of a correctional institution for official use.

00-01-20 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1406 MADIGAN,L - LIGHTFORD - SILVERSTEIN - MOLARO, CULLER-TON, TROTTER AND OBAMA.

720 ILCS 5/12-4

from Ch. 38, par. 12-4

Amends the Criminal Code of 1961. Provides that a person commits aggravated battery if, in committing a battery, he or she (or the person battered) is in a building or other structure used to provide shelter or other services to victims of domestic violence or to the dependent children of victims of domestic violence, or within 500 feet of such a building or other structure. Effective immediately.

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NOTE(S) THAT MAY APPLY: Correctional
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00-01-20 S First reading Referred to Sen Rules Comm 00-02-09 S Added as Chief Co-sponsor LIGHTFORD

00-02-10 S Added as Chief Co-sponsor SILVERSTEIN

S Added as Chief Co-sponsor MOLARO

S Added As A Co-sponsor CULLERTON

00-02-14 S Added As A Co-sponsor TROTTER

00-02-15 S Added As A Co-sponsor OBAMA

01-01-09 S Session Sine Die

835 SB-1407

SB-1407 OBAMA – LIGHTFORD.

305 ILCS 5/4-1.6b new

Amends the Illinois Public Aid Code. Provides that the Department of Public Aid shall pay to families receiving cash assistance under the Temporary Assistance for Needy Families Article an amount equal to either two-thirds of the monthly child support collected or the amount of monthly child support collected and required to be paid to the family pursuant to administrative rule, whichever is greater. Provides that the child support passed through to a family pursuant to these provisions shall not affect the family's eligibility for assistance or decrease any amount otherwise payable as assistance to the family under the TANF program until a family's non-exempt income and child support passed through to the family equal 3 times the family's assistance payment level, at which point cash assistance to the family may be terminated.

NOTE(S) THAT MÂY APPLY: Fiscal

00-01-20 S First reading Referred to Sen Rules Comm

00-02-08 S Added as Chief Co-sponsor LIGHTFORD

01-01-09 S Session Sine Die

SB-1408 OBAMA.

305 ILCS 5/5-2

from Ch. 23, par. 5-2

Amends the Medicaid Article of the Public Aid Code. Provides that persons who become ineligible for TANF or General Assistance due to employment earnings remain eligible for medical assistance for up to 24 (now 12) months following termination of their financial aid. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-20 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1409 NOLAND AND MUNOZ.

725 ILCS 5/108B-8

from Ch. 38, par. 108B-8

Amends the Code of Criminal Procedure of 1963. Provides that an electronic criminal surveillance officer specially designated by the State's Attorney may intercept a private oral communication before a court order authorizing the interception is issued under certain emergency situations if an application for the order is filed with the chief judge within 48 hours after interception of the communication begins. Provides that the order is retroactive to the time the interception began to occur (current law requires the State's Attorney to obtain oral approval for the interception). Effective immediately.

SENATE AMENDMENT NO. 2.

Provides that if there is at least one electronic criminal surveillance officer present at the scene of the emergency situation, any other police officer involved in the response to the emergency is authorized to overhear any oral communication intercepted.

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00-01-20 S First reading
                                      Referred to Sen Rules Comm
00-02-02 S
                                      Assigned to Judiciary
00-02-09 S
                                      Postponed
00-02-16 S
                                      JUDICIARY
                 Amendment No.01
                                                               Tabled
         S
                 Amendment No.02
                                      JUDICIARY
                                                    S
                                                               Adopted
                                      Recmnded do pass as amend 010-000-001
           Placed Calndr, Second Rdg
00-02-17
         S Second Reading
         S Placed Calndr,3rd Reading
00-02-23 S Added As A Co-sponsor MUNOZ
         S Third Reading - Passed 039-017-001
         H Arrive House
         H Placed Calndr First Rdg
00-02-24 H Hse Sponsor MITCHELL, BILL
                                      Referred to Hse Rules Comm
         H First reading
00-03-02 H Added As A Joint Sponsor ACEVEDO
00-03-07 H
                                      Assigned to Executive
00-03-24 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 S Session Sine Die
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SB-1410 PARKER – WALSH,L.

20 ILCS 2405/3

from Ch. 23, par. 3434

Amends the Disabled Persons Rehabilitation Act. Increases a personal care attendant's minimum hourly wage to \$6 beginning July 1, 1999, \$6.50 beginning July 1, 2000, and \$7 beginning July 1, 2001. Effective July 1, 2000.

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NOTE(S) THAT MAY APPLY: Fiscal
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00-01-20 S First reading Referred to Sen Rules Comm

00-01-26 S Added as Chief Co-sponsor WALSH,L

01-01-09 S Session Sine Die

SB-1411 WATSON.

415 ILCS 5/58.13

Amends the Environmental Protection Act. Makes a technical change in the Section concerning the Brownfields Redevelopment Grant Program.

00-01-20 S First reading

Referred to Sen Rules Comm

00-02-09 S

Assigned to Environment & Energy

00-02-16 S

Recommended do pass 009-000-000

S Placed Calndr, Second Rdg 00-02-17 S Second Reading

S Placed Calndr, 3rd Reading

00-05-16 S

Refer to Rules/Rul 3-9(b)

01-01-09 S Session Sine Die

SB-1412 TROTTER.

105 ILCS 5/10-22.6

from Ch. 122, par. 10-22.6

105 ILCS 5/34-19

from Ch. 122, par. 34-19

Amends the School Code. Requires a student expulsion decision to be made on an individual basis. Provides that a school board may expel a student for a period of time not to exceed one year (instead of 2 years). Effective immediately.

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

00-01-20 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1413 **OBAMA - LIGHTFORD.**

215 ILCS 106/10

215 ILCS 106/20

215 ILCS 106/36 new

Amends the Children's Health Insurance Program Act. Increases the income limit to 200% of the federal poverty level. Expands the Program to provide coverage for adult caretakers of children covered under the Program.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-20 S First reading

Referred to Sen Rules Comm

00-02-08 S Added as Chief Co-sponsor LIGHTFORD

01-01-09 S Session Sine Die

SB-1414 MUNOZ.

745 ILCS 10/4-108 new

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that a local public entity or a public employee is not liable for an injury resulting from the storage of or failure to store a weapon, unless the local public entity or public employee is guilty of willful and wanton conduct with regard to the storage of or failure to store the weapon. Provides that a local public entity or a public employee is not liable for an injury resulting from the failure to provide weapons storage facilities or from the failure to adopt adequate weapon storage procedures or regulations. Effective immediately.

00-01-20 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

MUNOZ - DUDYCZ. SB-1415

70 ILCS 2605/4.32

from Ch. 42, par. 323.32

Amends the Metropolitan Water Reclamation District Act. Provides that veterans are entitled to a preference of 5 points to be added to the final grade they receive on any promotional examination held on or after January 1, 2001. Deletes a provision prohibiting a person from receiving the veterans' preference after he or she has received one promotion on which he or she was allowed a preference. Deletes a provision that a person entitled to a preference does not have to furnish evidence of honorable discharge from the armed forces before an examination. Effective January 1, 2001.

00-01-20 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

837 SB-1416

SB-1416 MUNOZ.

745 ILCS 10/4-108 new

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that in a local public entity whose employees have been issued trigger lock devices to secure weapons and whose employees have been trained in weapons storage, the action of any such employee in storing weapons away from any premises owned by the local public entity does not constitute an action taken within the scope of that employee's employment nor is the local public entity liable for any injury resulting from that storage. Effective immediately.

00-01-20 S First reading Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1417 BURZYNSKI.

110 ILCS 685/30-10

Amends the Northern Illinois University Law. Makes a technical change to a Section concerning the creation of the Board of Trustees of Northern Illinois University.

00-01-20 S First reading Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1418 SHAW.

65 ILCS 5/8-12-3 from Ch. 24, par. 8-12-3 from Ch. 24, par. 8-12-4 from Ch. 24, par. 8-12-4

Amends the Financially Distressed City Law of the Illinois Municipal Code. Allows all municipalities (now, only home rule municipalities) that meet certain criteria to be designated financially distressed cities. Effective immediately.

00-01-20 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1419 CRONIN.

5 ILCS 375/3

from Ch. 127, par. 523

Amends the State Employees Group Insurance Act of 1971. Redefines a "community college benefit recipient" to remove the requirement that the recipient be a person, or the survivor of a person, whose qualifying employment was full-time.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-20 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1420 CRONIN.

35 ILCS 200/15-5

35 ILCS 200/15-60

Amends the Property Tax Code with respect to exemptions. Provides that an exemption for taxing district property shall be granted upon submission to the county board of review and the Department of Revenue of a sworn statement signed by any county or municipal officer (as appropriate) stating that an exemption is sought for taxing district property and including certain information about the property for which the exemption is sought. Provides that the statement may be submitted at any time and shall be processed immediately upon receipt and that this provision shall not prohibit a county board of review or the Department from conducting a reasonable investigation of the application prior to granting the exemption. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-20 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1421 O'MALLEY - WALSH.L - SIEBEN AND DONAHUE.

205 ILCS 5/33

from Ch. 17, par. 341

Amends the Illinois Banking Act. Provides that the eligibility of a marketable investment security to be purchased by a State bank is determined at the time of the purchase. Requires that the marketable investment security must receive the requisite investment rating from at least one national rating service. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to:

205 ILCS 5/33

Adds reference to:

New Act

Deletes everything. Creates the Data Processing Services for Financial Institutions Act. Provides that when a financial institution contracts with an independent data processing servicer for any product or service that requires an interface of communications with a second independent data processing servicer with which the financial institution has a contractual relationship, the second independent data processing servicer shall permit the necessary interface to occur pursuant to a commercially reasonable interface agreement. Provides for arbitration of disputes in accordance with the Uniform Arbitration Act. Effective immediately.

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00-01-20 S First reading
                                             Referred to Sen Rules Comm
      00-02-09 S
                                             Assigned to Financial Institutions
      00-02-17 S
                        Amendment No.01
                                             FINANC. INST. S
                                                                      Adopted
                                             Recmnded do pass as amend 008-000-000
                S Placed Calndr, Second Rdg
                S Added as Chief Co-sponsor WALSH,L
      00-02-23 S Second Reading
                S Placed Calndr, 3rd Reading
                S Added as Chief Co-sponsor SIEBEN
                S Added As A Co-sponsor DONAHUE
      00-02-24 S Third Reading - Passed 059-000-000
                H Arrive House
                H Hse Sponsor BEAUBIEN
                H Added As A Joint Sponsor BUGIELSKI
                H Added As A Joint Sponsor MEYER
                H Added As A Joint Sponsor TENHOUSE
                H Added As A Joint Sponsor KENNER
                H First reading
                                             Referred to Hse Rules Comm
      00-02-29 H
                                             Assigned to Financial Institutions
      00-03-08 H
                                             Do Pass/Short Debate Cal 017-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      00-03-22 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      00-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
                S Passed both Houses
      00-04-21 S Sent to the Governor
      00-06-02 S Governor approved
                S
                    Effective Date 00-06-02
                S
                    PUBLIC ACT 91-0742
SB-1422
             O'MALLEY.
  205 ILCS 105/1-10.14
                                    from Ch. 17, par. 3301-10.14
  205 ILCS 105/1-10.21
                                    from Ch. 17, par. 3301-10.21
  205 ILCS 205/1007.90
                                    from Ch. 17, par. 7301-7.90
  205 ILCS 205/1007.105
                                    from Ch. 17, par. 7301-7.105
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Amends the Illinois Savings and Loan Act of 1985 and the Savings Bank Act. Includes limited liability companies within the scope of the term "person" and provides that service corporations may be organized as limited liability companies.

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00-01-20 S First reading
                                      Referred to Sen Rules Comm
00-02-02 S
                                      Assigned to Financial Institutions
00-02-10 S
                                      Postponed
00-02-17 S
                                      Recommended do pass 006-000-000
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr,3rd Reading
00-02-24 S Third Reading - Passed 057-000-000
         H Arrive House
         H Hse Sponsor MEYER
         H First reading
                                      Referred to Hse Rules Comm
00-02-25 H Alt Primary Sponsor Changed RUTHERFORD
01-01-09 S Session Sine Die
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SB-1423 O'MALLEY.

40 ILCS 5/17-116.3

30 ILCS 805/8.24 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 addi-

tional contribution. Provides for recalculation of current annuities. Amends the State Mandates Act to require implementation without reimbursement. Effective immediate-

PENSION NOTE (Pension Laws Commission)

SB 1423 increases:

Accrued liability\$67.2 million

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

00-01-20 S First reading

01-01-09 S Session Sine Die

Referred to Sen Rules Comm

00-01-31 S

Pension Note Filed

Committee Rules

MADIGAN.R.

SB-1424

New Act

Creates the Mandated Benefits Review Act. Provides that when any bill or amendment proposing a mandated health benefit has been assigned to a legislative committee, the chairperson of the committee may refer the legislation to the Director of Insurance for review. Provides that the Director of Insurance shall commission an independent actuarial review of the proposal. Prohibits any vote by the committee until the review results have been reported. Provides that the review shall encompass the need for the benefit and the cost of the benefit. Requires the Director of Insurance to commission a review of all existing mandated benefits and report to the General Assembly by January 1, 2001. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-20 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1425 DUDYCZ.

70 ILCS 1505/3	from Ch. 105, par. 333.3
70 ILCS 1505/5	from Ch. 105, par. 333.5
70 ILCS 1505/14	from Ch. 105, par. 333.14
70 ILCS 1505/16a	from Ch. 105, par. 333.16a

Amends the Chicago Park District Act. Provides that commissioners of the Chicago Park District are subject to the Public Officer Prohibited Activities Act. Deletes a provision that a commissioner with a pecuniary interest in the contracts or work of the park district is guilty of a petty offense. Changes references to the "superintendent of employment" to "Director of Human Resources".

SENATE AMENDMENT NO. 1.

Adds reference to:

70 ILCS 1290/1 from Ch. 105, par. 326

Amends the Park District Aquarium and Museum Act. Provides that aquariums and museums operated by a park district must be open to the public without charge for a period equivalent to 52 days each year (now the aquariums and museums must be open to the public without charge for at least one day each week).

HOUSE AMENDMENT NO. 1.

Further amends the Park District Aquarium and Museum Act. Provides that for a period of 2 years beginning on the effective date of this amendatory Act, aquariums and museums operated by a park district must be open to the public without charge for a period equivalent to 52 days each year (rather than one day each week), at least 6 of which must be during the period from June through August.

HOUSE AMENDMENT NO. 2.

Adds reference to:

70 ILCS 1105/2 rep.

Amends the Museum District Act. Repeals a Section that provides the Act applies only to counties with a population of less than 2,000,000.

HOUSE AMENDMENT NO. 3.

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Adds reference to:
70 ILCS 1205/10-7
                             from Ch. 105, par. 10-7
70 ILCS 1205/10-7a
                             from Ch. 105, par. 10-7a
70 ILCS 1205/10-7b
                             from Ch. 105, par. 10-7b
70 ILCS 1205/10-7c
                             from Ch. 105, par. 10-7c
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Amends the Park District Code concerning the transfer of real property owned by a park district. Provides that if the real estate that a park district with a population of 3,000 or less transfers by lease, license, development, or other means to a private entity is greater than 70% of the district's total property and (ii) the current use of the real estate will be substantially altered by the private entity, the park district must put the question of transferring the real estate to the voters of the district.

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00-01-20 S First reading
                                     Referred to Sen Rules Comm
00-02-09 S
                                     Assigned to Local Government
00-02-15 S
                Amendment No.01
                                     LOCAL GOV S
                                                             Adopted
                                     Recmnded do pass as amend 008-000-000
         S Placed Calndr, Second Rdg
00-02-16 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-23 S Third Reading - Passed 059-000-000
         H Arrive House
         H Hse Sponsor TURNER, ART
         H Placed Calndr First Rdg
                                     Referred to Hse Rules Comm
00-02-24 H First reading
00-03-03 H
                                     Assigned to Local Government
         H Mtn Prevail Suspend Rule 25
         Н
                                     Committee Local Government
00-03-09 H
                                     LOCAL GOVT H
                                                              Adopted
                Amendment No.01
                                     Do Pass Amend/Short Debate 007-000-000
         Н
         H Placed Cal 2nd Rdg-Shrt Dbt
00-03-24 H
                Amendment No.02
                                     TURNER.ART
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
00-03-29 H
                Amendment No.02
                                     TURNER, ART
         Н
                Rules refers to
                                       HLGV
         H Cal Ord 2nd Rdg-Shrt Dbt
00-03-30 H
                Amendment No.02
                                     TURNER, ART
         H Recommends be Adopted HLGV/007-000-000
         H Cal Ord 2nd Rdg-Shrt Dbt
00-04-05 H
                Amendment No.03
                                     SLONE
                Amendment referred to HRUL
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
00-04-06 H
                Amendment No.03
                                     SLONE
         H Recommends be Adopted HRUL/005-000-000
         H Added As A Joint Sponsor HARRIS
                Amendment No.02
                                                              Adopted
                                     TURNER, ART
         Η
                Amendment No.03
                                     SLONE
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
00-04-07 H Added As A Joint Sponsor MURPHY
         H Added As A Joint Sponsor JONES, SHIRLEY
         H Added As A Joint Sponsor DAVIS, MONIQUE
         H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
           Sec. Desk Concurrence 01,02,03
00-04-11 S Filed with Secretary
         S Mtn Concur - House Amend No 01,02,03/DUDYCZ
                Motion referred to
                                      SRUL
00-04-12 S Mtn Concur - House Amend No 01,02,03/DUDYCZ
                Rules refers to
         S Mtn Concur - House Amend No 01/DUDYCZ
         S Be apprvd for consideratn SLGV/008-000-000
         S Mtn Concur - House Amend No 02.03/DUDYCZ
         S Be apprvd for consideratn SLGV/010-000-000
00-04-13 S Mtn Concur - House Amend No 01,02,03/DUDYCZ
         S S Concurs in H Amend 01,02
         S S Concurs in H Amend 03/058-000-000
         S Passed both Houses
00-05-12 S Sent to the Governor
00-07-07 S Governor approved
             Effective Date 00-07-07
         S
             PUBLIC ACT 91-0918
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841 SB-1426

SB-1426 DILLARD – SIEBEN – BURZYNSKI.

705 ILCS 405/5-615
705 ILCS 405/5-715
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 Juvenile Court Act of 1987 and the Unified Code of Corrections. Provides that a minor who is placed on probation or supervision, as a condition of that probation or supervision, with the consent of the chief administrative officer of the facility, may be required to attend an educational program at a facility other than the school where the offense was committed if the minor was convicted of or placed on supervision for a crime of violence as defined in the Crime Victims Compensation Act and the offense was committed in a school, on the real property comprising a school, or within 1,000 feet of a school. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 105 ILCS 5/2-3.13a from Ch. 122, par. 2-3.13a 105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6

Changes references from chief administrative officer to superintendent. Amends the School Code. Allows a school district to adopt a policy providing that if a student is suspended or expelled for any reason from any public or private school in this or any other state, the student must complete the entire term of the suspension or expulsion before being admitted into the school district. Provides that this policy may allow placement of the student in an alternative school program for the remainder of the suspension or expulsion.

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NOTE(S) THAT MAY APPLY: Correctional
    00-01-20 S First reading
                                          Referred to Sen Rules Comm
    00-02-02 S
                                          Assigned to Judiciary
   00-02-09 S
                                          Recommended do pass 010-000-001
             S Placed Calndr, Second Rdg
    00-02-23 S Second Reading
             S Placed Calndr,3rd Reading
   00-02-25 S Third Reading - Passed 057-000-000
             H Arrive House
             H Hse Sponsor MEYER
             H First reading
                                          Referred to Hse Rules Comm
    00-03-16 H
                                          Assigned to Judiciary II - Criminal Law
   00-03-24 H
                                          Do Pass/Short Debate Cal 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    00-03-28 H Added As A Joint Sponsor O'CONNOR
    00-04-04 H
                    Amendment No.01
                                          MEYER
             Н
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shrt Dbt
    00-04-05 H Second Reading-Short Debate
                    Amendment No.01
                                          MEYER
             Н
             Н
                    Rules refers to
                                           HELM
             H Recommends be Adopted HELM/017-000-000
             H Held 2nd Rdg-Short Debate
    00-04-06 H
                    Amendment No.01
                                          MEYER
                                                                   Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Added As A Joint Sponsor MITCHELL, JERRY
    00-04-07 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
             S Sec. Desk Concurrence 01
    00-04-11
             S Filed with Secretary
             S
               Mtn Concur - House Amend No 01/DILLARD
             S
                    Motion referred to
                                           SRUL.
             S
               Mtn Concur - House Amend No 01/DILLARD
             S
                    Rules refers to
                                           SJUD
             S Mtn Concur - House Amend No 01/DILLARD
             S Be apprvd for consideratn SJUD/010-000-000
    00-04-12 S Mtn Concur - House Amend No 01/DILLARD
             S S Concurs in H Amend 01/059-000-000
             S Passed both Houses
    00-05-11 S Sent to the Governor
    00-07-07 S Governor vetoed
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00-11-09 S Placed Calendar Total Veto
00-11-14 S Mtn filed overrde Gov veto DILLARD
00-11-15 S Added as Chief Co-sponsor SIEBEN
         S Added as Chief Co-sponsor BURZYNSKI
                                      3/5 vote required
         S Override Gov veto-Sen lost 030-028-000
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S Placed Calendar Total Veto

00-11-16 S Total Veto Stands.

SB-1427 SULLIVAN.

210 ILCS 50/3.205

Amends the Emergency Medical Services (EMS) Systems Act. Adds 2 neurosurgeons to the State Trauma Advisory Council. Effective immediately.

SENATE AMENDMENT NO. 1.

Reduces the number of neurosurgeons on the Council from 2 to one and removes the geographical requirement.

NOTE(S) THAT MAY APPLY Fiscal

TE(S) THA	ŁΤ	MAY APPLY: Fiscal	
00-01-20	S	First reading	Referred to Sen Rules Comm
00-01-26	S		Assigned to Public Health & Welfare
00-02-15	S	Amendment No.01	PUB HEALTH S Adopted
	S		Recmnded do pass as amend 010-000-000
	S	Placed Calndr, Second Rdg	
00-02-16	S	Second Reading	
	S	Placed Calndr, 3rd Reading	
00-02-23	S	Third Reading - Passed 058-0	000-000
		Arrive House	
	Η	Placed Calndr First Rdg	
00-02-24		Hse Sponsor KLINGLER	
	Η	First reading	Referred to Hse Rules Comm
00-03-02	Η		Assigned to Human Services
00-03-08			Do Pass/Short Debate Cal 011-000-000
		Placed Cal 2nd Rdg-Shrt Dbt	
		Added As A Joint Sponsor M	
00-03-22		Second Reading-Short Debat	e · · · · · · · · · · · · · · · · · · ·
		Pld Cal 3rd Rdg-Shrt Dbt	
00-03-23	Н	3rd Rdg-Shrt Dbt-Pass/Vote	115-000-000

S Passed both Houses

00-04-21 S Sent to the Governor

00-06-02 S Governor approved

Effective Date 00-06-02

PUBLIC ACT 91-0743

SB-1428 DEL VALLE - HENDON.

625 ILCS 5/12-611 from Ch. 95 1/2, par. 12-611

Amends the Illinois Vehicle Code. Provides that the prohibition against the operation of sound amplification systems that can be heard outside the vehicle from a distance of 75 or more feet applies to vehicles engaged in advertising.

CORRECTIONAL NOTE (Department of Corrections)

This bill will have no fiscal or corrections population impact

on DOC.

FISCAL NOTE (Department of Transportation)

This bill will have no fiscal impact on IDOT.

NOTE(S) THAT MAY APPLY: Correctional

,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	17.1	MAI ALLEL COHCHOHAL	
00-01-2	0 S	First reading	Referred to Sen Rules Comm
00-02-0	9 S		Assigned to Transportation
00-02-1	6 S		Recommended do pass 009-000-000
	S	Placed Calndr, Second Rdg	• •
00-02-1	7 S	Second Reading	

S Placed Calndr, 3rd Reading

00-02-23 S Added as Chief Co-sponsor HENDON S Third Reading - Passed 057-000-000 H Arrive House

H Hse Sponsor SILVA H Placed Caindr First Rdg

00-02-24 H First reading Referred to Hse Rules Comm

.00-03-02 H Assigned to Transportation & Motor Vehicles

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00-03-23 H
                                             Do Pass/Stndrd Dbt/Vote 015-000-012
               H Plcd Cal 2nd Rdg Stndrd Dbt
      00-03-28 H
                                             Fiscal Note Requested BLACK
                                             Correctional Note Requested BLACK
               Η
               H Cal 2nd Rdg Stndrd Dbt
      00-03-29 H
                                             Correctional Note Filed
               H Cal 2nd Rdg Stndrd Dbt
                                             Fiscal Note Filed
      00-03-30 H
               H Cal 2nd Rdg Stndrd Dbt
      00-04-04 H Second Reading-Stnd Debate
               H Pld Cal 3rd Rdg-Stndrd Dbt
      00-04-07 H
                                             Re-Refer Rules/Rul 19(a)
      00-04-11 H
                                             Approved for Consideration 005-000-000
                                             3RD READING
                                             DEADLINE EXTENDED
                                             - APRIL 14, 2000
               H Pld Cal 3rd Rdg-Stndrd Dbt
      00-04-13 H 3rd Rdg-Stnd Dbt-Pass/Vote 082-032-002
                S Passed both Houses
               H Added As A Joint Sponsor HARRIS
      00-05-12 S Sent to the Governor
      00-07-07 S Governor approved
                    Effective Date 01-01-01
               S
                    PUBLIC ACT 91-0919
                S
SB-1429
             PETKA.
  215 ILCS 150/2
                                    from Ch. 148, par. 202
  215 ILCS 150/6
                                    from Ch. 148, par. 206
                                    from Ch. 148, par. 215
  215 ILCS 150/15
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Amends the Religious and Charitable Risk Pooling and Trust Act. Authorizes an organization that is exempt from taxation under paragraph (2) of subsection (c) of Section 501 of the Internal Revenue Code to be a beneficiary under a risk pooling trust. Effective immediately.

00-01-20 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1430 KARPIEL.

70 ILCS 705/25.4 new

Amends the Fire Protection District Act. Allows the board of trustees to make ordinance violations a petty offense or a misdemeanor.

00-01-20	S	First reading	Referred to Sen Rules Comm
00-01-26	S		Assigned to Local Government
00-02-08	S		Postponed
00-02-15	S		Held in Committee
	S		Committee Local Government
00-02-18	S		Refer to Rules/Rul 3-9(a)
01-01-09	S	Session Sine Die	

SR-1431 CLAYBORNE - OBAMA.

New Act

Creates the Corporate Accountability for Tax Expenditures Act. Requires reporting and disclosure of State tax expenditures and property tax reductions and abatements. Establishes job creation and job quality standards. Provides for recapture from recipient corporations if goals are not met.

SENATE AMENDMENT NO. 1.

Deletes everything except the short title provision. 0

etes everything except the short title provision.					
00-01-20	S	First reading	Referred to Sen Rules Comm		
00-01-26	S	•	Assigned to Commerce & Industry		
00-02-09	S	Added as Chief Co-sponsor O	OBAMA		
00-02-17	S	Amendment No.01	COMM & INDUS S Adopted		
	S		Recmnded do pass as amend 008-000-000		
	S	Placed Calndr, Second Rdg			
00-05-16	S		Refer to Rules/Rul 3-9(b)		
01-01-09	S	Session Sine Die			

SB-1432 **844**

SB-1432 CULLERTON – WALSH, L – OBAMA.

815 ILCS 730/Act rep.

Repeals the Soft Drink Industry Fair Dealing Act. Effective immediately.

00-01-20 S First reading Referred to Sen Rules Comm

S Added as Chief Co-sponsor WALSH,L

S Added as Chief Co-sponsor OBAMA 01-01-09 S Session Sine Die

SB-1433 SMITH - TROTTER.

305 ILCS 5/4-23 new

Amends the Illinois Public Aid Code. Provides that, subject to appropriations, the Department of Human Services shall provide up to 12 months of transitional transportation assistance to former recipients of Temporary Assistance for Needy Families if the former recipients are no longer eligible for assistance due to an increase in earned income in the household. Provides that this provision shall not be construed to create an entitlement to transitional transportation assistance. Effective January 1, 2001.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-26 S First reading

Referred to Sen Rules Comm

00-02-01 S Added as Chief Co-sponsor TROTTER

01-01-09 S Session Sine Die

SB-1434 SMITH – TROTTER – DEL VALLE – OBAMA – MUNOZ, MITCHELL,N, RONEN,C, SHAW, VIVERITO AND LINK.

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.

SENATE AMENDMENT NO. 1.

Deletes reference to:

225 ILCS 46/15

225 ILCS 46/20

Deletes the provisions amending the Health Care Worker Background Check Act, including the changes to the definition of "health care employer" and to the provisions concerning application of the Act.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-26 S First reading

Referred to Sen Rules Comm

00-02-01 S Added as Chief Co-sponsor TROTTER

00-02-02 S Assigned to Public Health & Welfare

00-02-08 S Added as Chief Co-sponsor DEL VALLE

00-02-15 S Amendment No.01 PUB HEALTH S Adopted

S Recmnded do pass as amend 010-000-000

S Placed Calndr, Second Rdg

00-02-16 S Added as Chief Co-sponsor OBAMA

S Added as Chief Co-sponsor MUNOZ

S Added As A Co-sponsor MITCHELL,N

S Second Reading

S Placed Calndr, 3rd Reading

S Added As A Co-sponsor RONEN,C

S Added As A Co-sponsor SHAW

00-02-17 S Added As A Co-sponsor VIVERITO

S Added As A Co-sponsor LINK

00-02-23 S Third Reading - Passed 059-000-000

H Arrive House

H Placed Calndr First Rdg

00-02-25 H Hse Sponsor FEIGENHOLTZ

00-02-29 H First reading Referred to Hse Rules Comm

00-03-03 H Added As A Joint Sponsor JONES, LOU

00-03-08 H Added As A Joint Sponsor GARRETT

00-03-09 H

Assigned to Human Services

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00-03-23 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
00-03-24 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt
00-03-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
S Passed both Houses
H Added As A Joint Sponsor BELLOCK
H Added As A Joint Sponsor LINDNER
00-04-26 S Sent to the Governor
00-06-02 S Governor approved
S Effective Date 01-01-01
S PUBLIC ACT 91-0744
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SB-1435 HALVORSON - OBAMA - TROTTER AND BOWLES.

New Act

Creates the Equal Pay Act. Provides that no employer may discriminate between employees on the basis of sex by paying wages solely on the basis of the employee's gender. Prohibits retaliatory discharge or discrimination against an employee on the basis of the employee's use of the Act and provides for penalties for violations of the Act, including a Class B misdemeanor for retaliatory discharge or discrimination by the employer. Provides that the Director of Labor shall administer and enforce the Act. Provides that every employer subject to the Act shall preserve specified records for not less than 3 years. Provides that every employer covered by the Act shall post a notice summarizing the requirements of the Act. Provides that the Department of Labor shall conduct ongoing outreach and education efforts concerning the Act.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal; State Mandates
00-01-26 S First reading Referred to Sen Rules Comm
00-02-08 S Added as Chief Co-sponsor OBAMA
00-02-14 S Added as Chief Co-sponsor TROTTER
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00-02-15 S Added As A Co-sponsor BOWLES 01-01-09 S Session Sine Die

SB-1436 DILLARD.

735 ILCS 5/2-801.5 new

Amends the Code of Civil Procedure. Provides that in cases in which (1) a claimant seeks recovery of damages on behalf of a class of claimants; and (2) the interpretation, application, or violation of a State agency rule is involved for at least one defendant, the court shall dismiss the action unless the court determines that (1) the interpretation, application, or violation of a State agency rule involves only questions of law; and (2) the State agency may not make any findings of fact or conclusions of law or issue any orders that would aid the court in resolving the action. Provides that the period of dismissal shall be at least 6 months or any other reasonable time that the court determines appropriate. Provides for a tolling of the statute of limitations on the civil action during the period in which the claimant seeks an administrative remedy. Effective immediately.

00-01-26 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Judiciary
00-02-16 S	Held in Committee
S	Committee Judiciary
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S. Session Sine Die	· · · · · · · · · · · · · · · · · · ·

SB-1437 SULLIVAN – OBAMA.

305 ILCS 5/12-4.11 from Ch. 23, par. 12-4.11

Amends the Illinois Public Aid Code to require the Department of Human Services to study, every 2 years, the impact of public aid on the well-being of assisted families and to publish the results of each study. Requires the study to include maximum levels of aid available to families at the time of the study, the impact of aid provided in helping assisted families receive training and enter the work force, and the incidence among assisted families of various badges of poverty. Describes other criteria by which the Department of Human Services should prepare these studies. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-26 S First reading

00-02-08 S Added as Chief Co-sponsor OBAMA 01-01-09 S Session Sine Die

SB-1438 SULLIVAN - OBAMA.

220 ILCS 5/13-301.1

from Ch. 111 2/3, par. 13-301.1

Amends the Public Utilities Act regarding the Universal Telephone Service Assistance Program. Provides that the Department of Commerce and Community Affairs, the Department of Human Services, and the Department of Public Aid shall notify telecommunications carriers of the name and address of persons in the carriers' local exchange service area who are eligible for the Program. Requires carriers to provide service to eligible customers who fail to decline the service.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-26 S First reading

Referred to Sen Rules Comm

00-02-08 S Added as Chief Co-sponsor OBAMA

01-01-09 S Session Sine Die

SB-1439 WATSON.

35 ILCS 5/201

from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act. Provides that the research credit shall be for research activities in this State (now, only for the increase from previous years in research activities in this State). Defines "qualifying expenditures" as qualified research expenses, as defined in the Internal Revenue Code, if the research activities are conducted by an entity that has its primary office in this State. Provides that "qualifying expenditures" include intellectual property development and protection expenditures in the United States and foreign countries incurred for the purpose of protecting the results of research activities. Changes the sunset date of the credit from December 31, 2004 to December 31, 2014. Effective January 1, 2001.

SENATE AMENDMENT NO. 1.

Removes all of the amendatory changes in the introduced bill except the extension of the sunset date from December 31, 2004 to December 31, 2014.

SENATE AMENDMENT NO. 3.

Changes the sunset of the credit from December 31, 2014 to December 31, 2010. NOTE(S) THAT MAY APPLY: Fiscal

00-01-26	S	First reading	Referred to Sen Rules Comm	
00-02-09	S		Assigned to Revenue	
00-02-17	S	Amendment No.01	REVENUE S Adopted	
	S	Amendment No.02	REVENUE S	
	S		TO SUB-COMMITTEE	
	S		Recmnded do pass as amend 008-002-000	
**	S	Placed Calndr, Second Rdg	•	
00-02-22	S	Filed with Secretary		
	S	Amendment No.03	WATSON	
	S	Amendment referred to	SRUL	
00-02-23	S	Second Reading		
	S	Placed Calndr,3rd Reading		
	S	Amendment No.03	WATSON	
	S	Be apprvd for consideratn SR	UL	
00-02-24		Recalled to Second Reading		
	S	Amendment No.03	WATSON Adopted	
	S	Placed Calndr,3rd Reading		
		Third Reading - Passed 059-0	00-000	
	S	Tabled Pursuant to Rule5-4(A	i) SA 02	
	S	Third Reading - Passed 059-0	000-000	
00-02-25	Η	Arrive House		
	Н	Hse Sponsor STEPHENS		
	Н	First reading	Referred to Hse Rules Comm	
00-02-29	Н	Added As A Joint Sponsor He	OFFMAN	
	Η	Added As A Joint Sponsor He	OLBROOK	
00-04-07	Η		Motion disch Comm, advc 2nd	
	Н		CONSIDERATION AND	
	Η		ADVANCE TO THE	
	Н		ORDER OF 2ND RDING	
	H		-STEPHENS	
	H		Committee Rules	

01-01-09 S Session Sine Die

SB-1440 LAUZEN - KLEMM.

New Act

Creates the Local Government Taxpayers' Bill of Rights Act. Requires units of local government to: determine in what order payments will be applied to tax liabilities, penalties, and interest; adopt a statute of limitations for the determination and assessment of taxes; follow certain procedures when conducting audits or appeals; abate taxes, interest, and penalties assessed because of erroneous written information provided by a local tax administrator; appoint one or more Tax Appeal Officers; disclose the amount of tax due; establish an internal review process concerning liens; and provide copies of tax ordinances to the Department of Revenue. Limits the amount of interest and penalties that may be assessed against taxpayers. Allows taxpayers to sue units of local government that willfully or wantonly disregard tax laws, regulations, or rules. Requires the Department of Revenue to maintain copies of tax ordinances in a computerized database that is accessible to taxpayers. Contains other provisions. Preempts home rule. Effective immediately.

SENATE AMENDMENT NO. 1

Provides that a local tax administrator may determine that a late payment (now, late filing) was due to a reasonable cause and abate the penalty.

HOUSE AMENDMENT NO. 1.

Deletes everything. Creates the Local Government Taxpayers' Bill of Rights Act. Contains only a short title.

HOUSE AMENDMENT NO. 2.

Deletes everything. Creates the Local Government Taxpayers' Bill of Rights Act. Requires units of local government to provide, by ordinance, for the order of the application of tax payments to tax liabilities, penalties, and interest. Requires units of local government to timely review tax returns and provide appropriate statutes of limitations. Requires taxpayers to be notified in writing of proposed audits. Requires auditors to identify overpayments to taxpayers so that taxpayers can recover the overpayment. Provides that if the overpayment is due to the incorrect application of the payment, the auditor must notify the correct local governmental entity of the error. Requires units of local government to provide a procedure for appealing a determination of tax due or an assessment. Requires taxpayers to be provided with written statements of their rights. Requires units of local government to provide, by ordinance, for the amount of interest to be assessed on late payments, underpayments, or nonpayments of tax. Provides that late filing penalties may not exceed 5% of the amount of tax required to be shown as due on a return. Provides that late payment penalties may not exceed 5% of the tax due and not timely paid or remitted. Provides that failure to file penalties may not exceed 25% of the total tax due for a reporting period. Requires units of local government to adopt procedures for claiming a credit or refund of taxes, interest, or penalties paid in error. Requires units of local government to provide, by ordinance, for a rate of interest for overpayments of tax. Prohibits the cancellation of an installment contract for the payment of delinquent tax amounts unless the taxpayer fails to pay amounts due on time and fails to cure delinquencies, or fails to demonstrate good faith in restructuring the contract. Allows taxpayers to file applications for the voluntary disclosure of taxes due. Provides that criminal penalties may not be imposed on taxpayers for non-compliance with the provisions of a locally administered tax unless the non-compliance is the result of willful or fraudulent disregard of tax laws. Requires the establishment of an internal review process concerning liens against taxpayers. Requires units of local government to publish and make copies of taxing ordinances readily available to the public upon request. Provides that posting tax ordinances on the Internet satisfies the publication requirement, Effective January 1, 2001.

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

00-01-26	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Revenue
00-02-17	S		Recommended do pass 007-002-000
	S	Placed Calndr,Second Rdg	• •
00-02-22	S	Filed with Secretary	
	S	Amendment No.01	LAUZEN
	ς	Amendment referred to	SRIII

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00-02-23 S Second Reading
         S Placed Calndr, 3rd Reading
                Amendment No.01
                                     LAUZEN
         S Be apprvd for consideratn SRUL
00-02-24 S Recalled to Second Reading
                                                             Adopted
                Amendment No.01
                                     LAUZEN
         S Placed Calndr,3rd Reading
00-02-25 S Added as Chief Co-sponsor KLEMM
                                     3/5 vote required
         S Third Reading - Passed 048-007-003
         H Arrive House
         H Hse Sponsor WINTERS
         H First reading
                                     Referred to Hse Rules Comm
00-02-29 H Alt Primary Sponsor Changed GRANBERG
00-03-16 H
                                     Assigned to Executive
00-03-22 H Added As A Joint Sponsor WINTERS
00-03-23 H
                Amendment No.01
                                     EXECUTIVE
                                                             Adopted
                                     Do Pass Amend/Short Debate 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-03-28 H Added As A Joint Sponsor LINDNER
00-03-30 H Added As A Joint Sponsor RUTHERFORD
                Amendment No.02
00-04-06 H
                                     GRANBERG
         Η
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
00-04-07 H
                                     3RD READING
                                     DEADLINE EXTENDED
                                     - APRIL 14, 2000
         H Cal Ord 2nd Rdg-Shrt Dbt
00-04-10 H
                Amendment No.02
                                     GRANBERG
                Rules refers to '
                                      HREV
         H Cal Ord 2nd Rdg-Shrt Dbt
00-04-11 H
                Amendment No.02
                                     GRANBERG
         H Recommends be Adopted HREV/008-000-000
         H Cal Ord 2nd Rdg-Shrt Dbt
00-04-12 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
00-04-13 H
                Amendment No.03
                                     HOFFMAN
         H
                Amendment referred to HRUL
                Amendment No.02
                                     GRANBERG
                                                             Adopted
         H
         H Pld Cal 3rd Rdg-Shrt Dbt
00-04-14 H
                Amendment No.03
                                     HOFFMAN
         H Recommends be Adopted HRUL/005-000-000
         H Added As A Joint Sponsor CURRIE
                                     Tabled Pursnt to Rule 40(a) HA 03
         H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
00-04-15 S Sec. Desk Concurrence 01,02
         S Filed with Secretary
         S Mtn Concur - House Amend No 01,02/LAUZEN
         S
                Motion referred to
                                      SRUL
         S Mtn Concur - House Amend No 01,02/LAUZEN
         S
                Rules refers to
                                      SREV
         S Mtn Concur - House Amend No 01,02/LAUZEN
         S Be apprvd for consideratn SREV/008-000-000
           Mtn Concur - House Amend No 01,02/LAUZEN
           S Concurs in H Amend 01,02/058-000-000
         S
           Passed both Houses
00-05-12 S Sent to the Governor
00-07-07 S Governor approved
             Effective Date 01-01-01
         S
             PUBLIC ACT 91-0920
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SB-1441 MADIGAN,L - CLAYBORNE - OBAMA - TROTTER - LIGHTFORD. 35 ILCS 5/210.5 new

Amends the Illinois Income Tax Act. Provides that for taxable years 2000 through 2004, each corporate taxpayer is entitled to an income tax credit in an amount equal to (i) 30% of the start-up costs expended by the corporate taxpayer to provide a child care

849 SB-1441--Cont.

facility for the children of its employees and (ii) 5% of the annual amount paid or expenses incurred by the corporate taxpayer in providing the child care facility for the children of its employees. Provides that if the 5% credit authorized under this Section is claimed, the 5% dependent care assistance program tax credit cannot also be claimed. Provides that a corporate taxpayer may provide and operate a child care facility independently or in partnership with other corporations. Allows an excess tax credit to be carried forward and applied to the tax liability of the 5 taxable years following the excess credit year. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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00-01-26 S First reading
                                     Referred to Sen Rules Comm
00-01-27 S Added as Chief Co-sponsor CLAYBORNE
         S Added as Chief Co-sponsor OBAMA
00-02-09 S Added as Chief Co-sponsor TROTTER
00-02-16 S Added as Chief Co-sponsor LIGHTFORD
01-01-09 S Session Sine Die
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SB-1442 CULLERTON - TROTTER - OBAMA - LIGHTFORD AND SILVER-

705 ILCS 105/27.2a

from Ch. 25, par. 27.2a

Amends the Clerks of Courts Act. Provides that the fee for administrative review of a non-moving traffic violation or of the immobilization and impoundment of a vehicle is \$25. Effective immediately.

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NOTE(S) THÁT MAY APPLY: Fiscal
    00-01-26 S First reading
                                           Referred to Sen Rules Comm
    00-02-02 S
                                           Assigned to Judiciary
    00-02-09 S
                                           Recommended do pass 011-000-000
             S Placed Calndr, Second Rdg
    00-02-16 S Second Reading
             S Placed Calndr, 3rd Reading
   00-02-17 S Added As A Co-sponsor SILVERSTEIN
    00-02-23 S Added as Chief Co-sponsor TROTTER
             S Added as Chief Co-sponsor OBAMA
             S Added as Chief Co-sponsor LIGHTFORD
S Third Reading - Passed 059-000-000
             H Arrive House
             H Placed Calndr First Rdg
   00-02-24 H Hse Sponsor FEIGENHOLTZ
             H First reading
                                           Referred to Hse Rules Comm
   00-03-01 H Alt Primary Sponsor Changed TURNER, ART
             H Joint-Alt Sponsor Changed FEIGENHOLTZ
             H Added As A Joint Sponsor CURRIE
   00-03-03 H
                                           Assigned to Local Government
             H Mtn Prevail Suspend Rule 25
             Η
                                           Committee Local Government
   00-03-09 H
                                           Do Pass/Short Debate Cal 006-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   00-03-23 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   00-03-30 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
             S Passed both Houses
             H Added As A Joint Sponsor DELGADO
   00-04-28 S Sent to the Governor
   00-06-13 S Governor approved
                  Effective Date 00-06-13
                  PUBLIC ACT 91-0821
          PARKER - OBAMA.
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SB-1443

720 ILCS 685/3	from Ch. 23, par. 2358-3
720 ILCS 685/4	from Ch. 23, par. 2358-4
720 ILCS 685/5	from Ch. 23, par. 2358-5

Amends the Tobacco Accessories and Smoking Herbs Control Act. Prohibits the sale of "bidi cigarettes", which contain tobacco that is wrapped in temburni or tendu leaf or a similar substance and do not contain a smoke filtering device. Makes a violation a petty offense punishable by a fine of not less than \$100 and not more than \$500 for a first offense, up to a fine of not less than \$500 and not more than \$1,000 for a third or subsequent offense.

00-01-26 S First reading Referred to Sen Rules Comm 00-02-08 S Added as Chief Co-sponsor OBAMA

01-01-09 S Session Sine Die

SB-1444 DILLARD - MADIGAN,L - OBAMA.

110 ILCS 947/65.57 new

Amends the Higher Education Student Assistance Act. Establishes an information technology grant program, administered by the Illinois Student Assistance Commission, to provide need-based grants for retraining in information technology fields (to be named Arthur F. Quern Technology Grants) to qualified students pursuing additional certification or a degree in an information technology field. Provides that the grant is an award of up to \$2,500 applicable towards tuition and fees and other educational costs. Effective July 1, 2000.

HOUSE AMENDMENT NO. 3. (Tabled April 11, 2000)

Adds reference to:

New Act

Creates the Southwestern Illinois Teacher's Academy for Math, Science, and Technology Act, which shall be an institution located at the former Parks College campus site in Cahokia, Illinois. Provides that the Academy shall be a State agency, funded by State appropriations, private contributions, and endowments. Provides that the Academy shall be governed by a Board of Trustees, and lists the powers of the Board.

FISCAL NOTE, H-AM 4, 5 (Board of Higher Education)
Information Technology Scholarships would cost an estimated \$2,600,000 in FY 2001. The Eliminate the Digital Divide program costs are subject to appropriation, with the Community Technology Center Grants costing \$2,000,000 and the Statewide Community Technology Center Network costing \$100,000. The estimate for the Southwestern Illinois Teachers' Academy is not available.

HOUSE AMENDMENT NO. 4.

Adds reference to: New Act 105 ILCS 5/2-3.131 new 105 ILCS 5/2-3.132 new 110 ILCS 805/2-20 new 110 ILCS 947/35.5 new

Creates the Eliminate the Digital Divide Act. Provides that the Illinois Community College Board shall administer the Digital Divide Bridge Grant Program under which the Board shall make grants to community-based organizations for the purchase of telecommunications services, other special services, computer equipment, software, and maintenance for computer equipment and software, where the purchases are directly related to educational and workforce preparation programs. Provides that the Board shall establish and administer the Statewide Community Technology Center Network to assist in local and regional planning. Provides that the Board shall administer the Community Technology Center Grant Program under which the Board shall make grants for planning, establishment, administration, and expansion of Community Technology Centers. Provides that the purposes of the grants shall include, but not be limited to, volunteer recruitment and management, infrastructure, and related goods and services for Community Technology Centers. Contains provisions regarding grant eligibility, qualifications, limitations, applications, matching funds, administration, and other matters. Amends the School Code. Requires the State Board of Education to create a program to refurbish and upgrade donated computers as high quality computers for use by children in schools, park district programs, and community centers. Provides that the State Board of Education shall create and administer an e-training/technology program to train elementary and high school teachers in specified school districts using 2 courses, Introduction to Computers and Introduction to the Internet. Amends the Public Community College Act. Provides that the Illinois Community College Board shall create and administer a pilot program in 3 community colleges under which an introductory course in computers and the Internet shall be offered and students who complete the course shall be eligible to purchase computer hardware and software at a discounted, affordable price. Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to award grants to Monetary Award Program grant recipients under a program to increase the availability of computers to financially needy students through State assistance, and repeals those provisions on July 1, 2002. The provisions added by this amendment are effective immediately.

HOUSE AMENDMENT NO. 5.

Creates the Southwestern Illinois Teacher's Academy for Math, Science, and Technology Act, which shall be an institution located at the former Parks College campus site in Cahokia, Illinois. Provides that the Academy shall be a State agency, funded by State appropriations, private contributions, and endowments. Provides that the Academy shall be governed by a Board of Trustees, and lists the powers of the Board. FISCAL NOTE, H-AM 4 (Ill. Community College System)

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The total implementation cost for ICCB is $5.85 million ($1.1)
    million for the Digital Divide Bridge Grant Program, $2.15
    million for the Community Technology Center Grant Program, and $2.6 million for the E-Training and Technology Program).
NOTE(S) THAT MAY APPLY: Fiscal
    00-01-26 S First reading
                                          Referred to Sen Rules Comm
    00-02-10 S
                                          Assigned to Education
    00-02-16 S
                                          Recommended do pass 010-000-000
             S Placed Calndr, Second Rdg
    00-02-23
             S
               Added as Chief Co-sponsor MADIGAN,L
               Second Reading
             S Placed Calndr,3rd Reading
    00-02-24
             S Added as Chief Co-sponsor OBAMA
             S Third Reading - Passed 057-002-000
             H Arrive House
             H Hse Sponsor HOWARD
             H First reading
                                          Referred to Hse Rules Comm
    00-02-25 H Added As A Joint Sponsor ERWIN
             H Added As A Joint Sponsor DAVIS, MONIQUE
    00-03-07 H Added As A Joint Sponsor GARRETT
             H Added As A Joint Sponsor FOWLER
    00-03-09 H
                                          Assigned to Higher Education
    00-03-24
             Ή
                                          Do Pass/Short Debate Cal 014-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
                                          HOWARD
    00-03-30 H
                     Amendment No.01
                     Amendment referred to HRUL
             Η
             H Cai Ord 2nd Rdg-Shrt Dbt
    00-04-05 H
                     Amendment No.02
                                          HOWARD
                     Amendment referred to HRUL
                     Amendment No.03
                                          YOUNGE
             Н
                     Amendment referred to HRUL
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    00-04-06
             Н
                     Amendment No.03
                                          YOUNGE
             H Recommends be Adopted HRUL/005-000-000
                     Amendment No.03
             Ή
                                          YOUNGE
                                                                    Adopted
                                          Fiscal Note Req as amended BY HA #3/
                                             WIRSING
                                          HOWARD
             H
                     Amendment No.04
             H
                     Amendment referred to
                                           HRUL
                     Amendment No.05
                                          YOUNGE
             H
                     Amendment referred to HRUL
             Η
               Held 2nd Rdg-Short Debate
   00-04-07 H
                                          Fiscal Note Reg as amended BY HA 4&5/
                                            WIRSING
             H
                                          3RD READING
             Н
                                          DEADLINE EXTENDED
             Н

    APRIL 14, 2000

             Η
               Held 2nd Rdg-Short Debate
   00-04-10 H
                     Amendment No.04
                                          HOWARD
             H Recommends be Adopted HRUL/004-000-000
                     Amendment No.05
                                          YOUNGE
             H Recommends be Adopted HRUL/004-000-000
             H Held 2nd Rdg-Short Debate
   00-04-11 H
                                          Fiscal Note Req -withdrawn
             H
                                          Fiscal Note Filed as amnded
             Η
                     Amendment No.03
                                          YOUNGE
                                                                   Tabled
                     Amendment No.04
                                          HOWARD
                                                                    Adopted
                                          YOUNGE
                     Amendment No.05
             H
                                                                   Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
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00-04-12 H
                                      Fiscal Note Filed as amnded
         H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
         S Sec. Desk Concurrence 04,05
00-04-13 S Filed with Secretary
         S Mtn Concur - House Amend No 04/DILLARD
                Motion referred to
                                       SRUL
         S Filed with Secretary
           Mtn non-concur - Hse Amend 05-DILLARD
         S Mtn Concur - House Amend No 04/DILLARD
                Rules refers to
                                       SESE
         S Mtn Concur - House Amend No 04/DILLARD
                                     Held in Committee
00-04-14 S Mtn non-concur - Hse Amend 04,05/DILLARD
         S S Noncners in H Amend 04,05
         H Arrive House
         H Placed Cal Order Non-concur 04,05
                                     Re-Refer Rules/Rul 19(a)
01-01-09 S Session Sine Die
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SB-1445 NOLAND.

105 ILCS 5/18-12

from Ch. 122, par. 18-12

Amends the School Code. Allows a school district that (i) has provided at least one clock hour of instruction during the school day but must close the schools due to a hazardous threat to the health and safety of pupils or (ii) must delay the start of the school day due to a hazardous threat to the health and safety of pupils to count the partial day of attendance as a full day of attendance.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-26 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1446 O'MALLEY - HALVORSON - SILVERSTEIN.

105 ILCS 5/13A-8

Amends the Safe Schools Law of the School Code. Makes a technical change in a Section concerning funding for alternative school programs.

SENATE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/13A-8 Adds reference to: 105 ILCS 5/2-3.33a new

Deletes everything. Amends the School Code. Prohibits the State Board of Education from making audit adjustments to general State aid claims paid in fiscal years 1999, 2000, 2001, and 2002 based upon the claimant's failure to provide a minimum of 5 clock hours of daily instruction to students in an alternative education program. Effective immediately.

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00-01-26 S First reading
                                     Referred to Sen Rules Comm
00-02-09 S
                                     Assigned to Education
00-02-16 S
                                     Recommended do pass 010-000-000
         S Placed Caindr, Second Rdg
00-02-23 S Filed with Secretary
                Amendment No.01
                                     O'MALLEY
         S
                Amendment referred to SRUL
         S Second Reading
         S Placed Calndr, 3rd Reading
         S
                Amendment No.01
                                     O'MALLEY
         S
                Rules refers to
                                       SESE
00-02-24
         S
                Amendment No.01
                                     O'MALLEY
         S
                                     Be adopted
         S Recalled to Second Reading
                Amendment No.01
                                     O'MALLEY
                                                              Adopted
           Placed Calndr,3rd Reading
           Added as Chief Co-sponsor HALVORSON
           Added as Chief Co-sponsor SILVERSTEIN
         S Third Reading - Passed 044-014-000
00-02-25 H Arrive House
         H Hse Sponsor HOLBROOK
                                     Referred to Hse Rules Comm
         H First reading
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00-03-08 H Added As A Joint Sponsor GARRETT 01-01-09 S Session Sine Die

SB-1447 CRONIN.

105 ILCS 5/14-8.02

from Ch. 122, par. 14-8.02

Amends the Children with Disabilities Article of the School Code. Provides that the provision requiring the assignment of a surrogate parent for educational matters does not apply to a child who resides with a foster parent. Requires a surrogate parent (who is an employee of a nonpublic agency that provides only non-educational care) to be assigned for educational matters if the child is a ward of the State residing in a residential facility. Effective immediately.

SENATE AMENDMENT NO. 1.

For a child who is a ward of the State residing in a residential facility, allows (instead of requires) the surrogate parent to be an employee of a nonpublic agency that provides only non-educational care.

HOUSE AMENDMENT NO. 1.

Removes language that provides that the provision requiring the assignment of a surrogate parent for educational matters does not apply to a child who resides with a foster parent. Provides instead that the term "parent" includes a foster parent in that Section.

HOUSE AMENDMENT NO. 2. (Tabled April 5, 2000)

FISCAL NOTE, H-AM 1, 2 (State Board of Education) There will be little if any fiscal impact to implement this

H First reading

Adds reference to:

105 ILCS 5/21-28 new

Further amends the School Code. Requires special education teachers to be categorically certified, so that in order to teach students with a specific disability, a special education teacher must be certified for that specific disability category. Prohibits the State Board of Education from requiring any other type of certification relating to more than one disability category.

legislation. However, if the teacher certification process mandated by the bill does not comply with the federal IDEA and the Corey H. court settlement agreement, there could be fines and sanctions against the State. It is difficult to quantify this possibility or the financial magnitude of such fines and sanctions. STATE MANDATES NOTE, H-AM 1, 2 (State Board of Education) Same as SBE fiscal note. FISCAL NOTE, AMENDED (Dept. of Children and Family Services) The legislation, as amended, does not cause costs for the Department beyond those of the surrogate parent training now being offered to foster parents. No additional costs to the Department are anticipated, nor does the Department anticipate additional costs to foster parents or residential facilities as the result of the legislation. 00-01-26 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Education 00-02-16 S Recommended do pass 010-000-000 S Placed Calndr, Second Rdg 00-02-23 S Filed with Secretary S Amendment No.01 CRONIN S Amendment referred to SRUL S Amendment No.01 **CRONIN** S Rules refers to SESE 00-02-24 S Amendment No.01 **CRONIN** Be adopted S Second Reading S Amendment No.01 CRONIN Adopted S Placed Calndr,3rd Reading 00-02-25 S Third Reading - Passed 059-000-000 H Arrive House H Placed Calndr First Rdg 00-02-29 H Hse Sponsor DANIELS H Alt Primary Sponsor Changed MCAULIFFE H Alt Primary Sponsor Changed MADIGAN, MJ

Referred to Hse Rules Comm

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00-03-07 H Added As A Joint Sponsor CROTTY
                                             Assigned to Children & Youth
      00-03-09 H
                                             CHLDRN-YOUTH H
      00-03-23 H
                       Amendment No.01
                                                                      Adopted
                                             CHLDRN-YOUTH H
                                                                      Adopted
                Η
                       Amendment No.02
                                             Do Pass Amend/Short Debate 009-000-000
                Η
                H Placed Cal 2nd Rdg-Shrt Dbt
                H Added As A Joint Sponsor GARRETT
      00-03-28 H Joint-Alt Sponsor Changed CROTTY
                Н
                                             Fiscal Note Requested COWLISHAW
                                             St Mandate Fis Nte Reg COWLISHAW
                Н
                H Cal Ord 2nd Rdg-Shrt Dbt
      00-03-30 H
                                             Fiscal Note Filed as amnded
                                             St Mndt Fis Note Fld Amnd
                H
                H Cal Ord 2nd Rdg-Shrt Dbt
                                             Fiscal Note Filed as amnded
      00-04-03 H
                H Cal Ord 2nd Rdg-Shrt Dbt
      00-04-05 H Second Reading-Short Debate
                                             Mtn Prevail -Table Amend No 02
               Н
               H Pld Cal 3rd Rdg-Shrt Dbt
      00-04-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
                S Sec. Desk Concurrence 01
      00-04-11 S Filed with Secretary
                S Mtn Concur - House Amend No 01/CRONIN
                S
                       Motion referred to
                                              SRIII.
                S Mtn Concur - House Amend No 01/CRONIN
                       Rules refers to
                                              SESE
                S
                S Mtn Concur - House Amend No 01/CRONIN
                                            Be adopted
      00-04-12 S Mtn Concur - House Amend No 01/CRONIN
                S S Concurs in H Amend 01/058-000-000
                S Passed both Houses
      00-05-11 S Sent to the Governor
      00-06-09 S Governor approved
                    Effective Date 00-06-09
                S
                S
                    PUBLIC ACT 91-0784
SB-1448
             MOLARO.
   40 ILCS 5/17-127
                                    from Ch. 108 1/2, par. 17-127
   40 ILCS 5/17-130.1
                                    from Ch. 108 1/2, par. 17-130.1
  Amends the Chicago Teacher Article of the Pension Code. Provides for mandatory
      PENSION NOTE (Pension Laws Commission)
      The increase in State funding to the Chicago Teachers' Pension
      Fund would be equal to 20% of the increase in TRS appropriation
      over FY 2000 levels, or $17.1 million in FY 2001. For FY 2005,
      projected required contributions to TRS would be $1,062.9 mil-
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State contributions to the Chicago Teacher Pension Fund. Effective immediately.

lion and the additional CTRS contributions would be \$85.8 million. For FY 2045, projected TRS contributions would be \$7,530.9 million and additional CTRS contributions would be \$1,379.4 million. Referred to Sen Rules Comm 00-01-26 S First reading

Pension Note Filed 00-02-10 S Committee Rules

01-01-09 S Session Sine Die

SB-1449 MOLARO.

New Act

Creates the Chicago Teacher Pension Fund Continuing Appropriation Act. Provides a continuing appropriation to guarantee payment of required State contributions to the Chicago Teacher Pension Fund. Effective July 1, 2000.

00-01-26	S	First reading	Referred to Sen Rules Comm
00-02-09	Ś		Assigned to Appropriations
00-02-18	S		Refer to Rules/Rul 3-9(a)
01-01-09	S	Session Sine Die	

855 SB-1450

SB-1450 MOLARO.

105 ILCS 5/34-2.1 from Ch. 122, par. 34-2.1 105 ILCS 5/34-2.3 from Ch. 122, par. 34-2.3 105 ILCS 5/34-8.1 from Ch. 122, par. 34-8.1

Amends the Chicago School District Article of the School Code. Makes changes concerning the ineligibility of persons to be elected to a local school council, the criminal background investigation of local school council members, a local school council's decision to retain or not retain a principal, and the term of a principal's performance contract. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-26 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

Referred to Sen Rules Comm

SB-1451 RADOGNO.

65 ILCS 5/8-8-3 5 65 ILCS 5/11-74.6-22

Amends the Illinois Municipal Code. Provides that certain reports filed with the Comptroller under the Industrial Jobs Recovery Law must be separate from any other annual report filed by a municipality with the Comptroller. Requires the Comptroller to create a format for the information included in those reports filed under the Industrial Jobs Recovery Law. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to:

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

Further amends the Illinois Municipal Code. Provides that certain audits under the Tax Increment Allocation Redevelopment Act and the Industrial Jobs Recovery Law must be conducted in accordance with Standards for Audits of Governmental Organizations, Programs, Activities, and Functions adopted by the Comptroller General of the United States or the contents of the Illinois Municipal Auditing Law (now, those audits must be conducted in accordance with Standards for Audits of Governmental Organizations, Programs, Activities, and Functions adopted by the Comptroller General of the United States).

HOUSE AMENDMENT NO. 2.

00-01-26 S First reading

Further amends the Illinois Municipal Code in the Tax Increment Allocation Redevelopment Act and the Industrial Jobs Recovery Law. Provides that the financial portion of certain audits may be conducted in accordance with the standards (instead of contents) of the Illinois Municipal Auditing Law.

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00-02-02 S
                                     Assigned to Revenue
00-02-10 S
                                     Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
00-02-15 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-23 S Third Reading - Passed 059-000-000
         H Arrive House
         H Placed Calndr First Rdg
00-02-29 H Hse Sponsor DANIELS
         H First reading
                                     Referred to Hse Rules Comm
00-03-01 H Alt Primary Sponsor Changed SOMMER
00-03-16 H
                                     Assigned to Urban Revitalization
00-03-24 H
                Amendment No.01
                                     URBAN REVITAL H
                                                             Adopted
         Η
                                     Do Pass Amend/Short Debate 012-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-04-05 H
                Amendment No.02
                                     SOMMER
                Amendment referred to HRUL
         Н
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
00-04-06 H
                Amendment No.02
                                     SOMMER
         H Recommends be Adopted HRUL/005-000-000
         Н
                Amendment No.02
                                     SOMMER
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
00-04-07 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
         S Sec. Desk Concurrence 01.02
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00-04-11 S Filed with Secretary
                S Mtn Concur - House Amend No 01,02/RADOGNO
                        Motion referred to
                                               SRUL
                S Mtn Concur - House Amend No 01,02/RADOGNO
                S
                        Rules refers to
                                               SREV
                S Mtn Concur - House Amend No 01,02/RADOGNO
                S Be apprvd for consideratn SREV/007-000-000
      00-04-12 S Mtn Concur - House Amend No 01,02/RADOGNO
                S S Concurs in H Amend 01,02/057-000-000
                S Passed both Houses
      00-05-11 S Sent to the Governor
      00-07-06 S Governor approved
                     Effective Date 00-07-06
                S
                S
                     PUBLIC ACT 91-0900
SB-1452
             RADOGNO.
    10 ILCS 5/7-19
                                     from Ch. 46, par. 7-19
    10 ILCS 5/7-46
                                     from Ch. 46, par. 7-46
                                     from Ch. 46, par. 7-47
    10 ILCS 5/7-47
   10 ILCS 5/7-49
                                     from Ch. 46, par. 7-49
                                     from Ch. 46, par. 7-52
    10 ILCS 5/7-52
                                     from Ch. 46, par. 7-53
    10 ILCS 5/7-53
                                     from Ch. 46, par. 7-54
    10 ILCS 5/7-54
    10 ILCS 5/7-55
                                     from Ch. 46, par. 7-55
    10 ILCS 5/7-66
    10 ILCS 5/15-6
    10 ILCS 5/16-11
    10 ILCS 5/17-43
    10 ILCS 5/18-40
   10 ILCS 5/19-15
    10 ILCS 5/20-15
    10 ILCS 5/24A-2
                                     from Ch. 46, par. 24A-2
    10 ILCS 5/24A-6.1
                                     from Ch. 46, par. 24A-6.1
    10 ILCS 5/24A-10.1
                                     from Ch. 46, par. 24A-10.1
    10 ILCS 5/24B-2
    10 ILCS 5/24B-10.1
    10 ILCS 5/24B-20
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Amends the Election Code. Sets forth procedures for in-precinct counting of ballots with electronic voting systems that have voting defect identification capability. In jurisdictions that use in-precinct optical scan technology, permits rather than requires the use of voting defect identification capabilities. Makes other changes. Effective immediately.

00-01-26 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1453 RADOGNO – PARKER – KLEMM – MYERS,J.

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 120/2a	from Ch. 120, par. 441a
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 January 1, 2001, if a taxpayer's average monthly tax liability to the Department of Revenue under these Acts exceeds \$50, the taxpayer is eligible to file returns on a quarter annual basis, except for retailers who sell only motor vehicles, watercraft, aircraft, and trailers that are required to be registered with an agency of this State. Provides that the Department shall provide, by reasonable rules, for a phase-in period not to exceed one year for the conversion to quarter annual filing of returns and the methodology for determining a taxpayer's quarter annual filing periods. Provides that this amendatory Act does not change the thresholds or requirements provided in this Section for the payment of tax due by electronic funds transfer. Makes other changes. Effective immediately.

FISCAL NOTE (Department of Revenue)
The bill is believed to have a potentially considerable impact
on State funds. Because the Department will be unable to deter-

mine portions of sales tax to be allocated to local governments as well as monies received from local taxes, State and local tax dollars will be held until return information is received. If the Department estimates allocations prior to receiving the return information, reconciliation of the estimated allocations will be required on a quarterly basis. Reconciling under-allocations is a cost to local governments, and over-allocations is a significant cost to the State. The Department has regulations requiring that local government will not be impacted by more than 5% of their average monthly allocation when recovering over-allocated funds, leaving the Department, and ultimately the State, in the position of advancing (sometimes considerable) amounts to these jurisdictions. Under-allocations and over-allocations are anomalies of the current system and can be expensed without notice. Under SB 1453, recovery of overallocations will become the norm.

SENATE AMENDMENT NO. 1

Deletes reference to:

35 ILCS 110/9

35 ILCS 115/9

35 ILCS 120/2a

35 ILCS 120/3

Deletes everything. Amends the Use Tax Act. Makes a technical change in a Section concerning returns and other matters related to paying the tax.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

220 ILCS 5/8-403.1

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35 ILCS 105/9
Adds reference to:
20 ILCS 2505/2505-710 new
35 ILCS 105/3-5
35 ILCS 105/9
from Ch. 120, par. 439.9-
35 ILCS 105/10
from Ch. 120, par. 439.10
from Ch. 120, par. 439.10
from Ch. 120, par. 439.22
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35 ILCS 110/20 from Ch. 120, par. 439.50 35 ILCS 115/20 from Ch. 120, par. 439.120 35 ILCS 120/3 from Ch. 120, par. 442 35 ILCS 120/6 from Ch. 120, par. 445 35 ILCS 130/4 from Ch. 120, par. 453.4 35 ILCS 130/6 from Ch. 120, par. 453.6 from Ch. 120, par. 453.34 35 ILCS 135/4 35 ILCS 135/6 from Ch. 120, par. 453.36

Deletes everything. Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Provides that the Department of Revenue is authorized and empowered to convene an Occupation and Use Tax Reporting and Simplification Committee for the purpose of reviewing proposed methods for simplifying Illinois occupation and use tax reporting requirements and that the Committee shall submit a report of its findings to the General Assembly on or before January 1, 2001. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to replace references to specific local occupation and use taxes with a reference to "any local occupation or use tax administered by the Department". Makes other changes. Further amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that a retailer of aircraft, watercraft, motor vehicles, or trailers who transfers more than one of these items to a purchaser for use as qualifying rolling stock may report the transfer of all of the items involved in that transaction to the Department of Revenue on the same reporting form. Amends the Cigarette Tax Act and the Cigarette Use Tax Act. Adds a provision allowing distributors 20 days to protest a Department of Revenue decision regarding a distributor's license and adds provisions regarding hearings. Amends the Public Utilities Act. Provides that the Department of Revenue (now, the State Treasurer) shall prescribe the forms to be filed by and collect payments from qualified solid waste energy facilities based on the kilowatt hours of electricity sold by them. Effective January 1, 2001, except that the changes to the Department of Revenue Law of the Civil Administrative Code of Illinois are effective immediately.

from Ch. 111 2/3, par. 8-403.1

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NOTE(S) THAT MAY APPLY: Fiscal
                                         Referred to Sen Rules Comm
    00-01-26 S First reading
    00-02-09 S
                                         Assigned to Revenue
                                         Recommended do pass 008-000-000
    00-02-17 S
             S Placed Calndr, Second Rdg
    00-02-23 S
                                         Fiscal Note Requested CLAYBORNE
             S Placed Calndr, Second Rdg
             S Added as Chief Co-sponsor PARKER
    00-02-24 S Filed with Secretary
                    Amendment No.01
                                         RADOGNO
             S
             S
                    Amendment referred to SRUL
             S
                                         Fiscal Note Filed
             S
               Second Reading
             S Placed Calndr, 3rd Reading
             S
                    Amendment No.01
                                         RADOGNO
             S Be apprvd for consideratn SRUL
    00-02-25 S Recalled to Second Reading
             S
                    Amendment No.01
                                         RADOGNO
                                                                  Adopted
             S Placed Calndr, 3rd Reading
             S Added as Chief Co-sponsor KLEMM
             S Added as Chief Co-sponsor MYERS,J
             S Third Reading - Passed 059-000-000
             H Arrive House
             H Hse Sponsor BEAUBIEN
             H Placed Calndr First Rdg
    00-02-29 H First reading
                                         Referred to Hse Rules Comm
    00-03-16 H
                                         Assigned to Executive
    00-03-22 H Added As A Joint Sponsor CURRIE
    00-03-23 H Alt Primary Sponsor Changed DANIELS
                                         Do Pass/Short Debate Cal 015-000-000
             Η
             H Placed Cal 2nd Rdg-Shrt Dbt
    00-03-29 H
                    Amendment No.01
                                         BEAUBIEN
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shrt Dbt
    00-03-30 H
                    Amendment No.01
                                         BEAUBIEN
             Ή
                    Rules refers to
                                           HREV
             H Cal Ord 2nd Rdg-Shrt Dbt
    00-04-05 H Second Reading-Short Debate
                    Amendment No.01
                                         BEAUBIEN
             H Recommends be Adopted HREV
             H Held 2nd Rdg-Short Debate
                                                                  Adopted
    00-04-06 H
                    Amendment No.01
                                         BEAUBIEN
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Alt Primary Sponsor Changed BEAUBIEN
    00-04-07 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
             S Sec. Desk Concurrence 01
    00-04-11 S Filed with Secretary
             S Mtn Concur - House Amend No 01/RADOGNO
                    Motion referred to
             S
                                           SRUL
             S Mtn Concur - House Amend No 01/RADOGNO
                    Rules refers to
                                           SREV
               Mtn Concur - House Amend No 01/RADOGNO
             S
               Be apprvd for consideratn SREV/007-000-000
    00-04-12 S Mtn Concur - House Amend No 01/RADOGNO
             S S Concurs in H Amend 01/058-000-000
             S Passed both Houses
    00-05-11 S Sent to the Governor
    00-07-06 S Governor approved
             S
                                         GENERAL
             S
                  Effective Date 01-01-01
             S
                                         SOME PARTS
             S
                  Effective Date 00-07-06
                  PUBLIC ACT 91-0901
             S
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SB-1454 DEL VALLE.

720 ILCS 5/12-5.05 new

Amends the Criminal Code of 1961. Creates the offense of reckless corporate conduct. Provides that a corporate entity or corporate official commits reckless corporate

859 SB-1454—Cont.

conduct when the entity or official: (1) conceals from authorities any product or process that may cause death or serious injury; (2) engages in conduct that results in death, that the corporate entity or corporate official knew or should have known would result in death, or that was reckless; (3) knowingly or recklessly endangers the public; or (4) destroys or falsifies documents pertaining to hazards to the public or the corporate entity's employees or agents. Reckless corporate conduct is a Class 3 felony, except that the destruction or falsification of documents pertaining to hazards to the public or to the corporate entity's employees or agents is a Class 4 felony. Makes both the corporate official and the chief executive officer of the corporate entity criminally liable for the offense of reckless corporate conduct. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

00-01-26 S First reading 01-01-09 S Session Sine Die

Referred to Sen Rules Comm

SB-1455 DEL VALLE.

720 ILCS 5/16A-7

from Ch. 38, par. 16A-7

Amends the Criminal Code of 1961. Provides that a merchant may seek immediate restitution from the person who commits the offense of retail theft, but only with the informed consent of the person who commits the offense of retail theft. Effective immediately.

00-01-26 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1456 DILLARD – PHILIP.

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605 ILCS 10/8 from Ch. 121, par. 100-8
605 ILCS 10/10 from Ch. 121, par. 100-10
605 ILCS 10/17 from Ch. 121, par. 100-17
605 ILCS 10/20.1 from Ch. 121, par. 100-20.1
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Amends the Toll Highway Act. Makes technical changes in Sections concerning powers of the Illinois State Toll Highway Authority, bonds, and refunding bonds.

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00-01-26 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Executive
                                      Recommended do pass 010-000-000
00-02-17 S
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-25 S
                                      PURSUANT TO RULE
         S
                                      2-10(E), DEADLINE
         S
                                      FOR FINAL ACTION
         S
                                      IS EXTENDED TO
                                      JANUARY 9, 2001.
00-04-12 S Filed with Secretary
         S
                Amendment No.01
                                     DILLARD
         S
                Amendment referred to SRUL
         S Calendar Order of 3rd Rdg 00-02-24
00-05-16 S
                                      Refer to Rules/Rul 3-9(b)
         S
           Tabled Pursuant to Rule5-4(A) SA 01
         S
                                     Committee Rules
01-01-09 S Session Sine Die
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SB-1457 JONES,W.

625 ILCS 5/6-206

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

625 ILCS 5/11-501.9 new

Amends the Illinois Vehicle Code. Provides that a person who drives or is in actual physical control of a motor vehicle upon the public highways of this State is deemed to have given consent to standardized field sobriety tests or a portable breathalyzer test, or both, if a law enforcement officer has reasonable suspicion of the driver's impairment. Provides that the results of the test may be used by the defendant as evidence in an administrative or court proceeding involving DUI or implied consent. Provides for suspension of a driver's license if a person refuses the field sobriety test or the portable breathalyzer test. Permits the Secretary of State to issue a restricted driving permit following the suspension of driving privileges after at least 30 days from the effective date of the suspension. Provides that following a second or subsequent suspension of driving

privileges that is based upon the person having refused or failed to complete a test or tests to determine his or her alcohol concentration, the Secretary of State may issue a restricted driving permit after at least 6 months from the effective date of the suspension.

00-01-26 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1458 RADOGNO.

40 ILCS 5/3-110.8 new

40 ILCS 5/5-234

from Ch. 108 1/2, par. 5-234

30 ILCS 805/8.24 new

Amends the Illinois Pension Code. Allows transfer of law enforcement service credits from a downstate police pension fund to the Chicago police pension fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact cannot be determined. There may be a fiscal impact to the Chicago Police Pension Fund, if the transferred and required employee contributions do not cover the entire cost of the service credit established.

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

00-01-26 S First reading

Referred to Sen Rules Comm

00-01-31 S

Pension Note Filed Committee Rules

01-01-09 S Session Sine Die

SB-1459 RADOGNO.

40 ILCS 5/5-178

from Ch. 108 1/2, par. 5-178

Amends the Chicago Police Article of the Illinois Pension Code. Staggers the terms of the elected members of the Board of Trustees. Effective immediately.

PENSION NOTE (Pension Laws Commission)

SB 1459 would have no fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

00-01-26 S First reading

Referred to Sen Rules Comm

00-01-31 S

Pension Note Filed

Committee Rules

01-01-09 S Session Sine Die

SB-1460 RADOGNO.

40 ILCS 5/5-178 40 ILCS 5/5-179

from Ch. 108 1/2, par. 5-178 from Ch. 108 1/2, par. 5-179

Amends the Chicago Police Article of the Pension Code. 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 (Pension Laws Commission)

SB 1460 would have no fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

00-01-26 S First reading

Referred to Sen Rules Comm

00-01-31 S

Pension Note Filed

Committee Rules

01-01-09 S Session Sine Die

SB-1461 RADOGNO.

40 ILCS 5/5-178

from Ch. 108 1/2, par. 5-178

Amends the Chicago Police Article of the Pension Code. Adds to the Board the city clerk, ex officio, and one additional active police officer of the rank of investigator or below. Also makes technical changes. Effective immediately.

PENSION NOTE (Pension Laws Commission)

SB 1461 would have no fiscal impact.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

00-01-26 S First reading

Referred to Sen Rules Comm

00-01-31 S

Pension Note Filed

Committee Rules

01-01-09 S Session Sine Die

861 SB-1462

SB-1462 RADOGNO.

40 ILCS 5/5-132

from Ch. 108 1/2, par. 5-132

30 ILCS 805/8.24 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 (Pension Laws Commission)

Increase in accrued liability \$19.6 million

Decrease in normal cost \$1.8 million

Annual amortization payment over 40 yrs. \$0.9 million

Reduction in 1st year cost (0.12% of payroll) \$0.8 million

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

00-01-26 S First reading Referred to Sen Rules Comm 00-01-31 S Pension Note Filed

01-01-09 S Session Sine Die

SB-1463 RADOGNO.

40 ILCS 5/5-132

from Ch. 108 1/2, par. 5-132

Committee Rules

30 ILCS 805/8.24 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, 2000. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Increase in accrued liability \$161.2 million
Increase in normal cost \$5.9 million
Annual amortization payment over 40 yrs. \$8.2 million
Estimated 1st year cost (1.92% of payroll) \$14.1 million

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

00-01-26 S First reading Referred to Sen Rules Comm

00-01-31 S Pension Note Filed S Committee Rules

SB-1464 RADOGNO. . .

01-01-09 S Session Sine Die

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, 2000 to the highest civil service captain's salary. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Decrease in accrued liability \$7.0 million
Decrease in normal cost \$0.2 million
Decrease in annual amortization payment \$0.3 million
Reduction in 1st year cost (.07% of payroll) \$0.5 million

NOTE(S) THAT MAY APPLY: Fiscal; Pension

00-01-26 S First reading Referred to Sen Rules Comm

00-01-31 S Pension Note Filed
S Committee Rules

01-01-09 S Session Sine Die

SB-1465 RADOGNO.

40 ILCS 5/5-157

from Ch. 108 1/2, par. 5-157

30 ILCS 805/8.24 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 (Pension Laws Commission)

SB 1465 would increase annual costs of the Chicago Police Pen-

sion Fund by an amount that cannot be determined; the number of disabled officers that would be eligible to receive full dis-

ability benefits is unknown.

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

00-01-26 S First reading Referred to Sen Rules Comm

00-01-31 S Pension Note Filed

Committee Rules

01-01-09 S Session Sine Die

SB-1466 RADOGNO.

40 ILCS 5/5-136.2 new

30 ILCS 805/8.24 new

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

ict to require implementation w	imout reimoursement. Effective immediately.
PENSION NOTE (Pension L	aws Commission)
Increase in accrued liability	y\$110.9 million
Increase in normal cost	\$ 1.2 million
Annual amortization payme	ent over 40 yrs \$ 5.5 million
Estimated 1st year cost (0.9	91% of payroll) \$ 6.7 million
NOTE(S) THAT MAY APPLY: F	Fiscal; Pension; State Mandates
00-01-26 S First reading	Referred to Sen Rules Comm
00-01-31 S	Pension Note Filed
S	Committee Rules
01-01-09 S Session Sine Di	e
B-1467 RADOGNO.	
40 H CS 5/5-167 1	from Ch 108 1/2 par 5-167 1

SB-146'

40 ILCS 5/5-167.1 from Ch. 108 1/2, par. 5-167.1 40 ILCS 5/5-167.2 from Ch. 108 1/2, par. 5-167.2 30 ILCS 805/8.24 new

Amends the Chicago Police Article of the Pension Code. Compounds the automatic annual increase in retirement annuity, increases it to 3% for all annuitants, and removes the 30% maximum increase limitation. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately. PENSION NOTE (Pension Laws Commission)

LEMOION MOTE (Leusion Faws C	Ommission)
Increase in accrued liability	\$448.4 million
Increase in normal cost	\$ 9.8 million
Annual amortization payment ov	er 40 yrs \$ 22.6 million
Estimated 1st year cost (4.40% o	f payroll) \$ 32.4 million
NOTE(S) THAT MAY APPLY: Fiscal;	Pension; State Mandates
00-01-26 S First reading	Referred to Sen Rules Comm
00-01-31 S	Pension Note Filed
S	Committee Rules
01-01-09 S Session Sine Die	
SB-1468 RADOGNO.	

40 ILCS 5/5-154 30 ILCS 805/8.24 new 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 immediate-

PENSION N	OTE (Pension Laws Commiss	sion)	
Increase in	n accrued liability	\$ 38.2 million	1
Increase in	n normal cost	\$ 1.7 million	1
Annual an	nortization payment over 40 yr	rs \$ 1.9 million	ı
Estimated	1st year cost (0.49% of payro	ll)\$ 3.6 million	1
NOTE(S) THAT	MAY APPLY: Fiscal; Pension	n; State Mandates	
00-01-26 S	First reading	Referred to Sen Rules Comm	
00-01-31 S	_	Pension Note Filed	
S		Committee Rules	
01-01-09 S	Session Sine Die		
B-1469 RAD	OGNO.		

SB-

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 (Pension Laws Commission) SB 1469 would significantly increase the annual employer contributions. In FY98, these contributions totaled \$118.2 million, using a property tax multiplier of 2.00. A property tax

863

multiplier of 2.26 would have generated \$133.6 million.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

00-01-26 S First reading

Referred to Sen Rules Comm 00-01-31 S Pension Note Filed Committee Rules

01-01-09 S Session Sine Die

SB-1470 RADOGNO.

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 805/8.24 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, 2000. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Increase in normal cost\$ 4.4 million Annual amortization payment over 40 yrs.\$ 6.2 million Estimated 1st year cost (1.46% of payroll)\$ 10.5 million

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

00-01-26 S First reading Referred to Sen Rules Comm

00-01-31 S Pension Note Filed Committee Rules

01-01-09 S Session Sine Die

SB-1471 SIEBEN.

625 ILCS 5/6-206 from Ch. 95 1/2, par. 6-206 625 ILCS 5/11-907 from Ch. 95 1/2, par. 11-907 from Ch. 38, par. 1005-5-3.2 730 ILCS 5/5-5-3.2

Amends the Illinois Vehicle Code. Provides that upon approaching a stationary authorized emergency vehicle that is making use of visual signals, the driver of every other vehicle must either (i) yield the right-of-way to the emergency vehicle by changing lanes, if it can be done safely and more than one lane is moving in the same direction, or (ii) decrease speed and maintain a reasonable following distance, while having due regard for traffic and highway conditions, if changing lanes would be unsafe or impossible. Provides that a driver who violates the provision is guilty of a petty offense and must pay a fine of \$500 to \$1,000. Provides that a person who commits a second or subsequent violation is guilty of a Class B misdemeanor and must pay a fine of \$1,000 to \$1,500. Provides that the Secretary of State, without a preliminary hearing, may suspend the driving privileges of a person who violated the provision and caused injury to or the death of any person. Provides that if the violation resulted in injury to any person, the suspension shall be for 2 years. Provides that the suspension shall be for 5 years if the violation resulted in a person's death. Amends the Unified Code of Corrections. Provides that factors in aggravation against a defendant include the fact that he or she committed involuntary manslaughter or reckless homicide, or involuntary manslaughter or reckless homicide of an unborn child, immediately before, at the same time, or immediately after the defendant approached a stationary authorized emergency vehicle that was making visual signals. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

00-01-26 S First reading Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1472 LIGHTFORD.

New Act

Creates the Short-term Loan Act. Provides that a short-term loan is a loan that has both a term of not more than 30 days and an interest rate of more than 36%. Requires licensees to disclose all fees and interest charges on loans for all durations of loans made by the licensee. Requires licensees to disclose, when renewing the license, the number of loans made secured by title to a motor vehicle, the number of vehicle repossessions, the number of loans secured by post-dated checks, and the number of loans secured by post-dated checks that were defaulted. Requires licensees to disclose a toll-free, rather than an 800, telephone number for the Department of Financial Institutions. Provides that the appraisal of motor vehicles that secure loans may not exceed the vehicle's "blue book" value. Requires licensees to provide debt management counseling information to defaulting borrowers. Provides that licensees may, but do not have to, issue loan proceeds by check. Prohibits additional charges for cashing instruments issued by the licensee. Imposes limits on origination fees for loans. Limits interest charges to an annual percentage rate not exceeding 40% over the prime rate. Authorizes a borrower to make partial payments at any time without charge. Provides that with respect to a check received as payment for a loan that is returned for nonpayment, a licensee may assess a fee only once regardless of how many times the check is redeposited and that the fee is the exclusive charge for late payment. Effective immediately.

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

00-01-26 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1473 RAUSCHENBERGER – TROTTER.

215 ILCS 106/10

215 ILCS 106/20

215 ILCS 106/36 new

Amends the Children's Health Insurance Program Act. Expands the Program to provide coverage for adult caretakers of children covered under the Program.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-26 S First reading

Referred to Sen Rules Comm

00-02-01 S Added as Chief Co-sponsor TROTTER

01-01-09 S Session Sine Die

SB-1474 O'DANIEL.

625 ILCS 5/12-815.1

Amends the Illinois Vehicle Code. Delays from June 1 to August 1, 2000 the date by which all school bus emergency exits must be outlined by reflective tape. Effective immediately.

00-01-26 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Transportation Recommended do pass 009-000-000 00-02-16 S S Placed Calndr, Second Rdg 00-02-17 S Second Reading S Placed Calndr, 3rd Reading 00-02-23 S Third Reading - Passed 058-000-000 H Arrive House H Placed Calndr First Rdg 00-02-24 H Hse Sponsor HARTKE H First reading Referred to Hse Rules Comm 00-02-29 H Alt Primary Sponsor Changed WOOLARD 00-03-09 H Assigned to Transportation & Motor Vehicles 00-03-22 H Added As A Joint Sponsor HOLBROOK 00-03-23 H Do Pass/Short Debate Cal 027-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 00-03-24 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 00-03-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000 S Passed both Houses 00-04-26 S Sent to the Governor 00-06-09 S Governor approved Effective Date 00-06-09 PUBLIC ACT 91-0785

SB-1475 O'DANIEL.

225 ILCS 10/5.6 new

Amends the Child Care Act of 1969. Provides that a "beginning", as defined in the Illinois Administrative Code, caring for children alone may care for a mixed age group consisting of up to 8 children under the age of 12 years. Provides that of the 8 children under the age of 12 years, all 8 children may be under the age of 5 years, but no more than 3 children may be under the age of 24 months. Provides that in addition to these 8 children, a day care home may accept 4 additional children who are attending school full-time if an assistant is present at all times when the school children are present.

Referred to Sen Rules Comm 00-01-26 S First reading 01-01-09 S Session Sine Die TROTTER.

SB-1476

105 ILCS 5/2-3.13a from Ch. 122, par. 2-3.13a 105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6 105 ILCS 5/13A-1 105 ILCS 5/13A-4 105 ILCS 5/34-19 from Ch. 122, par. 34-19

Amends the School Code, Requires (instead of allows) a suspended or expelled student in any of grades 6 through 12 to be immediately transferred to an alternative school program, unless the student is 16 years old or older, in which case the student may be immediately transferred to an alternative school program. Makes other changes. Effective immediately.

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

00-01-26 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

MITCHELL,N. SB-1477

70 ILCS 1850/7.1 new

Amends the Shawneetown Regional Port District Act. Provides that the Port District Board may collect rentals, charges, and fees with respect to all leases, easements, rights-of-way, privileges, and permits granted by the Port District Board. Provides that those rentals, charges, and fees must be used to defray the reasonable expenses of the District and to pay the principal and interest on revenue bonds issued by the District.

SENATE AMENDMENT NO. 1.

Adds an immediate effective date.

FISCAL NOTE (Department of Revenue)

The Department does not have authority under the Shawneetown

Regional Port District Act; therefore, the Department is not

the proper agency to fulfill the fiscal note request.

STATE MANDATES NOTE

(Department of Commerce and Community Affairs)

This legislation does not create a State mandate under the

State Mandates Act.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-26 S First reading Referred to Sen Rules Comm 00-02-02 S Assigned to Local Government Recommended do pass 009-001-000 -00-02-08 S S Placed Calndr, Second Rdg 00-02-09 S Filed with Secretary MITCHELL.N S Amendment No.01 Amendment referred to SRUL S 00-02-15 S Second Reading S Placed Calndr, 3rd Reading 00-02-23 S Amendment No.01 MITCHELL,N S Be apprvd for consideratn SRUL S Recalled to Second Reading Amendment No.01 MITCHELL,N Adopted

S Placed Calndr,3rd Reading

00-02-24 S Third Reading - Passed 059-000-000

H Arrive House

H Placed Calndr First Rdg

00-03-02 H Hse Sponsor FOWLER

H First reading Referred to Hse Rules Comm

00-03-08 H Added As A Joint Sponsor WOOLARD

00-03-16 H Assigned to Local Government

Do Pass/Short Debate Cal 006-001-000 00-03-24 H

H Placed Cal 2nd Rdg-Shrt Dbt

Fiscal Note Requested BLACK 00-03-28 H St Mandate Fis Nte Req BLACK

H Cal Ord 2nd Rdg-Shrt Dbt

00-03-29 H Fiscal Note Filed

St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shrt Dbt

00-04-05 H	Second Reading-Short Debat	e
Н	Held 2nd Rdg-Short Debate	
00-04-07 H		Re-Refer Rules/Rul 19(a)
00-11-28 H		Approved for Consideration 005-000-000
	Held 2nd Rdg-Short Debate	
Н	Pld Cal 3rd Rdg-Shrt Dbt	
Н		3d Reading Consideration PP
H		Calendar Consideration PP
01-01-02 H	Re-refer Rules/Rul 19(b) RU	LES HRUL
01-01-08 H		Approved for Consideration 004-000-000
H		Calendar Consideration PP
01-01-09 H	3rd Rdg-Shrt Dbt-Pass/Vote	062-053-001
S	Passed both Houses	
01-01-16 S	Sent to the Governor	
01-02-09 S	Governor approved	
S	Effective Date 01-02-09	
S	PUBLIC ACT 91-0951	

SB-1478 MITCHELL,N.

Appropriates \$756,000 to the Environmental Protection Agency for a grant to the city of Brookport for development of a wastewater treatment system. Effective July 1, 2000.

00-01-26 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S. Session Sine Die	

SB-1479 MITCHELL,N.

Appropriates \$700,000 to the Department of Commerce and Community Affairs for a grant to the village of New Grand Chain for development of a natural gas distribution system. Effective July 1, 2000.

00-01-26 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1480 MITCHELL,N.

Appropriates \$1,827,000 to the Department of Commerce and Community Affairs for a grant to the Millstone Water District for water system improvements in the city of Golconda. Effective July 1, 2000.

00-01-26	S	First reading		Referred to Sen Rules Comm
00-02-09	S	_		Assigned to Appropriations
00-02-18	S		•	Refer to Rules/Rul 3-9(a)
01-01-09	S	Session Sine Die		

SB-1481 MITCHELL,N.

Appropriates \$3,258,000 to the Department of Commerce and Community Affairs for a grant to the Millstone Water District for water system improvements in Johnson County. Effective July 1, 2000.

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00-01-26 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1482 RAUSCHENBERGER.

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 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, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-26 S First reading Referred to Sen Rules Comm 01-01-09 S Session Sine Die **867** SB-1483

SB-1483 RAUSCHENBERGER – TROTTER AND JACOBS.

720 ILCS 635/4

from Ch. 38, par. 22-53

Amends the Hypodermic Syringes and Needles Act. Makes technical changes in the penalty Section of the Act.

00-01-26 S First reading

Referred to Sen Rules Comm

00-01-31 S Added As A Co-sponsor JACOBS

00-02-01 S Added as Chief Co-sponsor TROTTER

01-01-09 S Session Sine Die

SB-1484 RAUSCHENBERGER.

30 ILCS 235/5

from Ch. 85, par. 905

Amends the Public Funds Investment Act. Makes a technical change in a Section concerning how the Act is construed.

00-01-26 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1485 RONEN,C.

105 ILCS 5/27-9.1	from Ch. 122, par. 27-9.1
105 ILCS 5/27-9.2	from Ch. 122, par. 27-9.2
105 ILCS 110/2	from Ch. 122, par. 862
105 ILCS 110/3	from Ch. 122, par. 863

Amends the School Code and the Critical Health Problems and Comprehensive Health Education Act. Changes and adds criteria that sex education courses that discuss sexual intercourse must satisfy. Adds criteria that family life courses of instruction and comprehensive health education programs must satisfy. Effective immediately.

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

00-01-26 S First reading Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1486 VIVERITO.

5 ILCS 120/4.5 new

Amends the Open Meetings Act. Requires a State public body under the control of the Governor that maintains a World Wide Web site to (i) post the Act's required notices, schedules, and agendas of meetings on its web site and (ii) include its web address on its written postings. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-26 S First reading

01-01-09 S Session Sine Die

Referred to Sen Rules Comm

SB-1487 WALSH,T.

410 ILCS 535/18.5 new

410 ILCS 535/25

from Ch. 111 1/2, par. 73-25

410 ILCS 535/25.5

Amends the Vital Records Act. Provides for an electronic reporting system for death registrations, implemented by the State Registrar. In provisions concerning charges by a local registrar or county clerk, provides that if a request is for a certified copy of a death certificate or a fetal death certificate, the local registrar or county clerk shall charge an additional fee of \$2, to be deposited into the Death Certificate Surcharge Fund. Expands purposes for which moneys in the Death Certificate Surcharge Fund may be used. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-26	S	First reading	Referred to Sen Rules Comm
00-02-02	S		Assigned to Local Government
00-02-08	S		Held in Committee
00-02-15	S		Postponed
	S		Committee Local Government
00-02-18	S		Refer to Rules/Rul 3-9(a)
01-01-09	S	Session Sine Die	

SB-1488 CULLERTON.

720 ILCS 5/9-1

from Ch. 38, par. 9-1

Amends the Criminal Code of 1961 relating to the imposition of the death penalty for first degree murder. Prohibits the imposition of the death penalty upon a mentally retarded person. Provides that the issue of the defendant's mental retardation may be

raised by the defense, the State, or the court at any appropriate time before a plea is entered or before, during, or after trial. Provides that the court shall hold a hearing upon a motion that the death penalty be precluded because the convicted person is mentally retarded. Provides that if the court finds, by a preponderance of the evidence, that the defendant is mentally retarded, the death sentence may not be imposed. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

00-01-26 S First reading Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1489 OBAMA – SILVERSTEIN.

New Act

Creates the Predatory Home Loan Practices Act. Prohibits various practices and charges in connection with home loans made to persons with respect to their primary residence. Prohibits the imposition of prepayment penalties, flipping of loans, and lender financing of credit insurance. Imposes limitations on high-cost loans. Prohibits loans unless the lender reasonably believes that the borrower is able to make scheduled payments to repay the loan without respect to the borrower's equity in the property. Authorizes a borrower to obtain damages for violations of the Act.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-26 S First reading Referred to Sen Rules Comm

00-01-27 S Added as Chief Co-sponsor SILVERSTEIN

01-01-09 S Session Sine Die

SB-1490 RADOGNO – DEL VALLE – RONEN,C – KARPIEL – GEO-KARIS, LIGHTFORD, OBAMA AND TROTTER.

New Act

Creates the Predatory Home Loan Practices Act. Prohibits various practices and charges in connection with home loans made to persons with respect to their primary residence. Prohibits the imposition of prepayment penalties, flipping of loans, and lender financing of credit insurance. Imposes limitations on high-cost loans. Prohibits loans unless the lender reasonably believes that the borrower is able to make scheduled payments to repay the loan without respect to the borrower's equity in the property. Authorizes a borrower to obtain damages for violations of the Act.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-26 S First reading Referred to Sen Rules Comm

S Added as Chief Co-sponsor DEL VALLE

00-01-28 S Added As A Co-sponsor LIGHTFORD

S Added As A Co-sponsor OBAMA

00-02-01 S Added as Chief Co-sponsor RONEN,C

S Added as Chief Co-sponsor KARPIEL

S Added as Chief Co-sponsor GEO-KARIS

00-02-09 S Added As A Co-sponsor TROTTER

01-01-09 S Session Sine Die

SB-1491 PARKER.

210 ILCS 60/3

from Ch. 111 1/2, par. 6103

Amends the Hospice Program Licensing Act. Makes a technical change in the definition Section.

00-01-26 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1492 PARKER.

210 ILCS 60/3

from Ch. 111 1/2, par. 6103

Amends the Hospice Program Licensing Act. Makes a technical change in the definition Section.

00-01-26 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1493 BURZYNSKI.

225 ILCS 80/4.5

225 ILCS 80/24

from Ch. 111, par. 3924

Amends the Illinois Optometric Practice Act of 1987. Provides that any individual or entity that influences or attempts to influence patient care decisions of a licensed op-

869 SB-1493—Cont.

tometrist under the individual's or entity's control shall pay, in addition to any other penalty provided by law, a civil penalty to the Department in an amount not to exceed \$5,000 per offense. Excludes the division of fees between 2 optometrists, an optometrist and a physician licensed to practice medicine in all its branches, or an optometrist and a licensed health care facility in a contractual or employment relationship from the grounds for disciplinary action. Effective immediately.

00-01-26 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1494 CRONIN.

105 ILCS 5/21-14

from Ch. 122, par. 21-14

Amends the Teacher Certification Article of the School Code. Prohibits a school district from offering as a continuing professional development activity any conference, workshop, institute, seminar, or symposium. Prohibits a teacher from engaging in continuing professional development activities that conflict with the teacher's duties and responsibilities in the classroom during normal school hours. Effective immediately.

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

00-01-26 S	First reading	Referred to Sen Rules Comm
00-02-02 S		Assigned to Education
00-02-09 S		Postponed
00-02-16 S		To Subcommittee
S		Committee Education
00-02-18 S		Refer to Rules/Rul 3-9(a)
01-01-09 S	Session Sine Die	

SB-1495 CRONIN.

105 ILCS 5/2-3.27

from Ch. 122, par. 2-3.27

Amends the School Code. Makes a technical change in the Section concerning the State Board of Education's duties regarding budgets and accounting practices.

00-01-26 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1496 SIEBEN.

105 ILCS 5/10-22.34d new

Amends the School Code. Allows school boards other than the Chicago Board of Education to employ students holding a bachelor's degree from a recognized institution of higher learning as teaching interns if those students are enrolled in a college or university internship program leading to a master's degree, provided that the program has prior approval from the regional office of education or the State Board of Education, in consultation with the State Teacher Certification Board.

00-01-26 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1497 RAUSCHENBERGER AND LAUZEN.

325 ILCS 20/1

from Ch. 23, par. 4151

Amends the Early Intervention Services System Act. Makes a technical change in a Section concerning the Act's short title.

00-01-26 S First reading

Referred to Sen Rules Comm

00-11-29 S Added As A Co-sponsor LAUZEN

01-01-09 S Session Sine Die

SB-1498 BURZYNSKI.

30 ILCS 105/5.414

625 ILCS 5/11-501

from Ch. 95 1/2, par. 11-501

730 ILCS 5/5-9-1.9

Amends the State Finance Act and the Unified Code of Corrections. Provides that the fund previously known as the State Crime Laboratory DUI Fund is to be known as the State Police DUI Fund. Amends the Illinois Vehicle Code. Provides that the additional \$100 fine to be paid by persons found guilty of driving under the influence of alcohol or drugs must also be paid by persons pleading guilty to or placed on court supervision for that offense. Provides that the moneys received by the State Police from DUI fines shall be deposited into the State Police DUI Fund and shall be used to purchase law enforcement equipment to aid in the prevention of alcohol related criminal violence. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    00-01-26 S First reading
                                          Referred to Sen Rules Comm
    00-02-09 S
                                          Assigned to Transportation
    00-02-16 S
                                          Recommended do pass 009-000-000
             S Placed Calndr, Second Rdg
    00-02-17 S Second Reading
             S Placed Calndr, 3rd Reading
    00-02-24 S Third Reading - Passed 059-000-000
             H Arrive House
             H Hse Sponsor MCCARTHY
             H First reading
                                          Referred to Hse Rules Comm
    00-02-25 H Alt Primary Sponsor Changed WIRSING
             H Added As A Joint Sponsor MCCARTHY
             H Added As A Joint Sponsor WINTERS
    00-03-02 H Added As A Joint Sponsor ACEVEDO
    00-03-03 H Alt Primary Sponsor Changed MITCHELL, JERRY
    00-03-09 H
                                          Assigned to Transportation & Motor Vehicles
    00-03-23 H
                                          Do Pass/Short Debate Cal 023-001-001
             H Placed Cal 2nd Rdg-Shrt Dbt
    00-03-24 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    00-03-29 H Added As A Joint Sponsor WIRSING
             H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
             S Passed both Houses
   00-04-27 S Sent to the Governor
    00-06-13 S Governor approved
                  Effective Date 00-06-13
             S
                  PUBLIC ACT 91-0822
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SB-1499 RADOGNO.

20 ILCS 2105/2105-157 new

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Requires the Department to cooperate with the Department of Public Health to establish an advisory committee to monitor certain referrals made under the Nursing Home Care Act. Provides for the appointment and functions of the committee.

00-01-26 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1500 MAITLAND.

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 5/15-120	from Ch. 108 1/2, par. 15-120
40 ILCS 5/15-132.2 new	
40 ILCS 5/15-134.5	
40 ILCS 5/15-136.4	
40 ILCS 5/15-141	from Ch. 108 1/2, par. 15-141

Amends the State Universities Article of the Illinois Pension Code. Makes changes concerning the calculation of the final rate of earnings. Provides that service for leaves of absence shall include periods of leaves of absence at 50% or greater pay. Provides that after a joint and survivor annuity commences under the portable benefit package, the survivor annuitant is not disqualified and may not be removed as the survivor annuitant by a dissolution of the survivor's marriage with the participant or annuitant. Provides that a newly eligible employee has 6 months (now 60 days) to elect to participate in the portable benefit package or the self-managed plan. Provides that a newly eligible employee may make a late election to participate in the portable benefit package or the self-managed plan at any time within 6 months after the effective date of this amendatory Act. Provides that a participant may elect to receive a lump sum retirement benefit instead of the normal form of annuity. Provides that if the recipient of a pre-retirement survivor annuity dies before an amount equal to all accumulated normal and additional contributions as of the date of death have been paid out, the remaining difference shall be paid to the member's beneficiary. Effective immediately.

PENSION NOTE (Pension Laws Commission)
The fiscal impact of SB 1500 is very minor.
NOTE(S) THAT MAY APPLY: Fiscal; Pension

00-01-26 S First reading 00-02-10 S S	Referred to Sen Rules Comm Pension Note Filed Committee Rules
01-01-09 S Session Sine Die	Committee Rules
SB-1501 MAITLAND.	
5 ILCS 375/6.10	
40 ILCS 5/15-107	from Ch. 108 1/2, par. 15-107
40 ILCS 5/15-111	from Ch. 108 1/2, par. 15-111
40 ILCS 5/15-112	from Ch. 108 1/2, par. 15-112
40 ILCS 5/15-134.5	
40 ILCS 5/15-136	from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-136.2	from Ch. 108 1/2, par. 15-136.2
40 ILCS 5/15-136.3	
40 ILCS 5/15-136.4	
40 ILCS 5/15-139	from Ch. 108 1/2, par. 15-139
40 ILCS 5/15-140	from Ch. 108 1/2, par. 15-140
40 ILCS 5/15-141	from Ch. 108 1/2, par. 15-141
40 ILCS 5/15-142	from Ch. 108 1/2, par. 15-142
.40 ILCS 5/15-144	from Ch. 108 1/2, par. 15-144
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 5/15-148	from Ch. 108 1/2, par. 15-148
40 ILCS 5/15-153.3	from Ch. 108 1/2, par. 15-153.3
40 ILCS 5/15-154	from Ch. 108 1/2, par. 15-154
40 ILCS 5/15-158.2	
40 ILCS 5/15-181	from Ch. 108 1/2, par. 15-181
40 ILCS 5/20-121	from Ch. 108 1/2, par. 20-121
40 ILCS 5/20-123	from Ch. 108 1/2, par. 20-123
40 ILCS 5/20-124	from Ch. 108 1/2, par. 20-124
40 ILCS 5/20-125	from Ch. 108 1/2, par. 20-125
40 ILCS 5/20-131	from Ch. 108 1/2, par. 20-131
40 ILCS 5/15-158.1 rep.	** · · · · · · · · · · · · · · · · · ·
Amends the Illinois Pension Cod	e and the State Employees Group Ins
	ffecting eligibility, benefits, and adm
1) / 1 to make numerous changes a	moding engionity, beliefles, and aun

Amends the Illinois Pension Code and the State Employees Group Insurance Act of 1971 to make numerous changes affecting eligibility, benefits, and administration of benefits for members of the State Universities Retirement System. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
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Some of the provisions of SB 1501 will have a fiscal impact on

the State Universities Retirement System:

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Initial Automatic Increases
  Increase in annual cost .......very minor
  Minimum Survivor Annuities and Annual Increases
  Increase in annual contributions:
  Early Retirement Option (ERO) Contributions
  Additional annual accrued liability
  NOTE(S) THAT MAY APPLY: Fiscal; Pension
 00-01-26 S First reading
                 Referred to Sen Rules Comm
 00-02-14 S
                 Pension Note Filed
                 Committee Rules
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SB-1502 BOMKE.

20 ILCS 2310/2310-600 new

Amends the Civil Administrative Code of Illinois. Requires the Department of Public Health to award grants from appropriations from the Tobacco Settlement Recovery Fund to free medical clinics for health care services.

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NOTE(S) THAT MAY APPLY: Fiscal
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01-01-09 S Session Sine Die

00-01-26 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

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SB-1503
          RADOGNO.
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625 ILCS 5/4-107

from Ch. 95 1/2, par. 4-107

Amends the Illinois Vehicle Code. Makes technical changes in a Section concerning stolen, converted, recovered, and unclaimed vehicles.

FISCAL NOTE, H-AM 1 (Illinois State Police)

This legislation would have a fiscal impact on the State

Police of approximately \$180,000 for equipping the 42 officers

assigned to the geographical areas delineated in the bill.

FISCAL NOTE, H-AM 2 (Illinois State Police)

Same as State Police Fiscal Note, H-am 1.

STATE MANDATES NOTE, H-AM 2

(Department of Commerce and Community Affairs)

This legislation does not create a State mandate under the

State Mandates Act.

HOME RULE NOTE, H-AM 2

(Department of Commerce and Community Affairs)

This legislation does not contain language indicating a preemption of home rule powers and functions, and therefore, does not pre-empt home rule authority.

HOUSE AMENDMENT NO. 2.

Deletes reference to:

625 ILCS 5/4-107

Adds reference to:

625 ILCS 5/13-102.1

625 ILCS 5/13-109.1

625 ILCS 5/13-114

from Ch. 95 1/2, par. 13-114

Deletes everything. Amends the Illinois Vehicle Code. Provides that beginning July 1, 2000, the Department of State Police (as well as the Department of Transportation) shall conduct annual studies of the results of emission inspections of certain diesel powered vehicles weighing more than 16,000 pounds. Sets standards and reporting procedures for the studies. Provides that beginning October 1, 2000, the Department of State Police is authorized to conduct nonscheduled emission inspections, for cause, of any diesel vehicles operated within an affected area. Sets penalties for operators whose vehicles fail these inspections. Provides that interstate vehicles operating within an affected area are subject only to nonscheduled inspections. Provides that the Department of State Police shall adopt rules for the training and certification of the persons who conduct these inspections. Effective July 1, 2000.

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Referred to Sen Rules Comm
00-01-26 S First reading
00-02-09 S
                                      Assigned to Transportation
00-02-16 S
                                     Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
00-02-17 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-23 S Added as Chief Co-sponsor MYERS,J
         S Added as Chief Co-sponsor NOLAND
         S Added as Chief Co-sponsor WALSH,L
         S Third Reading - Passed 058-000-000
         H Arrive House
         H Placed Calndr First Rdg
00-02-25 H Hse Sponsor BRUNSVOLD
         H First reading
                                      Referred to Hse Rules Comm
00-03-01 H Alt Primary Sponsor Changed REITZ
00-03-14 H Alt Primary Sponsor Changed MADIGAN, MJ
                                      Assigned to Executive
00-03-16 H
                                      Do Pass/Short Debate Cal 015-000-000
00-03-23 H
         H Placed Cal 2nd Rdg-Shrt Dbt
00-04-05 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
00-04-07 H
                                      3RD READING
         H
                                      DEADLINE EXTENDED

    APRIL 14, 2000

         H
         H Held 2nd Rdg-Short Debate
00-04-13 H Alt Primary Sponsor Changed BRADLEY
                 Amendment No.01
                                      BRADLEY
         Н
                 Amendment referred to HRUL
         Н
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H Pld Cal 3rd Rdg-Shrt Dbt

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00-04-14 H
                Amendment No.01
                                     BRADLEY
         H Recommends be Adopted HRUL/005-000-000
         Η
                                     Mtn Prevaild-Recall 2nd Rdg
         H
                Amendment No.01
                                     BRADLEY
         H
                                     Ruled Out of Order
         H Added As A Joint Sponsor CAPPARELLI
         Η
                Amendment No.02
                                     BRADLEY
         Η
                Amendment referred to
                                      HRUL
         H Recommends be Adopted HRUL/003-000-000
                                     Fiscal Note Filed as amnded
         Н
                                     Fiscal Note Filed as amnded
         Н
         Η
                                     St Mndt Fis Note Fld Amnd
         Η
                                     Home Rule Note Fld as amend
         Η
                                     Corrctnl Note Req as amnd BY HA #2/
                                       BLACK
         Η
                Amendment No.02
                                     BRADLEY
                                                             Adopted
        Η
                                                              075-042-001
         Η
                                     Corretnl Note Req-Withdrawn BLACK
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 093-025-000
00-04-15 S Sec. Desk Concurrence 02
         S Sponsor Removed BOMKE
           Chief Sponsor Changed to RADOGNO
           Filed with Secretary
           Mtn Concur - House Amend No 02/RADOGNO
         S
                Motion referred to
                                      SRUL
         S Mtn Concur - House Amend No 02/RADOGNO
         S
                Rules refers to
                                      STRN
         S
          Mtn Concur - House Amend No 02/RADOGNO
           Be apprvd for consideratn STRN/010-000-000
           Sponsor Removed NOLAND
           Sponsor Removed MYERS,J
         S Sponsor Removed WALSH,L
         S Mtn Concur - House Amend No 02/RADOGNO
         S S Concurs in H Amend 02/044-013-000
         S Passed both Houses
00-05-12 S Sent to the Governor
00-06-22 S Governor approved
             Effective Date 00-07-01
         S
         S
             PUBLIC ACT 91-0865
```

SB-1504 BOMKE.

65 ILCS 5/11-90-7 new

Amends the Illinois Municipal Code. Provides for the continuation of powers granted to the City of Springfield for the implementation of certain agreements entered into by the the Capital City Railroad Relocation Authority. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:

65 ILCS 5/11-90-5 new

Adds provisions validating actions taken in reliance on Section 11-90-5 or 11-90-6 (now repealed). Provides that this amendatory Act applies to all claims, civil actions, and proceedings pending on or filed on or after its effective date.

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	00-01-26	S	First reading	Referred to Sen Rules Comm	
	00-02-02	S		Assigned to Local Government	
	00-02-08	S		Recommended do pass 010-000	000-0
		S	Placed Calndr, Second Rdg		
	00-02-16	S	Filed with Secretary		
		S	Amendment No.01	BOMKE	
		S	Amendment referred to	SRUL	
	00-02-23	S	Amendment No.01	BOMKE	
		S	Be apprvd for consideratn SR	UL	
	00-02-24	S	Second Reading		
		S	Amendment No.01	BOMKE Ac	lopted
		S	Placed Calndr,3rd Reading		
	00-02-25	S	Third Reading - Passed 059-0	00-000	
		Η	Arrive House		
		Η	Hse Sponsor POE	*	
		Η	First reading	Referred to Hse Rules Comm	

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00-03-09 H
                                      Assigned to Local Government
                                      Do Pass/Short Debate Cal 009-000-000
00-03-24 H
         H Placed Cal 2nd Rdg-Shrt Dbt
00-04-04 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
         S Passed both Houses
         H Added As A Joint Sponsor KLINGLER
00-05-04 S Sent to the Governor
00-06-09 S Governor approved
         S
             Effective Date 00-06-09
         S
              PUBLIC ACT 91-0786
```

SB-1505 NOLAND.

35 ILCS 5/212 new

Amends the Illinois Income Tax Act. Provides that for taxable years 2000 and thereafter, each taxpayer is entitled to an income tax credit in an amount equal to any amount paid to the United States Small Business Administration as a guaranty fee in order to obtain Small Business Administration guaranteed financing. Provides that the credit may not reduce the taxpayer's liability to less than zero and that any excess may not be carried forward to apply to the taxpayer's liability for the succeeding year. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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00-01-26 S First reading 01-01-09 S Session Sine Die

Referred to Sen Rules Comm

SB-1506 OBAMA.

205 ILCS 670/15f new

Amends the Consumer Installment Loan Act. Provides that licensees under that Act may make payday loans only for amounts of \$350 or less, may charge fees not exceeding \$26 per loan, may impose interest at a rate not exceeding 15% per year, and may not renew or rollover a payday loan. Limits the term of a payday loan to a maximum of 30 days. Effective immediately.

00-01-26 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1507 DONAHUE.

20 ILCS 710/1	from Ch. 127, par. 3801
20 ILCS 710/2	from Ch. 127, par. 3802
20 ILCS 710/4	from Ch. 127, par. 3804
20 ILCS 710/6.1	
20 ILCS 710/7	
20 ILCS 710/10 rep.	

Amends the Illinois Commission on Community Service Act. Transfers the powers and duties of the Lieutenant Governor to the Department of Human Services and places the Commission within that Department rather than the Department of Commerce and Community Affairs.

SENATE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 710/0.01 from Ch. 127, par. 3800 20 ILCS 710/3 from Ch. 127, par. 3803 20 ILCS 710/5.1 20 ILCS 710/Act title

Deletes everything. Amends the Illinois Commission on Community Service Act. Transfers the powers and duties of the Lieutenant Governor to the Governor and places the Commission within the Department of Human Services rather than the Department of Commerce and Community Affairs. Makes the currently-required number of Commission members the maximum number permitted and allows the Commission to consist of fewer members. Permits a member to serve no more than 3, rather than 2, consecutive terms. Provides that voting Commission members serve until their successors are appointed. Renames the Commission as the Commission on Volunteerism and Community Service and retitles the Act accordingly. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the Secretary of Human Services, rather than the Governor, shall appoint and fix the term and compensation of the executive director of the Commission.

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NOTE(S) THAT MAY APPLY: Fiscal
      00-01-26 S First reading
                                            Referred to Sen Rules Comm
      00-02-02 S
                                            Assigned to State Government Operations
      00-02-10 S
                       Amendment No.01
                                            STATE GOVERN S
                                                                     Adopted
                                            Recmnded do pass as amend 008-000-000
               S Placed Calndr, Second Rdg
      00-02-15 S Second Reading
               S Placed Calndr, 3rd Reading
      00-02-23 S Third Reading - Passed 059-000-000
               H Arrive House
               H Placed Calndr First Rdg
      00-02-24 H Hse Sponsor WINTERS
                                            Referred to Hse Rules Comm
               H First reading
      00-03-09 H
                                            Assigned to Constitutional Officers
      00-03-22 H Added As A Joint Sponsor DAVIS, STEVE
               H Added As A Joint Sponsor BEAUBIEN
      00-03-23 H
                       Amendment No.01
                                            CONST OFFICER H
                                                                     Adonted
                                            Do Pass Amend/Short Debate 011-000-000
               Н
               H Placed Cal 2nd Rdg-Shrt Dbt
      00-04-05 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      00-04-07 H
                                            3RD READING
               Н
                                            DEADLINE EXTENDED
                                            - APRIL 14, 2000
               Н
               H Held 2nd Rdg-Short Debate
      00-04-14 H
                                            FINAL PASSAGE
                                            DEADLINE EXTENDED
                                            UNTIL - 04/16/00
               Н
               H Held 2nd Rdg-Short Debate
      00-04-15 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 S Session Sine Die
SB-1508
            PARKER.
  405 ILCS 5/1-121
                                   from Ch. 91 1/2, par. 1-121
  405 ILCS 5/2-107.1
                                   from Ch. 91 1/2, par. 2-107.1
  405 ILCS 5/3-813
                                   from Ch. 91 1/2, par. 3-813
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Amends the Mental Health and Developmental Disabilities Code. Changes the definition of "psychiatrist" with respect to education and training requirements. Provides that a hearing on a petition for the administration of authorized involuntary treatment may be heard immediately following the hearing on a petition for involuntary admission to a mental health facility. Changes provisions concerning continuances of a hearing on a petition for the administration of authorized involuntary treatment. Provides for additional 180-day periods of authorized involuntary treatment following an initial 90-day period and a second such period.

SENATE AMENDMENT NO. 1.

In the provisions concerning a hearing on a petition for authorized involuntary treatment, provides that in exceptional circumstances as determined by the court, the court may, in its discretion, grant an additional continuance not to exceed 30 days. (This replaces the provision, deleted by the bill, that the court may, in its discretion, grant additional continuances if agreed to by all parties.)

HOUSE AMENDMENT NO. 1.

Replaces provisions concerning the time for holding a court hearing with respect to the administration of authorized involuntary treatment. Requires a hearing within 7 (instead of 14) days. Provides for a continuance of up to 7 days as of right. Provides for an additional continuance of not more than 7 days if needed to adequately prepare for or present evidence in the hearing or under exceptional circumstances. Authorizes the court to grant an additional continuance not to exceed 21 days if necessary to conduct a physical or other examination of the recipient of services, to provide the recipient with a trial by jury, or to arrange for substitution of counsel. (Deletes provisions of current law (i) for continuances totaling not more than 14 days to prepare for the hearing

and (ii) for additional continuances if agreed to by all parties.) Provides that the hearing may be heard immediately preceding or following a judicial proceeding for involuntary admission to a mental health facility and may be heard by the same trier of fact or law as in that proceeding.

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00-01-26 S First reading
                                           Referred to Sen Rules Comm
      00-02-02 S
                                           Assigned to Public Health & Welfare
      00-02-15 S
                                           PUB HEALTH S
                                                                    Adopted
                      Amendment No.01
                                            Recmnded do pass as amend 010-000-000
               S Placed Calndr, Second Rdg
      00-02-23 S Second Reading
               S Placed Calndr, 3rd Reading
      00-02-24 S Third Reading - Passed 059-000-000
               H Arrive House
               H Hse Sponsor MCCARTHY
               H Alt Primary Sponsor Changed LINDNER
               H Added As A Joint Sponsor MCCARTHY
               H First reading
                                           Referred to Hse Rules Comm
      00-02-29 H
                                            Assigned to Mental Health & Patient Abuse
      00-03-22 H Added As A Joint Sponsor BELLOCK
               H
                       Amendment No.01
                                            MENTAL HEALTH H
                                                                    Adopted
                                            Do Pass Amd/Stndrd Dbt/Vote 007-000-000
               H Plcd Cal 2nd Rdg Stndrd Dbt
      00-03-28 H Added As A Joint Sponsor BLACK
      00-03-30 H Added As A Joint Sponsor COULSON
      00-04-04 H Second Reading-Stnd Debate
               H Pld Cal 3rd Rdg-Stndrd Dbt
      00-04-05 H 3rd Rdg-Stnd Dbt-Pass/Vote 117-000-000
               S Sec. Desk Concurrence 01
      00-04-10 S Filed with Secretary
               S Mtn Concur - House Amend No 01/PARKER
                      Motion referred to
                                             SRUL
                 Mtn Concur - House Amend No 01/PARKER
                      Rules refers to
                                             SPBH
      00-04-11 S Mtn Concur - House Amend No 01/PARKER
                                           Be adopted
      00-04-12 S Mtn Concur - House Amend No 01/PARKER
               S S Concurs in H Amend 01/059-000-000
               S Passed both Houses
      00-05-11 S Sent to the Governor
      00-06-09 S Governor approved
                    Effective Date 01-01-01
               S
                    PUBLIC ACT 91-0787
SB-1509
            PARKER.
   20 ILCS 3932/20
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20 ILCS 3932/15

20 ILCS 3932/25 20 ILCS 3932/30

Amends the Deaf and Hard of Hearing Commission Act. Changes the Commission's powers and duties by (i) detailing the content and methods of the Commission's educational programs, (ii) authorizing the appointment of task forces and committees for investigation and study, (iii) detailing the Commission's involvement in monitoring and recommending legislation and rules, (iv) authorizing the Commission to award grants and contracts to service providers, and (v) requiring rules relating to certifying and licensing interpreters. Requires the Commission to adopt implementing rules in accordance with the Illinois Administrative Procedure Act. Makes other changes.

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NOTE(S) THAT MAY APPLY: Fiscal
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00-01-26 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1510 PARKER.

20 ILCS 2310/2310-390 was 20 ILCS 2310/55.65

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department to conduct a study regarding the prevalence, identification, evaluation, and treatment of Lyme disease. Sets forth the matters to be studied. Requires the Department to issue a report to the Governor and the General Assembly by January 1, 2002.

SENATE AMENDMENT NO. 1.

Provides that the requirement that the Department conduct the study is subject to appropriation.

SENATE AMENDMENT NO. 2.

215 ILCS 125/5-3

215 ILCS 165/10

215 ILCS 130/4003

00-02-29 H

Provides that the study include a determination of health care provider awareness, rather than attitudes, regarding Lyme disease identification and treatment.

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NOTE(S) THAT MAY APPLY: Fiscal
      00-01-26 S First reading
                                            Referred to Sen Rules Comm
      00-02-02 S
                                            Assigned to Public Health & Welfare
      00-02-15 S
                       Amendment No.01
                                            PUB HEALTH S
                                                                    Adopted
               S
                                            Recmnded do pass as amend 010-000-000
               S Placed Calndr, Second Rdg
      00-02-23 S Filed with Secretary
               S
                       Amendment No.02
                                            PARKER
               S
                       Amendment referred to SRUL
               S
                       Amendment No.02
                                            PARKER
               S Be apprvd for consideratn SRUL
      00-02-24 S Second Reading
                       Amendment No.02
                                            PARKER
                                                                     Adopted
               S Placed Calndr,3rd Reading
      00-02-25 S Third Reading - Passed 057-001-000
               H Arrive House
               H Hse Sponsor MCKEON
               H Added As A Joint Sponsor COULSON
               H First reading
                                            Referred to Hse Rules Comm
      00-02-29 H
                                            Assigned to Health Care Availability &
                                              Access
      00-03-07 H Added As A Joint Sponsor FEIGENHOLTZ
      00-03-08 H
                                            Do Pass/Short Debate Cal 019-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Added As A Joint Sponsor GARRETT
               H Added As A Joint Sponsor SHARP
      00-03-23 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      00-03-29 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-001-000
               S Passed both Houses
      00-04-27 S Sent to the Governor
      00-06-02 S Governor approved
                    Effective Date 01-01-01
                    PUBLIC ACT 91-0745
SB-1511
            MADIGAN,R.
    5 ILCS 375/6.12
  215 ILCS 5/356y
  215 ILCS 5/370a
                                   from Ch. 73, par. 982a
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Amends the Illinois Insurance Code to provide that certain payment time constraints apply to both individual and group policies of accident and health insurance. Amends the State Employees Group Insurance Act, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act to make conforming changes. Effective immediately.

from Ch. 111 1/2, par. 1411.2

Assigned to Insurance

from Ch. 73, par. 1504-3

from Ch. 32, par. 604

00-01-26	S	First reading	Referred to Sen Rules Comm
00-02-09	S	-	Assigned to Insurance & Pensions
00-02-15	S		Recommended do pass 008-000-000
	S	Placed Calndr, Second Rdg	
00-02-17	S	Second Reading	
	S	Placed Calndr,3rd Reading	
00-02-23	S	Third Reading - Passed 059-0	000-000
		Arrive House	
	Η	Hse Sponsor BUGIELSKI	
	Η	Placed Calndr First Rdg	
00-02-24	Η	First reading	Referred to Hse Rules Comm

00-03-08 H Do Pass/Short Debate Cal 009-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
00-03-22 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt
00-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
S Passed both Houses
00-04-21 S Sent to the Governor
00-06-09 S Governor approved
S Effective Date 00-06-09

SB-1512 CLAYBORNE.

S

35 ILCS 5/204

from Ch. 120, par. 2-204

Amends the Illinois Income Tax Act. Increases the additional exemption for the tax-payer or spouse who has attained the age of 65 or is blind by the end of the taxable year to \$1,650 for taxable year 2000 and \$2,000 for taxable year 2001 and thereafter (now \$1,000). Exempts the provisions from the sunset requirements. Effective immediately.

PUBLIC ACT 91-0788

NOTE(S) THAT MAY APPLY: Fiscal

Referred to Sen Rules Comm

00-01-26 S First reading 01-01-09 S Session Sine Die

SB-1513 GEO-KARIS.

70 ILCS 2305/11 from Ch. 42, par. 287

Amends the North Shore Sanitary District Act. Provides that competitive bidding requirements do not apply to contracts for the construction of a facility or structure for use by the district if the facility or structure will be designed, built, and tested before being conveyed to the district. Deletes a provision that contracts that are necessary to meet an emergency affecting the public health and safety and that are let without competitive bidding may not total more than \$40,000. Allows the Board of Trustees to authorize officials or employees of the district to make purchases, in an amount not in excess of \$40,000, without competitive bidding to meet an operating emergency that does not affect the public health and safety. Requires a written account of purchases made to meet an operating emergency to be immediately submitted to the Board of Trustees. Requires the written account to be available for public inspection for a period of one year after the date of the purchase.

SENATE AMENDMENT NO. 1.

Further amends the North Shore Sanitary District Act. Deletes the provision that competitive bidding requirements do not apply to contracts for the construction of facilities or structures for the use of the district when the facilities or structures will be designed, built, and tested before being conveyed to the district.

SENATE AMENDMENT NO. 2

Further amends the North Shore Sanctary District Act. Allows contracts totaling not more than \$250,000 (now totaling not more than \$40,000) to be let without competitive bidding in the case of an emergency affecting the public health or safety.

HOUSE AMENDMENT NO. 1.

Further amends the North Shore Sanitary District Act. Provides that in the case of an emergency affecting the public health or safety, contracts totaling not more than \$75,000 (instead of \$250,000) may be let without competitive bidding.

00-01-26	S	First reading	Referred to Sen I	Rules Comm	ı
00-02-09	S		Assigned to Loca	al Governme	ent
00-02-15	S	Amendment No.01	LOCAL GOV	S	Adopted
	S		Recmnded do pa	ss as amend	007-000-001
	S	Placed Calndr, Second Rdg	-		
00-02-22	S	Filed with Secretary			
	S	Amendment No.02	GEO-KARIS		
	S	Amendment referred to	SRUL		
00-02-23	S	Second Reading			
	S	Placed Calndr,3rd Reading			
	S	Amendment No.02	GEO-KARIS		
	S	Rules refers to	SLGV .		
00-02-24	S	Amendment No.02	GEO-KARIS		
	S		Be adopted		
	S	Recalled to Second Reading			
	S	Amendment No.02	GEO-KARIS	1	Adopted
	S	Placed Calndr,3rd Reading			
	S	Third Reading - Passed 058-0	000-000		

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00-02-25 H Arrive House
               H Placed Calndr First Rdg
      00-02-29 H Hse Sponsor DANIELS
                                            Referred to Hse Rules Comm
               H First reading
      00-03-03 H Alt Primary Sponsor Changed OSMOND
               H Added As A Joint Sponsor MOORE, ANDREA
               H Added As A Joint Sponsor COULSON
               H Added As A Joint Sponsor BEAUBIEN
               H Added As A Joint Sponsor CROSS
                                            Assigned to State Government
      00-03-09 H
                                              Administration
      00-03-24 H
                      Amendment No.01
                                            STE GOV ADMIN H
                                                                    Adopted
                                            Do Pass Amend/Short Debate 009-000-000
               Η
               H Placed Cal 2nd Rdg-Shrt Dbt
      00-04-07 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
                                            3RD READING
               Н
                                            DEADLINE EXTENDED
                                            - APRIL 14, 2000
               H Cal Ord 3rd Rdg-Short Dbt
      00-04-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 105-012-000
      00-04-12 S Sec. Desk Concurrence 01
               S Filed with Secretary
               S Mtn Concur - House Amend No 01/GEO-KARIS
                      Motion referred to
               S
                                             SRUL
               S Mtn Concur - House Amend No 01/GEO-KARIS
                       Rules refers to
                                             SLGV
               S Mtn Concur - House Amend No 01/GEO-KARIS
               S Be apprvd for consideratn SLGV/008-000-000
      00-04-13 S Mtn Concur - House Amend No 01/GEO-KARIS
               S S Concurs in H Amend 01/058-000-000
               S Passed both Houses
      00-05-12 S Sent to the Governor
      00-07-07 S Governor approved
                    Effective Date 01-01-01
               S
                    PUBLIC ACT 91-0921
SB-1514
            DILLARD.
   10 ILCS 5/9-10
                                   from Ch. 46, par. 9-10
  Amends the Election Code to make a technical change.
  HOUSE AMENDMENT NO. 1.
      Adds reference to:
      10 ILCS 5/9-3
                                 from Ch. 46, par. 9-3
      10 ILCS 5/9-4
                                 from Ch. 46, par. 9-4
      10 ILCS 5/9-23
                                 from Ch. 46, par. 9-23
      10 ILCS 5/9-30 new
                                 from Ch. 85, par. 2308.1
      230 ILCS 15/8.1
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Deletes everything. Amends the Election Code and the Raffles Act. Requires the State Board of Elections to impose civil penalties for late filing or nonfiling of a political committee's statement of organization. Sets the penalty at \$25 per business day of violation, up to \$5,000, except for political committees for statewide offices, for which the penalty is \$50 per business day of violation, up to \$10,000. In the statement of organization form, corrects an obsolete reference to the penalty for willful filing of a false or incomplete statement. With relation to the 2-business day deadline for filing with the Board a report of a contribution of \$500 or more, provides that the Board must receive the report within that 2-day period. Removes the requirement that the Board impose specified civil penalties for violation of that 2-day reporting requirement, and instead permits the Board to impose a civil penalty up to 50% of the amount of the untimely reported contribution but in no case less than 10%. Removes language barring a person from the ballot who owes civil penalties imposed after noncompliance with an order of the State Board. Bars a person from the ballot who owes any civil penalty imposed under the Campaign Finance Article. Disqualifies as a raffle licensee any political committee that owes, or is the subject of disputed civil penalties for untimely filing of, statements of organizations and campaign finance reports as well as civil penalties resulting from noncompliance with State Board orders. Removes the provision that a raffle license applicant must have existed as a political committee for at least one year. Effective immediately.

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00-01-26 S First reading
                                     Referred to Sen Rules Comm
00-02-09 S
                                     Assigned to Local Government
00-02-15 S
                                     Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
00-02-16 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-25 S Third Reading - Passed 057-001-000
         H Arrive House
         H Placed Calndr First Rdg
         H Hse Sponsor WINTERS
00-02-29 H First reading
                                     Referred to Hse Rules Comm
00-03-14 H Alt Primary Sponsor Changed HANNIG
         H Added As A Joint Sponsor WINTERS
         H Alt Primary Sponsor Changed MADIGAN, MJ
         H Joint-Alt Sponsor Changed HANNIG
00-03-16 H
                                     Assigned to Executive
00-03-23 H
                                     Do Pass/Stndrd Dbt/Vote 008-007-000
                                       HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
00-04-05 H
                Amendment No.01
                                     HANNIG
                Amendment referred to HRUL
         H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
                                     HANNIG
00-04-06 H
                Amendment No.01
                Rules refers to
                                       HECR
         H Recommends be Adopted HECR/010-000-000
         H Hld Cal Ord 2nd Rdg-Shrt Db
00-04-07 H
                                     3RD READING
         H
                                     DEADLINE EXTENDED
                                     - APRIL 14, 2000
         H
         H Hld Cal Ord 2nd Rdg-Shrt Db
00-04-11 H
                Amendment No.01
                                     HANNIG
                                                              Adopted
         H Hld Cal Ord 2nd Rdg-Shrt Db
00-04-12 H Alt Primary Sponsor Changed HANNIG
         H Joint-Alt Sponsor Changed WINTERS
00-04-14 H
                                     FINAL PASSAGE
         Η
                                     DEADLINE EXTENDED
         Н
                                     UNTIL - 04/16/00
         H Hld Cal Ord 2nd Rdg-Shrt Db
00-04-15 H Pld Cal 3rd Rdg-Stndrd Dbt
         H 3rd Rdg-Stnd Dbt-Pass/Vote 080-033-003
         S Sec. Desk Concurrence 01
00-05-16 S
                                     Refer to Rules/Rul 3-9(b)
01-01-09 S Session Sine Die
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SB-1515 SYVERSON.

Appropriates \$1 to the Department of Commerce and Community Affairs for grants to civic center authorities for repair and maintenance costs. Effective July 1, 2000.

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NOTE(S) THAT MAY APPLY: Fiscal
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00-01-26 S First reading Referred to Sen Rules Comm
00-02-09 S Assigned to Appropriations
00-02-18 S Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die

SB-1516 SYVERSON.

30 ILCS 355/4

from Ch. 85, par. 1394

Amends the Metropolitan Civic Center Support Act. Provides that, in ranking applications for State financial support, the Director of Commerce and Community Affairs shall give preference to applications for funds for repair and maintenance of civic center authorities created and organized prior to 1980. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-26 S First reading

Referred to Sen Rules Comm

881 SB-1517

SB-1517 CULLERTON.

40 ILCS 5/8-243.2

from Ch. 108 1/2, par. 8-243.2

30 ILCS 805/8.24 new

Amends the Chicago Municipal Article of the Pension Code. Allows elected city officials to retire under the special formula at age 55 rather than age 60. Allows participation in the special formula by the city clerk and city treasurer, and by persons holding elected city office on June 1, 1995 who so elect within 30 days. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

There would be a fiscal impact associated with SB 1517, but it

has not been calculated.

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

Referred to Sen Rules Comm 00-01-26 S First reading 00-01-31 S Pension Note Filed Committee Rules

01-01-09 S Session Sine Die

SB-1518 WALSH,L.

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from Ch. 111 2/3, par. 1602
220 ILCS 50/2
220 ILCS 50/2.2
                                    from Ch. 111 2/3, par. 1602.2
220 ILCS 50/2.3
                                    from Ch. 111 2/3, par. 1602.3
220 ILCS 50/2.6 new
220 ILCS 50/2.7 new
220 ILCS 50/4
                                    from Ch. 111 2/3, par. 1604
220 ILCS 50/5
                                    from Ch. 111 2/3, par. 1605
220 ILCS 50/6
                                    from Ch. 111 2/3, par. 1606
220 ILCS 50/7
                                    from Ch. 111 2/3, par. 1607
220 ILCS 50/8
                                    from Ch. 111 2/3, par. 1608
220 ILCS 50/9
                                    from Ch. 111 2/3, par. 1609
220 ILCS 50/10
                                    from Ch. 111 2/3, par. 1610
220 ILCS 50/11
                                    from Ch. 111 2/3, par. 1611
220 ILCS 50/13
                                    from Ch. 111 2/3, par. 1613
220 ILCS 50/14
                                    from Ch. 111 2/3, par. 1614
220 ILCS 50/11.5 rep.
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Amends the Illinois Underground Utility Facilities Damage Prevention Act. Provides immunity from liability for economic damages to persons with respect to the performance or nonperformance of duties under the Act. Provides immunity from liability to the State-Wide One-Call Notice System for injuries or death or damage caused in the performance of its duties. Limits municipal liability. Limits liability of persons owning, operating, or locating underground facilities. Provides that residential property owners are liable for damage caused to the owner of underground facilities. Imposes penalties for requesting an emergency location when there is no emergency. Imposes a duty of due care upon excavators. Creates an advisory committee to review contested penalties. Effective January 1, 2001.

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NOTE(S) THAT MAY APPLY: Fiscal
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00-01-26 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1519 MADIGAN,R.

New Act

230 ILCS 10/13 from Ch. 120, par. 2413

30 ILCS 105/5.541 new

Creates the River Beautiful Act, Provides that the Department of Natural Resources shall initiate programs to preserve and protect Illinois rivers. Amends the State Finance Act to create the River Beautiful Fund. Amends the Riverboat Gambling Act. Provides that a portion of the wagering tax that is currently paid into the Education Assistance Fund shall instead be paid into the River Beautiful Fund and used for the purposes specified in the River Beautiful Act. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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00-01-26 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1520 **882**

SB-1520 PARKER.

65 ILCS 5/8-3-14

from Ch. 24, par. 8-3-14

Amends the Illinois Municipal Code concerning the hotel operators' occupation tax. Provides that a municipality may use the tax revenue to promote, among other things, economic development.

00-01-26 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1521 MYERS,J.

765 ILCS 5/30

from Ch. 30, par. 29

Amends the Conveyances Act. Provides that deeds, mortgages, assignments, mortgage releases, mortgage modifications, land equity loans, liens, lis pendens, memoranda of judgement, and other instruments that affect interests in real property take effect and are in force only after being recorded (current law provides that these instruments are effective as to creditors and subsequent purchasers only after being recorded). Effective immediately.

00-01-26 S First reading	Referred to Sen Rules Comm
00-02-02 S	Assigned to Local Government
00-02-08 S	Postponed
00-02-15 S	Postponed
S	Committee Local Government
00-02-18 S	Refer to Rules/Rul 3-9(a)
01 01 00 C C C' D'-	

01-01-09 S Session Sine Die

SB-1522 KLEMM - GEO-KARIS - PETERSON - ROSKAM - LINK.

55 ILCS 5/5-12001.1

Amends the Counties Code. In designing a telecommunications facility, provides that a carrier shall at a minimum abide by (now shall consider) certain mandatory guidelines (now discretionary guidelines). Deletes certain provisions concerning setbacks, multiple structures, minimum lot sizes, review of permits, and other matters. Makes other changes. Effective immediately.

00-01-26	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Local Government
00-02-15	S		Recommended do pass 006-001-001
	S	Placed Calndr, Second Rdg	
00-02-16	S	Added as Chief Co-sponsor	GEO-KARIS
	S	Added as Chief Co-sponsor	PETERSON
		Added as Chief Co-sponsor	
00-02-23	S	Second Reading	
	S	Placed Caindr, 3rd Reading	
00-02-24	S	Added as Chief Co-sponsor	LINK
	S		3d Reading Consideration PP
	S		Calendar Consideration PP
00-05-16	S		Refer to Rules/Rul 3-9(b)
01-01-09	S	Session Sine Die	

SB-1523 JACOBS.

5 ILCS 315/20

from Ch. 48, par. 1620

Amends the Illinois Public Labor Relations Act to provide that the Act is not applicable to units of local government employing less than 35 employees at the time the Petition for Certification or Representation is filed. Provides that bargaining units certified by the Board that fall below 35 employees after certification remain subject to the Act.

00-01-26 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1524 O'MALLEY - MAHAR.

P.A. 91-459, Article 5, Section 5-10

Amends "An Act concerning real property", Public Act 91-459, approved August 6, 1999, concerning a conveyance of certain land by the Secretary of Human Services to United Cerebral Palsy Association of Chicago (UCP). Provides that if the property ceases to be used by any successor in interest to UCP or if UCP or a successor in interest conveys or attempts to convey all or part of the property to another party other than either a charitable not-for-profit organization or a governmental entity that provides services, support, or both, for people with disabilities, then title to the property shall revert to the State. Effective immediately.

SENATE AMENDMENT NO. 1.

Restores the provision that UCP's conveyance of the land to any other party results in a reversion of title to the land to the State, deleting the amendatory provision limiting reversion to a conveyance to a party "other than either a charitable not-for-profit organization or a governmental entity that provides services, support, or both, for people with disabilities".

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HOUSING AFFORDABILITY NOTE (III. Housing Development Authority)
There will be no fiscal effect on the cost of constructing,
purchasing, owning, or selling a single family residence.
00-01-26 S First reading
                                      Referred to Sen Rules Comm
00-02-02 S
                                      Assigned to Executive
00-02-10 S
                Amendment No.01
                                      EXECUTIVE S
                                                               Adopted
                                      Recmnded do pass as amend 011-000-000
         S Placed Calndr, Second Rdg
00-02-15 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-23 S Added as Chief Co-sponsor MAHAR
         S Third Reading - Passed 059-000-000
         H Arrive House
         H Placed Calndr First Rdg
00-02-24 H Hse Sponsor DANIELS
00-02-25 H First reading
                                      Referred to Hse Rules Comm
00-03-01 H Alt Primary Sponsor Changed MULLIGAN
00-03-02 H Added As A Joint Sponsor COULSON
         H Added As A Joint Sponsor KLINGLER
         H Added As A Joint Sponsor PANKAU
         H Added As A Joint Sponsor MOORE, ANDREA
00-04-05 H Alt Primary Sponsor Changed CROTTY
         H
                                      Assigned to Executive
                                      COMMITTEE AND 3RD
         Η
         Н
                                      READING DEADLINE
         Н
                                      EXTENDED - 4/14/00
         H
                                      Committee Executive
00-04-11 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
00-04-12 H
                                      Housing Aford Note Filed
         H Held 2nd Rdg-Short Debate
00-04-13 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-001
         S Passed both Houses
00-05-12 S Sent to the Governor
00-06-22 S Governor approved
              Effective Date 00-06-22
              PUBLIC ACT 91-0866
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SB-1525 WELCH.

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).

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates
00-01-26 S First reading Referred to Sen Rules Comm
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01-01-09 S Session Sine Die

SB-1526 HALVORSON – OBAMA – MOLARO.

35 ILCS 200/15-172 30 ILCS 805/8.24 new

Amends the Property Tax Code with respect to the Senior Citizens Assessment Freeze Homestead Exemption. Provides that, beginning in taxable year 2000, "income" does not include Social Security benefits, Supplemental Security Income, Temporary Assistance to Needy Families, federal assistance to the blind, or veterans' benefits. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

00-01-26 S First reading Referred to Sen Rules Comm

00-02-09 S Added as Chief Co-sponsor OBAMA

00-02-10 S Added as Chief Co-sponsor MOLARO

01-01-09 S Session Sine Die

SB-1527 CRONIN.

110 ILCS 805/7-3

from Ch. 122, par. 107-3

Amends the Public Community College Act. Makes a technical change in a Section concerning the organization of the board and the election of officers in a city of 500,000 or more inhabitants.

00-01-26 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

MOLARO - DELEO.

40 ILCS 5/18-112.4

from Ch. 108 1/2, par. 18-112.4

Amends the Judges Article of the Illinois Pension Code. Allows judges to purchase credit for certain periods spent as a village official. Allows purchase of this credit at a reduced cost until April 1, 2001. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact cannot be calculated; the amount of service

credit that would be established is unknown.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

00-01-26 S First reading

Referred to Sen Rules Comm

00-01-31 S

Pension Note Filed

Committee Rules

01-01-09 S Session Sine Die

SB-1529 MOLARO - DELEO.

40 ILCS 5/18-122

from Ch. 108 1/2, par. 18-122

Amends the Judges Article of the Illinois Pension Code. Allows judges to purchase credit for certain military service at a reduced cost until May 1, 2001. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact cannot be calculated; the amount of military

service credit that would be established is unknown.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

00-01-26 S First reading

Referred to Sen Rules Comm

00-01-31 S

Pension Note Filed

Committee Rules

01-01-09 S Session Sine Die

SB-1530 SULLIVAN.

40 ILCS 5/6-142

from Ch. 108 1/2, par. 6-142

40 ILCS 5/6-143

from Ch. 108 1/2, par. 6-143

30 ILCS 805/8.24 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that a widow's annuity shall no longer be terminated or suspended due to remarriage, and provides for the resumption of widow's annuities that have been suspended or terminated for remarriage. Provides for payment of a widow's annuity to certain widows who married a deceased fireman during disability or the period between withdrawal from service and the commencement of a retirement annuity. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of SB 1530 cannot be determined, but is

estimated to be minor.

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

00-01-27 S First reading Referred to Sen Rules Comm

00-02-10 S Pension Note Filed Committee Rules

01-01-09 S Session Sine Die

SB-1531 DILLARD.

810 ILCS 5/Art. 9 heading

810 ILCS 5/Art. 9, Part 1 heading

810 ILCS 5/Art. 9, Part 1, Subpart 1 heading new

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810 ILCS 5/9-101
                                     from Ch. 26, par. 9-101
810 ILCS 5/9-102
                                     from Ch. 26, par. 9-102
810 ILCS 5/9-103
                                     from Ch. 26, par. 9-103
810 ILCS 5/9-104
                                     from Ch. 26, par. 9-104
810 ILCS 5/9-105
                                     from Ch. 26, par. 9-105
810 ILCS 5/9-106
                                     from Ch. 26, par. 9-106
810 ILCS 5/9-107
                                     from Ch. 26, par. 9-107
810 ILCS 5/9-108
                                     from Ch. 26, par. 9-108
810 ILCS 5/Art. 9, Part 1, Subpart 2 heading new
810 ILCS 5/9-109
                                     from Ch. 26, par. 9-109
810 ILCS 5/9-110
                                     from Ch. 26, par. 9-110
810 ILCS 5/9-112
                                     from Ch. 26, par. 9-112
                                     from Ch. 26, par. 9-113
810 ILCS 5/9-113
810 ILCS 5/9-114
                                     from Ch. 26, par. 9-114
810 ILCS 5/9-115
                                     from Ch. 26, par. 9-115
810 ILCS 5/9-116
810 ILCS 5/9-150
810 ILCS 5/Art. 9, Part 2 heading
810 ILCS 5/Art. 9, Part 2, Subpart 1 heading new
810 ILCS 5/9-201
                                     from Ch. 26, par. 9-201
810 ILCS 5/9-202
                                     from Ch. 26, par. 9-202
810 ILCS 5/9-203
                                     from Ch. 26, par. 9-203
810 ILCS 5/9-204
                                     from Ch. 26, par. 9-204
810 ILCS 5/9-205
                                     from Ch. 26, par. 9-205
810 ILCS 5/9-205.1
                                     from Ch. 26, par. 9-205.1
810 ILCS 5/9-206
                                     from Ch. 26, par. 9-206
810 ILCS 5/Art. 9, Part 2, Subpart 2 heading new
810 ILCS 5/9-207
                                     from Ch. 26, par. 9-207
810 ILCS 5/9-208
                                    from Ch. 26, par. 9-208
810 ILCS 5/9-209 new
810 ILCS 5/9-210 new
810 ILCS 5/Art. 9, Part 3 heading
810 ILCS 5/Art. 9, Part 3, Subpart 1 heading new
810 ILCS 5/9-301
                                    from Ch. 26, par. 9-301
810 ILCS 5/9-302
                                     from Ch. 26, par. 9-302
810 ILCS 5/9-303
                                     from Ch. 26, par. 9-303
810 ILCS 5/9-304
                                     from Ch. 26, par. 9-304
810 ILCS 5/9-305
                                    from Ch. 26, par. 9-305
810 ILCS 5/9-306
                                    from Ch. 26, par. 9-306
810 ILCS 5/9-306.01
                                    from Ch. 26, par. 9-306.01
810 ILCS 5/9-306.02
                                    from Ch. 26, par. 9-306.02
810 ILCS 5/9-307
                                    from Ch. 26, par. 9-307
810 ILCS 5/9-307.1
                                    from Ch. 26, par. 9-307.1
810 ILCS 5/9-307.2
                                    from Ch. 26, par. 9-307.2
810 ILCS 5/Art. 9, Part 3, Subpart 2 heading new
810 ILCS 5/9-308
                                    from Ch. 26, par. 9-308
810 ILCS 5/9-309
                                    from Ch. 26, par. 9-309
810 ILCS 5/9-310
                                    from Ch. 26, par. 9-310
810 ILCS 5/9-311
                                    from Ch. 26, par. 9-311
810 ILCS 5/9-312
                                    from Ch. 26, par. 9-312
810 ILCS 5/9-313
                                    from Ch. 26, par. 9-313
810 ILCS 5/9-314
                                    from Ch. 26, par. 9-314
810 ILCS 5/9-315
                                    from Ch. 26, par. 9-315
810 ILCS 5/9-315.01 new
810 ILCS 5/9-315.02 new
810 ILCS 5/9-316
                                    from Ch. 26, par. 9-316
810 ILCS 5/Art. 9, Part 3, Subpart 3 heading new
810 ILCS 5/9-317
                                    from Ch. 26, par. 9-317
810 ILCS 5/9-318
                                    from Ch. 26, par. 9-318
810 ILCS 5/9-319 new
810 ILCS 5/9-320 new
810 ILCS 5/9-320.1 new
810 ILCS 5/9-320.2 new
810 ILCS 5/9-320.3 new
810 ILCS 5/9-321 new
810 ILCS 5/9-322 new
810 ILCS 5/9-323 new
810 ILCS 5/9-324 new
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810 ILCS 5/9-325 new
810 ILCS 5/9-326 new
810 ILCS 5/9-327 new
810 ILCS 5/9-328 new
810 ILCS 5/9-329 new
810 ILCS 5/9-330 new
810 ILCS 5/9-331 new
810 ILCS 5/9-332 new
810 ILCS 5/9-333 new
810 ILCS 5/9-334 new
810 ILCS 5/9-335 new
810 ILCS 5/9-336 new
810 ILCS 5/9-337 new
810 ILCS 5/9-338 new
810 ILCS 5/9-339 new
810 ILCS 5/Art. 9, Part 3, Subpart 4 heading new
810 ILCS 5/9-340 new
810 ILCS 5/9-341 new
810 ILCS 5/9-342 new
810 ILCS 5/Art. 9, Part 4 heading
810 ILCS 5/9-401
                                   from Ch. 26, par. 9-401
810 ILCS 5/9-401A
810 ILCS 5/9-402
                                   from Ch. 26, par. 9-402
                                   from Ch. 26, par. 9-403
810 ILCS 5/9-403
810 ILCS 5/9-404
                                   from Ch. 26, par. 9-404
810 ILCS 5/9-405
                                   from Ch. 26, par. 9-405
810 ILCS 5/9-406
                                   from Ch. 26, par. 9-406
810 ILCS 5/9-407
                                   from Ch. 26, par. 9-407
810 ILCS 5/9-408
                                   from Ch. 26, par. 9-408
810 ILCS 5/9-409 new
810 ILCS 5/9-410
810 ILCS 5/Art. 9, Part 5 heading
810 ILCS 5/Art. 9, Part 5, Subpart 1 heading new
810 ILCS 5/9-501
                                   from Ch. 26, par. 9-501
810 ILCS 5/9-501.5 new
810 ILCS 5/9-502
                                   from Ch. 26, par. 9-502
810 ILCS 5/9-503
                                   from Ch. 26, par. 9-503
                                   from Ch. 26, par. 9-504
810 ILCS 5/9-504
810 ILCS 5/9-505
                                   from Ch. 26, par. 9-505
                                   from Ch. 26, par. 9-506
810 ILCS 5/9-506
810 ILCS 5/9-507
                                   from Ch. 26, par. 9-507
810 ILCS 5/9-508 new
810 ILCS 5/9-509 new
810 ILCS 5/9-510 new
810 ILCS 5/9-511 new
810 ILCS 5/9-512 new
810 ILCS 5/9-513 new
810 ILCS 5/9-514 new
810 ILCS 5/9-515 new
810 ILCS 5/9-516 new
810 ILCS 5/9-517 new
810 ILCS 5/9-518 new
810 ILCS 5/Art. 9, Part 5, Subpart 2 heading new
810 ILCS 5/9-519 new
810 ILCS 5/9-520 new
810 ILCS 5/9-521 new
810 ILCS 5/9-522 new
810 ILCS 5/9-523 new
810 ILCS 5/9-524 new
810 ILCS 5/9-525 new
810 ILCS 5/9-526 new
810 ILCS 5/9-527 new
810 ILCS 5/Art. 9, Part 6 heading new
810 ILCS 5/Art. 9, Part 6, Subpart 1 heading new
810 ILCS 5/9-601 new
810 ILCS 5/9-602 new
810 ILCS 5/9-603 new
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810 ILCS 5/9-604 new

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810 ILCS 5/9-605 new
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810 ILCS 5/9-617 new
810 ILCS 5/9-618 new
810 ILCS 5/9-619 new
810 ILCS 5/9-620 new
810 ILCS 5/9-621 new
810 ILCS 5/9-622 new
810 ILCS 5/9-623 new
810 ILCS 5/9-624 new
810 ILCS 5/Art. 9, Part 6, Subpart 2 heading new
810 ILCS 5/9-625 new
810 ILCS 5/9-626 new
810 ILCS 5/9-627 new
810 ILCS 5/9-628 new
810 ILCS 5/Art. 9, Part 7 heading new
810 ILCS 5/9-701 new
810 ILCS 5/9-702 new
810 ILCS 5/9-703 new
810 ILCS 5/9-704 new
810 ILCS 5/9-705 new
810 ILCS 5/9-706 new
810 ILCS 5/9-707 new
810 ILCS 5/9-708 new
810 ILCS 5/9-9901
                                    from Ch. 26, par. 9-9901
810 ILCS 5/9-9902
                                    from Ch. 26, par. 9-9902
810 ILCS 5/1-105
                                    from Ch. 26, par. 1-105
810 ILCS 5/1-201
                                    from Ch. 26, par. 1-201
                                    from Ch. 26, par. 2-103
810 ILCS 5/2-103
                                    from Ch. 26, par. 2-210
810 ILCS 5/2-210
810 ILCS 5/2-326
                                    from Ch. 26, par. 2-326
810 ILCS 5/2-502
                                    from Ch. 26, par. 2-502
810 ILCS 5/2-716
                                    from Ch. 26, par. 2-716
810 ILCS 5/2A-103
                                    from Ch. 26, par. 2A-103
810 ILCS 5/2A-303
                                    from Ch. 26, par. 2A-303
810 ILCS 5/2A-307
                                    from Ch. 26, par. 2A-307
810 ILCS 5/2A-309
                                    from Ch. 26, par. 2A-309
810 ILCS 5/4-210
                                    from Ch. 26, par. 4-210
810 ILCS 5/5-118 new
810 ILCS 5/7-503
                                    from Ch. 26, par. 7-503
810 ILCS 5/8-103
                                    from Ch. 26, par. 8-103
810 ILCS 5/8-106
                                    from Ch. 26, par. 8-106
810 ILCS 5/8-110
810 ILCS 5/8-301
                                    from Ch. 26, par. 8-301
810 ILCS 5/8-302
                                    from Ch. 26, par. 8-302
810 ILCS 5/8-510
 50 ILCS 205/14
                                    from Ch. 116, par. 43.114
 55 ILCS 5/3-5018
                                    from Ch. 34, par. 3-5018
220 ILCS 5/18-107
                                    from Ch. 95 1/2, par. 3-114
625 ILCS 5/3-114
625 ILCS 5/3-202
                                    from Ch. 95 1/2, par. 3-202
770 ILCS 110/4
                                    from Ch. 82, par. 404
810 ILCS 5/9-404.5 new
820 ILCS 255/6
                                    from Ch. 48, par. 1406
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Amends the Uniform Commercial Code by replacing the Secured Transactions Article with the revised version proposed by the National Conference of Commissioners on Uniform State Laws, with additional modifications. Includes certificates of deposit

within the scope of the terms "deposit account" and "instrument". Removes distinction regarding application of payments and loss of status of purchase-money security interest in non-consumer-goods transactions. Provides that a description of goods is sufficient even though it may omit the make, model, or serial number of the goods. Provides that a secured party may require a debtor to disclose to whom collateral may be sold and prohibits the debtor from selling to others. Provides criminal penalties for failure to pay a secured party upon disposal of collateral. Provides that an individual is subject to a Class 3 felony and that a corporation is subject to a business offense with a fine not exceeding \$10,000. Imposes criminal penalties for disposing of collateral to persons not disclosed to the secured party. Makes provisions for local filing and record-keeping. Removes a provision providing that a debtor may not waive rights regarding an explanation of the calculation of surplus and deficiency. Removes a provision limiting a presumption of sufficient notice to non-consumer transactions. Provides that damages may be obtained in an individual action. Limits statutory damages to \$100 and removes certain grounds giving rise to damages. Amends other Articles of the Uniform Commercial Code and the Local Records Act, the Counties Code, the Public Utilities Act, the Illinois Vehicle Code, the Uniform Federal Lien Registration Act, and the Toxic Substances Disclosure to Employees Act to make conforming changes. Effective July 1, 2001, except some parts effective immediately.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal

00-01-27 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1532 CRONIN - VIVERITO.

705 ILCS 405/5-905

Amends the Juvenile Court Act of 1987. Restores the law as it existed before the effective date of Public Act 91-479 relating to the release of the name and address of a minor to the victim of the minor's crime or to the victim's parent, legal custodian, or guardian, if the victim was a minor. Provides that law enforcement officers, upon written request, may release to the victim, or if the victim is a minor, to the victim's legal custodian, guardian, or parent, the name and address of the minor who committed the criminal offense against the victim if the law enforcement officer reasonably believes the release would not endanger the person or property of the arrested minor or his or her family. Effective immediately.

00-01-27 S First reading Referred to Sen Rules Comm
00-02-09 S Recommended do pass 007-000-003
S Placed Calndr, Second Rdg
00-02-23 S Second Reading
Placed Calndr, 3rd Reading
00-02-25 S Added as Chief Co-sponsor VIVERITO
00-05-16 S Refer to Rules/Rul 3-9(b)
01-01-09 S Session Sine Die

SB-1533 PARKER – MADIGAN,L – LINK.

H Placed Calndr First Rdg

750 ILCS 5/604.5 new

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that in a proceeding concerning child custody, visitation, or removal of a child from Illinois, the court may order an evaluation concerning the child's best interest as it relates to the subject of the proceeding. Provides procedures for requesting the evaluation and for using the evaluation and calling the evaluator as a witness in the proceeding. Effective immediately.

100-01-27 S First reading Referred to Sen Rules Comm
00-02-02 S Assigned to Judiciary
00-02-09 S Recommended do pass 011-000-000
S Placed Calndr,Second Rdg
00-02-10 S Second Reading
S Placed Calndr,3rd Reading
00-02-23 S Added as Chief Co-sponsor MADIGAN,L
S Added as Chief Co-sponsor LINK
S Third Reading - Passed 059-000-000
H Arrive House
H Hse Sponsor COULSON

00-02-24 H First reading Referred to Hse Rules Comm 00-03-01 H Assigned to Judiciary I - Civil Law 00-03-08 H Do Pass/Short Debate Cal 008-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 00-03-22 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 00-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000 S Passed both Houses H Added As A Joint Sponsor BELLOCK 00-04-21 S Sent to the Governor 00-06-02 S Governor approved Effective Date 00-06-02 PUBLIC ACT 91-0746

SB-1534 MAHAR - PETERSON.

210 ILCS 85/14.5 new

Amends the Hospital Licensing Act. Provides that licensees under that Act and their affiliates may not use financial assets derived from not-for-profit entities to own or operate health and fitness centers. Effective immediately.

00-01-27 S First reading Referred to Sen Rules Comm 00-02-01 S Added as Chief Co-sponsor PETERSON

01-01-09 S Session Sine Die

SB-1535 DILLARD.

820 ILCS 305/11 from Ch. 48, par. 138.11 820 ILCS 310/11 from Ch. 48, par. 172.46

Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Provides that "accidental injuries incurred due to repetitive or cumulative trauma, or disability caused by the natural deterioration or breakdown of tissue, an organ or part of the body, do not arise out of and in the course of the employment unless the injury or breakdown results from a risk peculiar to or increased by the employment, and not common to the general public, which is the major contributory cause, rather than merely a contributory cause, of such injury or breakdown". Effective immediately.

00-01-27 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1536 LUECHTEFELD.

105 ILCS 5/18-8.05

Amends the School Code. Provides that, for any school year, the supplemental general State aid grant for any school district with a low income concentration level of more than 0% and less than 20% shall be \$500 multiplied by the low income eligible pupil count. Effective immediately.

NOTE(S) THAT MAY APPLY. Fiscal

00-01-27 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1537 WATSON.

110 ILCS 979/55

110 ILCS 979/62 new

755 ILCS 5/21-2.14a new

Amends the Illinois Prepaid Tuition Act and the Probate Act of 1975. Provides that the Section exempting the assets and income of the Illinois Prepaid Tuition Trust Fund from taxation under the Illinois Income Tax Act are exempt from the sunset provisions of that Act. Provides that an Illinois prepaid tuition contract shall be considered an investment for the purpose of investing a ward's money under the Probate Act of 1975. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-27 S First reading Referred to Sen Rules Comm
00-02-02 S Assigned to Education
00-02-09 S Recommended do pass 009-000-000

S Placed Calndr, Second Rdg

00-02-15 S Second Reading

S Placed Calndr,3rd Reading

00-02-23 S Third Reading - Passed 057-001-000

H Arrive House

H Placed Calndr First Rdg

00-02-24	Η	Hse Sponsor WIRSING	
00-02-25	Н	First reading	Referred to Hse Rules Comm
00-03-09	Η		Assigned to Higher Education
00-03-10	Η	Alt Primary Sponsor Change	RIGHTER
00-03-24	Н		Do Pass/Short Debate Cal 014-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
	Н	Added As A Joint Sponsor W	OOLARD
00-03-28	Η	Added As A Joint Sponsor B	LACK
00-04-04	Н	Second Reading-Short Debate	e
	Η	Pld Cal 3rd Rdg-Shrt Dbt	
00-04-06	Н	J	Mtn Prevaild-Recall 2nd Rdg
	Η	Amendment No.01	RIGHTER
	Η	Amendment referred to	HRUL
	Η	Held 2nd Rdg-Short Debate	
00-04-07	Η		3RD READING
	Η		DEADLINE EXTENDED
	Η		- APRIL 14, 2000
	Н	Held 2nd Rdg-Short Debate	
00-04-10	Н	Added As A Joint Sponsor M	ATHIAS
00-04-13	Н	Pld Cal 3rd Rdg-Shrt Dbt	
	Η		Tabled Pursnt to Rule 40(a) HA #1
	Η	3rd Rdg-Shrt Dbt-Pass/Vote	116-000-000
	S	Passed both Houses	
00-05-12	S	Sent to the Governor	
00-06-22	S	Governor approved	
	S	Effective Date 00-06-22	
	S	PUBLIC ACT 91-0867	

SB-1538 WATSON - LIGHTFORD - DEMUZIO AND MYERS, J.

110 ILCS 947/35

Amends the Higher Education Student Assistance Act. Increases the maximum Monetary Award Program grant for full-time undergraduate students to \$4,740 (from \$4,530) and for part-time undergraduate students to \$2,370 (from \$2,265). Effective

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FISCAL NOTE (Illinois Student Assistance Commission)
The estimated cost of SB 1538 is $9.2 million, the cost of
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H Pld Cal 3rd Rdg-Shrt Dbt 00-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000 S Passed both Houses

00-04-21 S Sent to the Governor

H Added As A Joint Sponsor GILES

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NO.
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		e maximum MAP award.	
TE(S) THA	ŀΤ	MAY APPLY: Fiscal	
00-01-27	S	First reading	Referred to Sen Rules Comm
00-02-02	S		Assigned to Education
00-02-09	S	Added As A Co-sponsor MY	ERS,J
	S		Recommended do pass 009-000-000
	S	Placed Calndr, Second Rdg	
00-02-15	S	Second Reading	
	S	Placed Calndr,3rd Reading	
	S	Added as Chief Co-sponsor I	LIGHTFORD
00-02-23	S	Added as Chief Co-sponsor I	DEMUZIO
		Third Reading - Passed 055-0	003-000
		Arrive House	
	Η	Placed Calndr First Rdg	
00-02-24		Hse Sponsor LANG	
		First reading	Referred to Hse Rules Comm
00-03-02	Η	and the second second	Assigned to Higher Education
00-03-07		•	Fiscal Note Filed
	Н	•	Committee Higher Education
00-03-08	Н	Added As A Joint Sponsor El	RWIN
		Added As A Joint Sponsor D	
	Η	Added As A Joint Sponsor Fl	EIGENHOLTZ
00-03-09	Η		Do Pass/Short Debate Cal 013-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
00-03-22	Η	Second Reading-Short Debat	e ,

00-06-02 S Governor approved

S Effective Date 00-07-01

S PUBLIC ACT 91-0747

SB-1539 WATSON.

30 ILCS 500/30-50 new

Amends the Illinois Procurement Code. Provides that a project labor agreement may be entered into for a construction contract subject to the Code. Provides that if a construction contract involves a project labor agreement, the State agency, local labor organizations, and local contractors' association must enter into the agreement.

00-01-27 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1540 CRONIN - O'MALLEY - RADOGNO - LINK.

225 ILCS 460/15

from Ch. 23, par. 5115

225 ILCS 460/23

Amends the Solicitation for Charity Act. Provides that if any person, in conducting a fundraising campaign for a charitable organization or for a charitable purpose, uses written materials to solicit or seek a contribution from the public, those written materials must contain a specific statement. Provides that the statement shall not be required if fewer than 500 pieces of the material are used. Provides that the civil penalty for using the statement when the charitable organization is not properly registered under the Act is \$5,000. Provides that the Attorney General's Charitable Advisory Council may exist as long as the Attorney General deems it necessary.

SENATE AMENDMENT NO. 1.

Provides that if any person, in conducting a fundraising campaign for a charitable organization or for a charitable purpose, solicits or seeks a contribution from the public through the use of a telephone for specified charitable organizations, the telephone call must include a specific statement by the solicitor. Provides that a charitable organization, professional fundraiser, trustee, professional fundraising consultant, or professional solicitor when making telephone solicitations for a contribution to a charitable organization may not place a block on its telephone numbers to keep the telephone numbers from appearing on a recipient's caller ID.

SENATE AMENDMENT NO. 2.

Provides that the required statement must be made only when the caller is paid to make the calls. Provides that the court shall take specified circumstances into consideration when fashioning relief.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

225 ILCS 460/15

Replaces everything after the enacting clause. Amends the Solicitation for Charity Act. Deletes the provision limiting the existence of the Attorney General's Charitable Advisory Council to 3 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 00-01-27 S First reading Referred to Sen Rules Comm 00-02-02 S Assigned to Judiciary 00-02-09 S Postponed 00-02-15 S Added as Chief Co-sponsor O'MALLEY 00-02-16 S Amendment No.01 JUDICIARY Adopted Recmnded do pass as amend 011-000-000 S Placed Calndr, Second Rdg 00-02-23 S Filed with Secretary Amendment No.02 S CRONIN S Amendment referred to SRUL S Amendment No.02 CRONIN S Rules refers to SJUD 00-02-24 S CRONIN Amendment No.02 S Be adopted S Second Reading S Amendment No.02 CRONIN Adopted S Placed Calndr,3rd Reading 00-02-25 S Added as Chief Co-sponsor RADOGNO S Added as Chief Co-sponsor LINK

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00-02-25-Cont.
         S Third Reading - Passed 059-000-000
         H Arrive House
         H Hse Sponsor BIGGINS
         H First reading
                                      Referred to Hse Rules Comm
         H Added As A Joint Sponsor SAVIANO
00-03-01 H
                                      Assigned to State Government
                                        Administration
00-03-24 H
                 Amendment No.01
                                      STE GOV ADMIN H
                                                               Adopted
                                      Do Pass Amend/Short Debate 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-04-04 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
         S Sec. Desk Concurrence 01
00-04-11 S Filed with Secretary
         S Mtn non-concur - Hse Amend 01-CRONIN
         S Place Cal Order Concurrence 01/00-04-06
00-05-16 S
                                      Refer to Rules/Rul 3-9(b)
01-01-09 S Session Sine Die
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SB-1541 MAITLAND.

220 ILCS 5/8-505.1

Amends the Public Utilities Act. Provides that in conducting non-emergency vegetation management activities in municipalities, electric public utilities shall provide notice of the activities and comply with guidelines established by the International Society of Arboriculture and any applicable standards established by the Occupational Safety and Health Administration and the American National Standards Institute. Requires the Commerce Commission to establish statewide standards for tree-trimming activities performed by public utilities. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the provisions of this amendatory Act do not restrict other civil or administrative remedies available to customers.

HOUSE AMENDMENT NO. 1.

Provides that the standards for non-emergency vegetation management practices apply in both municipalities and in unincorporated areas of counties. Provides that the most current guidelines promulgated by the International Society of Arboriculture and the most current standards issued by the Occupational Safety and Health Administration or the American National Standards Institute shall be followed. Provides that an electric public utility does not have to comply with the guidelines if there is a written agreement between the utility and a municipality mandating specific practices for vegetation management. Provides that the required notice shall be given to the mayor or county board chairman. Provides that if a municipality imposes more restrictive standards for vegetation management practices, the electric public utility may recover the additional costs from the municipality. Effective immediately.

HOME RULE NOTE, H-AM 1

(Department of Commerce and Community Affairs)
This legislation does not contain language indicating a pre-emption of the powers and functions of home rule units.
HOME RULE NOTE, H-AM 1, CORRECTED
(Department of Commerce and Community Affairs)
Same as previous home rule note.
FISCAL NOTE, H-AM 3 (Illinois Commerce Commission)
ICC estimates no fiscal impact on State revenues from HA #3.

HOUSE AMENDMENT NO. 3.

Deletes everything. Reinstates substance of HA #1. Effective immediately.

HOME RULE NOTE, H-AM 3

(Department of Commerce and Community Affairs)

Same as previous home rule note.

NOTE(S) THAT MAY APPLY: Fiscal

 00-01-27
 S First reading
 Referred to Sen Rules Comm

 00-02-09
 S
 Assigned to Environment & Energy

 00-02-16
 S
 Recommended do pass 009-000-000

S Placed Calndr, Second Rdg

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00-02-17 S Second Reading
         S Placed Calndr,3rd Reading
00-02-23 S Filed with Secretary
                Amendment No.01-
         S
                                     MAITLAND
         S
                Amendment referred to SRUL
         S
                Amendment No.01
                                     MAITLAND
         S Be apprvd for consideratn SRUL
           Recalled to Second Reading
         S
                Amendment No.01
                                     MAITLAND
                                                             Adopted
         S Placed Calndr, 3rd Reading
00-02-24 S Third Reading - Passed 059-000-000
         H Arrive House
         H Hse Sponsor RUTHERFORD
         H First reading
                                     Referred to Hse Rules Comm
                                     Assigned to Environment & Energy
00-03-01 H
00-03-08 H Added As A Joint Sponsor COULSON
                Amendment No.01
00-03-24 H
                                     ENVRMNT ENRGY H
                                                             Adopted
                                     Do Pass Amd/Stndrd Dbt/Vote 009-003-004
         H Plcd Cal 2nd Rdg Stndrd Dbt
00-03-29 H
                                     Home Rule Note Fld as amend
         H Cal 2nd Rdg Stndrd Dbt
00-03-30 H
                                     Home Rule Note Fld as amend
         H Cal 2nd Rdg Stndrd Dbt
00-04-04 H
                Amendment No.02
                                     RUTHERFORD
                Amendment referred to HRUL
         H Cal 2nd Rdg Stndrd Dbt
00-04-05 H
                Amendment No.02
                                     RUTHERFORD
         H Recommends be Adopted HRUL/005-000-000
                Amendment No.03
                                     RUTHERFORD
         H
                Amendment referred to HRUL
         Η
                                     Fiscal Note Filed as amnded
         H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
00-04-06 H
                Amendment No.03
                                     RUTHERFORD
         H Recommends be Adopted HRUL/005-000-000
                Amendment No.02
                                                             Withdrawn
                                     RUTHERFORD
                Amendment No.03
                                     RUTHERFORD
                                                             Adopted
         H Pld Cal 3rd Rdg-Stndrd Dbt
00-04-07 H
                                     Home Rule Note Fld as amend
         H 3rd Rdg-Stnd Dbt-Pass/Vote 103-006-008
         H Added As A Joint Sponsor GILES
         S Sec. Desk Concurrence 01,03
00-04-10 S Filed with Secretary
         S Mtn Concur - House Amend No 01,03/MAITLAND
                Motion referred to
                                      SRUL
         S Mtn Concur - House Amend No 01,03/MAITLAND
                Rules refers to
00-04-11 S Mtn Concur - House Amend No 01,03/MAITLAND
         S Be apprvd for consideratn SENV/008-000-000
00-04-12 S Mtn Concur - House Amend No 01,03/MAITLAND
         S S Concurs in H Amend 01,03/059-000-000
         S Passed both Houses
00-05-11 S Sent to the Governor
00-07-06 S Governor approved
             Effective Date 00-07-06
             PUBLIC ACT 91-0902
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SB-1542 O'DANIEL.

New Act

Creates the Coal Rights Act. Provides for determination of rights of multiple owners of coal mining rights including court procedures, lessee rights, and payments from the sale of coal. Contains other provisions. Effective immediately.

00-01-27 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1543 **894**

SB-1543 LAUZEN.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961 by re-enacting and amending provisions relating to the unlawful use of weapons of Public Act 88-860 that were declared unconstitutional by the Illinois Supreme Court in People v. Cervantes, Docket No. 87229, as violating the single subject provisions of the Illinois Constitution. Provides that a violation of carrying or possessing a firearm in a vehicle, or concealed on or about one's person, or on or about one's person upon public lands within the corporate limits of a municipality, is reduced to a Class A misdemeanor if the defendant petitions the court and establishes certain mitigating factors. Provides upon the establishment of these factors, the court shall order the elimination, in police and court records, of the felony charge. Effective immediately.

00-01-27 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1544 DEL VALLE – TROTTER – OBAMA.

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. Beginning on January 1, 2001 and thereafter, includes as a "covered prescription drug" any prescription drug used in the treatment of asthma or chronic respiratory disease, high cholesterol, or glaucoma.

00-01-27 S First reading

Referred to Sen Rules Comm

00-02-01 S Added as Chief Co-sponsor TROTTER

00-02-08 S Added as Chief Co-sponsor OBAMA

01-01-09 S Session Sine Die

SB-1545 DEL VALLE – TROTTER.

20 ILCS 2310/2310-338 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department to study the effect of disease management education combined with pharmaceutical compliance on health complications of asthma. Requires a report to the General Assembly by July 1, 2001. Effective January 1, 2001.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-27 S First reading

Referred to Sen Rules Comm

00-02-01 S Added as Chief Co-sponsor TROTTER

01-01-09 S Session Sine Die

SB-1546 DILLARD.

35 ILCS 200/12-55

Amends the Property Tax Code. Provides that, beginning with the 2000 assessment year, in counties of 3,000,000 or more inhabitants, a change in all assessments in a particular class of property may be made with notice by publication printed in a newspaper of general circulation in the township or township assessment district. Effective immediately.

00-01-27 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1547 RADOGNO – OBAMA.

305 ILCS 5/5-2

from Ch. 23, par. 5-2

Amends the medical assistance Article of the Illinois Public Aid Code. Adds, as a class of persons eligible for medical assistance, persons with disabilities who are between the ages of 16 and 65, employed, and meet certain income and asset requirements. Provides for these persons' payment of premiums or other cost-sharing charges on a sliding scale based on income. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-27 S First reading

Referred to Sen Rules Comm

00-02-08 S Added as Chief Co-sponsor OBAMA

01-01-09 S Session Sine Die

SB-1548 DILLARD.

625 ILCS 5/11-1403.4 new

625 ILCS 5/12-603.1

from Ch. 95 1/2, par. 12-603.1

625 ILCS 25/5 from Ch. 95 1/2, par. 1105
745 ILCS 10/2-202 from Ch. 85, par. 2-202
745 ILCS 10/3-102 from Ch. 85, par. 3-102
745 ILCS 10/3-105 from Ch. 85, par. 3-105
745 ILCS 10/4-108 new
745 ILCS 10/3-103 rep.
745 ILCS 10/3-109 rep.

Amends the Illinois Vehicle Code, the Child Passenger Protection Act, and the Local Governmental and Governmental Employees Tort Immunity Act. Provides that damages caused by a person's failure to wear a helmet while on a motorcycle are not recoverable in a civil action; deletes the provision that failure to wear a seat belt shall not be considered evidence of negligence. Provides that damages caused by a person's failure to properly secure a child in a restraint system or seat belt shall not be recoverable in a civil action (instead of providing that such a failure does not constitute contributory negligence). Limits the liability of a public employee responsible for keeping the peace. Limits the liability of a local public entity (i) when its property is used by a person under the influence of alcohol or drugs, (ii) for snow or ice removal, and (iii) for damages caused by the unlawful conduct of another person. Deletes provisions concerning local governmental immunity in cases involving hazardous recreational activities or a plan or design for the improvement of property.

00-01-27 S First reading Referred to Sen Rules Comm 01-01-09 S Session Sine Die

SB-1549 DILLARD.

720 ILCS 5/33A-2

from Ch. 38, par. 33A-2

Amends the Criminal Code of 1961 in relation to the offense of armed violence. Eliminates the exception to the offense of armed violence of the commission, while armed with a dangerous weapon other than a firearm, of any of the following offenses: first degree murder, attempted first degree murder, intentional homicide of an unborn child, predatory criminal sexual assault of a child, aggravated criminal sexual assault, aggravated kidnapping, aggravated battery of a child, home invasion, armed robbery, or aggravated vehicular hijacking. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional 00-01-27 S First reading Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1550 WALSH,T,

235 ILCS 5/6-15

from Ch. 43, par. 130

Amends the Liquor Control Act of 1934. Provides that alcoholic liquor may be delivered to and sold on the grounds within 500 feet of a building owned by a forest preserve district during times when food is dispensed for consumption within that area.

SENATE AMENDMENT NO. 1

Further amends the Liquor Control Act of 1934. Provides that alcoholic liquor that is sold on the grounds within 500 feet of a building owned by a forest preserve district while food is dispensed must be served within 500 feet of a building owned by a forest preserve district that is organized under the Downstate Forest Preserve District Act.

SENATE AMENDMENT NO. 2

Further amends the Liquor Control Act of 1934. Provides that alcoholic liquor may be delivered to, and sold in, a building owned by a Local Mass Transit District organized under the Local Mass Transit District Act, subject to the governing Board of the District.

HOUSE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 301/15-10

235 ILCS 5/3-12 from Ch. 43, par. 108 235 ILCS 5/6-27 from Ch. 43, par. 144c

Amends the Alcoholism and Other Drug Abuse and Dependency Act and further amends the Liquor Control Act of 1934. Provides that the Liquor Control Commission, rather than the Department of Human Services, shall license persons providing training and education to alcoholic beverage sellers and servers. Provides that the Commission shall develop and administer a public awareness program to reduce or eliminate the illegal purchase and consumption of alcoholic beverage products by persons under 21 years of age. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to:

235 ILCS 5/7-8

from Ch. 43, par. 152

Further amends the Liquor Control Act of 1934 to increase the per diem from \$100 to \$200 for members of the Commission for their work on the license appeal commission.

FISCAL NOTE, H-AM 3 (Liquor Control Commission)

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This bill will have no fiscal impact on the Commission other
than the fact that if the bill fails, there will be no $175
license fees collected for the specific type of retail liquor
license location defined in the bill.
00-01-27 S First reading
                                      Referred to Sen Rules Comm
00-02-02 S
                                      Assigned to Local Government
00-02-08 S
                                      Recommended do pass 010-000-000
         S Placed Caindr, Second Rdg
00-02-16 S
           Filed with Secretary
         S
                 Amendment No.01
                                       WALSH.T
                 Amendment referred to SRUL
00-02-22
         S
           Filed with Secretary
                 Amendment No.02
         S
                                      WEAVER,S
         S
                 Amendment referred to SRUL
         S
                 Amendment No.01
00-02-23
                                      WALSH,T
         S
                 Rules refers to
                                        SLGV
         S
                 Amendment No.02
                                       WEAVER,S
         S
                 Rules refers to
                                        SLGV
00-02-24
         S
                 Amendment No.01
                                       WALSH,T
         S
                                      Be adopted
         S
                 Amendment No.02
                                      WEAVER,S
         S
                                      Be adopted
         S
           Second Reading
         S
                 Amendment No.01
                                       WALSH,T
                                                                Adopted
         S
                 Amendment No.02
                                      WEAVER,S
                                                                Adopted
         S Placed Calndr,3rd Reading
00-02-25 S Third Reading - Passed 052-005-000
         H Arrive House
         H Placed Calndr First Rdg
00-02-29 H Hse Sponsor DANIELS
         H First reading
                                      Referred to Hse Rules Comm
00-03-01 H Alt Primary Sponsor Changed SAVIANO
00-03-09 H
                                      Assigned to Executive
00-03-23 H
                 Amendment No.01
                                      EXECUTIVE H
                                                                Adopted
         Н
                 Amendment No.02
                                      EXECUTIVE
                                                     H
                                                                Adopted
                                      Do Pass Amend/Short Debate 011-002-000
         H
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor BELLOCK
00-03-24 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-04-03 H
                 Amendment No.03
                                      CURRIE
         Н
                 Amendment referred to HRUL
         H Cal Ord 3rd Rdg-Short Dbt
00-04-04 H
                                      Mtn Prevaild-Recall 2nd Rdg
         H Pld Cal 3rd Rdg-Shrt Dbt
00-04-05 H
                                      Tabled Pursnt to Rule 40(a) HA #3
         H 3rd Rdg-Shrt Dbt-Pass/Vote 079-038-000
         S Sec. Desk Concurrence 01,02
00-04-06 S
                                      Fiscal Note Filed as amnded
00-04-12 S Filed with Secretary
         S Mtn Concur - House Amend No 01,02/WALSH,T
                 Motion referred to
                                        SRUL
00-04-13 H Alt Primary Sponsor Changed SHARP
         H Joint-Alt Sponsor Changed SAVIANO
         S Mtn Concur - House Amend No 01,02/WALSH,T
                Rules refers to
                                        SLGV
         S Mtn Concur - House Amend No 01/WALSH,T
         S Be apprvd for consideratn SLGV/008-000-000
         S Mtn Concur - House Amend No 02/WALSH,T
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S Be apprvd for consideratn SLGV/007-002-000

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00-04-15 S Mtn Concur - House Amend No 01,02/WALSH,T
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S S Concurs in H Amend 01,02/032-026-000

S Passed both Houses

00-05-12 S Sent to the Governor

00-07-07 S Governor approved

S Effective Date 00-07-07

S PUBLIC ACT 91-0922

SB-1551 LIGHTFORD.

205 ILCS 616/45

205 ILCS 616/50

Amends the Electronic Fund Transfer Act. Prohibits the imposition of surcharges for use of electronic fund transfer terminals. Prohibits a terminal owner or operator from limiting a consumer's access to a terminal on the basis of whether or not the consumer's access device is issued by the terminal owner or operator.

00-01-27 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1552 LIGHTFORD.

New Act

815 ILCS 505/2Z

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

Creates the Credit Card Marketing Information Disclosure Act. Provides that, if a credit card issuer discloses marketing information concerning a cardholder, the credit card issuer shall give a written notice to the cardholder that describes the cardholder's right to prohibit the disclosure of marketing information that discloses the cardholder's identity. Contains provisions concerning the effect of a cardholder's election to prohibit disclosure of marketing information. Sets forth exceptions to the Act. Provides that compliance with federal law relating to disclosures to cardholders concerning the use of personal information shall be deemed to be compliance with the Act. Provides that a person who violates the Act commits an unlawful practice within the meaning of the Consumer Fraud and Deceptive Business Practices Act. Amends the Consumer Fraud and Deceptive Business Practices Act to conform to the new Act. Effective January 1, 2001.

00-01-27 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1553 JACOBS.

415 ILCS 5/21.7 new

Amends the Environmental Protection Act. Provides that not later than 180 days after railroad ties owned by a railroad company become abandoned, the railroad company must recycle or destroy the abandoned railroad ties. Provides that the railroad company must retain ownership of the abandoned railroad ties until they are recycled or destroyed. Makes violation of the provisions a petty offense. Effective July 1, 2000.

00-01-27	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Environment & Energy
00-02-16	S		Recommended do pass 009-000-000
	S	Placed Calndr, Second Rdg	
00-02-23	S	Filed with Secretary	
	S	Amendment No.01	JACOBS
	S	Amendment referred to	SRUL
	S	Amendment No.01	JACOBS
	S	Rules refers to	SENV
00-02-24	S	Amendment No.01	JACOBS
	S		Held in Committee
	S	Placed Calndr, Second Rdg	
00-05-16	S		Refer to Rules/Rul 3-9(b)
	S	Tabled Pursuant to Rule 5-4(A	A) SA 01
	S		Committee Rules
01-01-09	S	Session Sine Die	

SB-1554 MUNOZ.

210 ILCS 85/10.4

from Ch. 111 1/2, par. 151.4

225 ILCS 60/53.6 new

Amends the Hospital Licensing Act and the Medical Practice Act of 1987. Prohibits a person from participating in offering or making an exclusive contract for hospital ser-

vices of a physician licensed to practice medicine in all its branches. Provides that the prohibition only applies to relationships entered into or renewed on or after January 1, 2000. Provides that violation of the prohibition is a petty offense punishable by a fine of up to \$1,000 for the first violation and a business offense punishable by a fine of up to \$5,000 for a second or subsequent violation. Provides a right to recovery to any person aggrieved by a violation of the prohibition. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

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00-01-27 S First reading
                                       Referred to Sen Rules Comm
00-02-09 S
                                       Assigned to Public Health & Welfare
                                       To Subcommittee
00-02-15 S
                                       Committee Public Health & Welfare
00-02-18 S
                                       Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die
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MUNOZ - DEL VALLE - MITCHELL,N - OBAMA - SMITH, SHAW, SB-1555 LINK AND RONEN,C.

20 ILCS 2310/2310-600 new

Amends the Civil Administrative Code of Illinois. Requires the Department of Public Health to publish a federally-required summary of Illinois laws concerning advance directives. Requires the Department to publish in Spanish the summary and various statutory advance directive forms. Permits publication to be limited to the World Wide Web. Permits the Department to contract for the preparation and publication of the ma-

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SENATE AMENDMENT NO. 1.
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720 ILCS 570/407.1

730 ILCS 5/5-8-4

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Makes capitalization consistent within the bill.
  NOTE(S) THAT MAY APPLY: Fiscal
      00-01-27 S First reading
                                            Referred to Sen Rules Comm
                                            Assigned to Public Health & Welfare
      00-02-02 S
      00-02-09 S Added as Chief Co-sponsor DEL VALLE
      00-02-15 S
                       Amendment No.01
                                            PUB HEALTH S
                                                                     Adopted
                                            Recmnded do pass as amend 010-000-000
                S Placed Calndr, Second Rdg
      00-02-16 S Added as Chief Co-sponsor MITCHELL,N
                S Added as Chief Co-sponsor OBAMA
                S Added as Chief Co-sponsor SMITH
               S. Second Reading
                S Placed Calndr, 3rd Reading
                S Added As A Co-sponsor SHAW
      00-02-17 S Added As A Co-sponsor LINK
      00-02-22 S Added As A Co-sponsor RONEN,C
      00-02-23 S Third Reading - Passed 059-000-000
               H Arrive House
               H Hse Sponsor LOPEZ
               H Placed Calndr First Rdg
                                            Referred to Hse Rules Comm
      00-02-24 H First reading
      00-03-16 H
                                            Assigned to Human Services
                                            Do Pass/Short Debate Cal 013-000-000
      00-03-23 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      00-03-29 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      00-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
                S Passed both Houses
      00-05-04 S Sent to the Governor
      00-06-09 S Governor approved
                    Effective Date 01-01-01
                S
                    PUBLIC ACT 91-0789
SB-1556
             MUNOZ.
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from Ch. 38, par. 1005-8-4 Amends the Illinois Controlled Substances Act. Provides that it is a Class X felony (rather than imprisonment for a term up to 3 times the maximum amount authorized for delivering a controlled substance) for a person at least 18 years of age to use, engage, or employ a person under 18 years of age to deliver a controlled substance. Amends the

from Ch. 56 1/2, par. 1407.1

Unified Code of Corrections. Provides that a person convicted of this offense shall serve the sentence imposed for this offense consecutive to other offenses that were committed as part of the same course of conduct during which there was no substantial change in the nature of the criminal objective.

NOTE(S) THAT MAY APPLY: Correctional

00-01-27 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1557 MADIGAN.R.

105 ILCS 5/7-2

from Ch. 122, par. 7-2

Amends the School Code. Makes a technical change in a Section concerning the change of boundaries of districts in 2 or more counties.

=	se of boundaries of districts in 2 of more countries.			
	00-01-27	S	First reading	Referred to Sen Rules Comm
	00-02-09	S		Assigned to Education
	00-02-16	S		Postponed
		S		Committee Education
	00-02-18	S		Refer to Rules/Rul 3-9(a)
	01-01-09	S	Session Sine Die	

SB-1558 CRONIN.

105 ILCS 5/21-9

from Ch. 122, par. 21-9

Amends the School Code. Makes a technical change in a Section concerning substitute certificates and substitute teaching.

00-01-27 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1559 O'MALLEY.

105 ILCS 5/17-2C

Amends the School Code. Allows the school board of any school district located in a county with a population of more than 3,000,000 (i) with a population of less than 50,000, (ii) that has sold tax anticipation warrants during the last 3 years, and (iii) that has a tax base of more than 75% residential property to make a one-time transfer from the Tort Immunity Fund and the Transportation Fund to any other school district fund of an amount of money not to exceed a specified amount. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/17-2C Adds reference to: 105 ILCS 5/2-3.131 new

Deletes everything. 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 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, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

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00-01-27 S First reading
                                       Referred to Sen Rules Comm
00-02-09 S
                                       Assigned to Education
00-02-16 S
                                       Recommended do pass 006-004-000
          S Placed Calndr, Second Rdg
00-02-17 S Second Reading
          S Placed Calndr, 3rd Reading
00-02-23 S
                                       Verified
          S Third Reading - Passed 030-023-002
         H Arrive House
         H Placed Calndr First Rdg
00-02-25 H Hse Sponsor KOSEL
00-02-29 H First reading
                                       Referred to Hse Rules Comm
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00-03-09 H Alt Primary Sponsor Changed SCHMITZ Assigned to Elementary & Secondary Education 00-03-23 H Amendment No.01 ELEM SCND ED H Adopted Н Do Pass Amend/Short Debate 019-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 00-04-05 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 00-04-07 H 3RD READING DEADLINE EXTENDED - APRIL 14, 2000 H Held 2nd Rdg-Short Debate 00-04-13 H Alt Primary Sponsor Changed SAVIANO 00-04-14 H Re-Refer Rules/Rul 19(a) 01-01-09 S Session Sine Die

SB-1560 WALSH,T.

225 ILCS 446/75

Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Provides that, in lieu of the current experience requirements for a private detective's license, an applicant may have a minimum of 10 years' experience as a municipal police officer or sheriff's deputy.

00-01-27 S First reading Referred to Sen Rules Comm 01-01-09 S Session Sine Die

SB-1561 WALSH.T.

230 ILCS 5/20

from Ch. 8, par. 37-20

Amends the Illinois Horse Racing Act of 1975. Provides that the Racing Board may call a special meeting to make changes in its allotment of racing dates upon the provision of 15 days' notice and an opportunity for affected parties to be heard. Effective immediately.

00-01-27 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Executive 00-02-17 S Recommended do pass 011-000-001 S Placed Caindr, Second Rdg 00-02-24 S Tabled By Sponsor WALSH,T 01-01-09 S Session Sine Die

SB-1562 WALSH.T.

60 ILCS 1/250-5

Amends the Township Code. Provides that the township board may transfer any amount from the township general assistance fund to the township general fund if the amount is used for service programs for minors or senior citizens. Effective immediately.

00-01-27 S First reading Referred to Sen Rules Comm 01-01-09 S Session Sine Die

SB-1563 PETERSON.

35 ILCS 5/304

from Ch. 120, par. 3-304

Amends the Illinois Income Tax Act concerning the apportionment of business income for persons other than residents. Deletes the component of the sales factor providing that certain property shipped from this State to the U.S. government or to a person not taxable in the state of the purchaser is a sale of tangible personal property in this State. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-27 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1564 PETERSON.

35 ILCS 200/1-55

Amends the Property Tax Code concerning the definition of 33 1/3%. Makes a technical change.

00-01-27 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

901 SB-1565

SB-1565 PETERSON – OBAMA – RADOGNO – CLAYBORNE – SULLIVAN, RONEN,C, O'MALLEY, WELCH, KARPIEL, NOLAND, PARKER, LIGHTFORD, MADIGAN,L, HALVORSON, GEO-KARIS AND BOWLES.

35 ILCS 5/212 new

Amends the Illinois Income Tax Act. Creates the earned income tax credit. Provides that each individual taxpayer is entitled to a credit against the tax imposed by the Act in an amount equal to a specified percentage of the federal earned income tax credit allowed. Provides that if the amount of the credit exceeds the tax liability for the year, then the excess credit shall be refunded to the taxpayer. Provides that the Department of Revenue shall calculate the amount of the earned income credit upon the request of a taxpayer. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-27 S First reading Referred to Sen Rules Comm

00-02-08 S Added As A Co-sponsor NOLAND

00-03-01 S Added As A Co-sponsor PARKER

00-03-07 S Added As A Co-sponsor LIGHTFORD S Added As A Co-sponsor MADIGAN,L

00-03-15 S Added As A Co-sponsor HALVORSON

S Added As A Co-sponsor GEO-KARIS

00-03-22 S Added As A Co-sponsor BOWLES

01-01-09 S Session Sine Die

SB-1566 HALVORSON.

New Act

Creates the Mental Health Services Accountability Act. Requires, as a condition of a contract or grant between a contractor or grantee and the State or a State agency to provide residential or day treatment services to mentally ill or developmentally disabled persons, an agreement under which the contractor or grantee agrees not to take specified actions in relation to decisions by its employees regarding representation by a labor organization. Sets forth procedural requirements. Provides for reporting violations to the Department of Human Services, enforcement procedures, and penalties for violations. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-27 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1567 SILVERSTEIN.

755 ILCS 45/2-7.5 new

755 ILCS 45/3-3

· from Ch. 110 1/2, par. 803-3

Amends the Illinois Power of Attorney Act. Adds a new Section which defines "incapacitated principal" and requires that an agent provide a record of all receipts, disbursements, and significant actions taken under authority of the agency to certain State officials and to other persons according to a prioritized list. Revises the statutory short form power of attorney for property to require an additional witness. Effective immediately.

SENATE AMENDMENT NO. 1

Deletes a provision that requires an agent to provide a record of receipts, disbursements, and significant actions taken to certain requesters according to a prioritized list, and deletes related provisions. Adds a statement to the short form power of attorney that explains when the requirement of an additional witness applies.

SENATE AMENDMENT NO. 2.

Changes one of the criteria for determining whether a principal is considered incapacitated, as an alternative to that principal's being under a legal disability under the Probate Act of 1975, by requiring that the principal lack decision making capacity (instead of requiring that the principal be unable to give prompt and intelligent consideration to financial affairs). Provides a cause of action for an agent who is required to provide records of receipts, disbursements, and significant actions taken under the authority of an agency and the disclosure produces no evidence of wrongdoing. Requires the agent to name as defendant the person who reported a suspicion of wrongdoing to an agency designated to receive such reports or the agency itself. Entitles the agent to reasonable attorney fees and costs as determined by the circuit court in its discretion.

HOUSE AMENDMENT NO. 1.

Deletes a provision that permits an agent to bring a civil action to recover costs incurred if a disclosure of records is required and no evidence of wrongdoing is discovered.

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FISCAL NOTE, H-AM 1 (Department on Aging)
The Department would not incur any additional costs for this
legislation.
FISCAL NOTE (Office of the Attorney General)
Other than the burden of representing the agency as to alle-
gations of wrongfully requesting certain records from an agent
of a disabled person, there is no burden on the A.G.'s Office.
00-01-27 S First reading
                                       Referred to Sen Rules Comm
00-02-02 S
                                       Assigned to Judiciary
00-02-09 S
                                       Postponed
00-02-16 S
                                       Held in Committee
00-02-17 S
                 Amendment No.01
                                       JUDICIARY S
                                                                Adopted
                                       Recmnded do pass as amend 011-000-000
         S Placed Calndr, Second Rdg
00-02-23 S Filed with Secretary
                                       SILVERSTEIN
                 Amendment No.02
         S
                 Amendment referred to SRUL
         S
                 Amendment No.02
                                      SILVERSTEIN
         S
                 Rules refers to
                                        SJUD
00-02-24
         S
                 Amendment No.02
                                       SILVERSTEIN
         S
                                       Be adopted
         S
           Second Reading
                 Amendment No.02
                                      SILVERSTEIN
                                                                Adopted
         S Placed Calndr,3rd Reading
00-02-25 S Third Reading - Passed 058-000-000
         H Arrive House
         H Hse Sponsor LANG
                                       Referred to Hse Rules Comm
         H First reading
00-03-02 H
                                       Assigned to Judiciary I - Civil Law
00-03-08 H
                 Amendment No.01
                                       JUD-CIVIL LAW H
                                                                Adopted
                                       Do Pass Amend/Short Debate 011-000-000
         H
         H Placed Cal 2nd Rdg-Shrt Dbt
00-03-22 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
00-03-24 S Sec. Desk Concurrence 01
         S Filed with Secretary
         S Mtn Concur - House Amend No 01/SILVERSTEIN
                 Motion referred to
                                        SRUL
00-04-04 S
                                       Fiscal Note Filed as amnded
00-04-10 S Mtn Concur - House Amend No 01/SILVERSTEIN
                 Rules refers to
                                        SJUD
         S Mtn Concur - House Amend No 01/SILVERSTEIN
00-04-11
         S Be apprvd for consideratn SJUD/009-000-000
                                      Fiscal Note Filed
00-04-12 S Mtn Concur - House Amend No 01/SILVERSTEIN
         S S Concurs in H Amend 01/059-000-000
         S Passed both Houses
00-05-11 S Sent to the Governor
00-06-09 S Governor approved
              Effective Date 00-06-09
         S
              PUBLIC ACT 91-0790
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SB-1568 MADIGAN,L AND OBAMA.

15 ILCS 20/50-20 was 15 ILCS 20/38.3

Amends the State Budget Law of the Civil Administrative Code. Provides that for the purpose of the Responsible Education Funding Law, certain appropriations from the General Revenue Fund to the Education Assistance Fund required by Public Act 91-40 shall not be considered as General Revenue Fund appropriations for elementary and secondary education. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

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00-02-02 S Added As A Co-sponsor OBAMA 01-01-09 S Session Sine Die
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SB-1569 JACOBS.

55 ILCS 5/3-5018

from Ch. 34, par. 3-5018

Amends the Counties Code. Provides that the county board of a county that provides and maintains a geographic information system may provide for an additional charge of \$3 for filing every instrument, paper, or notice for record. Provides that funds collected pursuant to this amendatory Act must be used to implement and maintain a geographic information system. Effective immediately.

00-01-27 S First reading	Referred to Sen Rules Comm
00-02-02 S	Assigned to Local Government
00-02-08 S	To Subcommittee
S	Committee Local Government
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1570 PETKA.

New Act

30 ILCS 105/5.541 new

Creates the Community Scholarship Foundation Program Act, and amends the State Finance Act. Establishes the Community Scholarship Foundation Program, to be administered by the Illinois Student Assistance Commission, to encourage local communities to develop scholarship programs that assist their residents in obtaining a higher education. Requires the Commission to award a foundation \$2,000 upon demonstration to the Commission that the foundation has raised \$2,000 for scholarships or the creation of an endowment for scholarships. Creates the Community Scholarship Foundation Fund as a special fund in the State treasury. Repeals the Act on June 30, 2003. Effective July 1, 2000.

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NOTE(S) THAT MAY APPLY: Fiscal
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00-01-27 S First reading	Referred to Sen Rules Comm
00-02-10 S	Assigned to Education
00-02-16 S	To Subcommittee
S	Committee Education
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1571

PETKA - MOLARO.

65 ILCS 5/3.1-15-25	from Ch. 24, par. 3.1-15-25
720 ILCS 5/2-13	from Ch. 38, par. 2-13

Amends the Illinois Municipal Code. Provides that the mayor, president, aldermen, trustees, and commissioners in municipalities shall not be deemed peace, police, or law enforcement officers and do not have any authority by virtue of holding any of those offices or by virtue of being conservators of the peace to possess, carry, or use any fire-arm. Applies to all municipalities, whether home rule or non-home rule, and to all such officers elected or appointed under the Code, under the Revised Cities and Villages Act of 1941, or under any other law. Amends the Criminal Code of 1961 to make conforming changes. Preempts home rule.

HOUSE AMENDMENT NO. 1.

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Adds reference to: 720 ILCS 5/24-1 from Ch. 38, par. 24-1 20 ILCS 2630/5 from Ch. 38, par. 206-5
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Amends the Criminal Code of 1961 to re-enact the unlawful use of weapons provisions of Public Act 88-680 that were declared unconstitutional by the Illinois Supreme Court in People v. Cervantes, Docket No. 87229, as violating the single subject provisions of the Illinois Constitution. Provides that in the case of certain violations involving unlawful use of weapons, the court shall place the defendant on probation if the defendant meets specified conditions. Amends the Criminal Identification Act to make persons convicted of specified unlawful use of weapons violations eligible for expungement one year after dismissal and discharge following a sentence that places a person on probation. Adds an immediate effective date.

00-01-27 S First reading

Referred to Sen Rules Comm

00-02-0	09 S		Assigned to Judiciary
00-02-	16 S		Recommended do pass 010-000-000
	S	Placed Calndr,Second Rdg	
00-02-	17 S	Second Reading	
	S	Placed Calndr,3rd Reading	
	S	Added as Chief Co-sponsor	MOLARO
00-02-	23 S	Third Reading - Passed 053-	-000-002
		Arrive House	
	Н	Hse Sponsor TURNER, JOH	N
	Н	Placed Calndr First Rdg	
00-02-	24 H	Added As A Joint Sponsor I	BLACK
	Н	First reading	Referred to Hse Rules Comm
00-02-		Alt Primary Sponsor Change	
	Н	Added As A Joint Sponsor T	ΓURNER,JOHN
		Added As A Joint Sponsor J	
00-03-	01 H	Alt Primary Sponsor Change	ed JOHNSON,TOM
	Н	Joint-Alt Sponsor Changed 1	BLACK
00-03-	03 H	Added As A Joint Sponsor T	TURNER,ART
00-03-	09 H		Assigned to Judiciary II - Criminal Law
	Н	Alt Primary Sponsor Change	ed RIGHTER
	Н	Joint-Alt Sponsor Changed I	JOHNSON,TOM
00-03-	24 H	Alt Primary Sponsor Change	ed TURNER,JOHN
	Н	Joint-Alt Sponsor Changed	
	Н		
	Н		009-004-000
	Н		Remains in CommiJudiciary II - Criminal Law
	Н		Re-Refer Rules/Rul 19(a)
01-01-	09 S	Session Sine Die	
1570	028.6	A I I 1737	

SB-1572 O'MALLEY.

65 ILCS 5/8-11-2

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

Amends the Illinois Municipal Code. Authorizes a municipality having a population of less than 500,000 to permit a purchaser for non-residential electric use to become a self-assessing purchaser and pay the tax on electricity use and consumption directly to the municipality. Provides that the maximum rate of a tax for a self-assessing purchaser may not exceed 5% of the purchase price of the electricity as calculated on a monthly basis. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-27 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1573 HENDON.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961. Provides that certain violations relating to the unlawful use of weapons involving carrying concealed firearms or carrying firearms in a vehicle or on public ways within municipalities are Class A misdemeanors for the first offense when the defendant is either: (1) a female victim of sexual assault, (2) a female who has an order of protection issued against another person, or (3) a female who resides in a municipality or county in which a sex offender convicted 2 or more times of certain sex offenses involving force or the threat of force resides, is employed, or attends school. Effective immediately.

00-01-27 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1574 HENDON.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961 relating to certain violations relating to the unlawful use of weapons involving carrying concealed firearms or carrying firearms in a vehicle or on public ways within municipalities. Provides that each arrest, prosecution, and conviction for any of the offenses must be race neutral and shall be reviewed by the Attorney General to ensure that they are race neutral. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-01-27 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1575 HENDON.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961 relating to certain violations relating to the unlawful use of weapons involving carrying concealed firearms or carrying firearms in a vehicle or on public ways within municipalities. Exempts from those violations a person whose business pursuits necessitate depositing cash receipts of the business at a financial institution while transporting the receipts to and from the business and the financial institution. Effective immediately.

00-01-27 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1576 JACOBS – RAUSCHENBERGER – SMITH.

New Act

30 ILCS 805/8.24 new

Creates the Hypodermic Syringe and Needle Disposal Act and amends the State Mandates Act. Provides that every public restroom (that is, a restroom located in a building owned or occupied by the State, a unit of local government, or a school district) must have a container for the disposal of used hypodermic syringes and needles that is approved by the Environmental Protection Agency. Makes the implementation of this requirement exempt from reimbursement under the State Mandates Act.

NOTE(\$) THAT MAY APPLY: Fiscal; State Mandates

00-01-27 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1577 O'MALLEY - OBAMA - MAHAR.

New Act

Creates the Southwest Suburban Railroad Relocation and Development Authority Act. Creates a body politic and corporate known as the Southwest Suburban Railroad Relocation and Development Authority to provide for the relocation and redevelopment of roadways and railroad grade crossings in the Southwest Suburban area. Sets powers of the Authority. Provides that the Authority shall be governed by a 5-member board, whose members shall receive no salary but shall be reimbursed for expenses. Effective immediately.

SENATE AMENDMENT NO. 3

Changes the name of the Southwest Suburban Railroad Relocation and Development Authority to the Southwest Suburban Railroad Redevelopment Authority. Adds the communities of Burbank, Bedford Park, Worth, Tinley Park, Orland Park, Palos Park, Crestwood, Dolton, Riverdale, Harvey, Oak Lawn, Dixmoor, Bridgeview, Alsip, Oak Forest, and Midlothian to the Authority. Allows municipalities to opt-out of the Authority. Increases the number of Board members to 21.

SENATE AMENDMENT NO. 4

Adds the community of Palos Heights to the Southwest Suburban Railroad Redevelopment Authority. Increases the number of Board members to 22.

HOUSE AMENDMENT NO. 1.

Deletes provisions allowing the Southwest Suburban Railroad Redevelopment Authority to issue and sell bonds. Adds the chairman of the Commuter Rail Board, or his or her designee, to the board of the Suburban Railroad Redevelopment Authority.

FISCAL NOTE, H-AM 1 (Department of Transportation)

This legislation would have no fiscal impact on IDOT.

HOME RULE NOTE, H-AM 1

(Department of Commerce and Community Affairs)

SB 1577 (H-am 1) does not contain language indicating a preemption of the powers and functions of home rule units, and

therefore, does not pre-empt home rule authority.

HOUSE AMENDMENT NO. 2.

Adds the municipalities of Lansing, Glenwood, and Chicago Heights.

FISCAL NOTE, H-AM 2 (Department of Transportation)

Same as DOT fiscal note, H-am 1.

STATE MANDATES NOTE, H-AM 2

(Department of Commerce and Community Affairs)

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This legislation does not create a State mandate under the
State Mandates Act.
HOME RULE NOTE, H-AM 2
(Department of Commerce and Community Affairs)
Same as Home Rule Note, H-am 1.
00-01-27 S First reading
                                     Referred to Sen Rules Comm
                                     Assigned to Local Government
00-02-02 S
00-02-08 S
                                     Recommended do pass 009-000-000
         S Placed Caindr, Second Rdg
           Added as Chief Co-sponsor OBAMA
00-02-09 S Filed with Secretary
                Amendment No.01
         S
                                     SHAW
                Amendment referred to SRUL
00-02-10 S Second Reading
         S
           Placed Calndr,3rd Reading
00-02-22 S Filed with Secretary
                Amendment No.02
                                     O'MALLEY
                Amendment referred to SRUL
00-02-23
         S
           Added as Chief Co-sponsor MAHAR
           Filed with Secretary
         S
                Amendment No.03
         S
                                     O'MALLEY
         S
                Amendment referred to SRUL
         S
                Amendment No.03
                                     O'MALLEY
                Rules refers to
                                       SLGV
         S Filed with Secretary
00-02-24
         S
                Amendment No.04
                                     O'MALLEY
         S
                Amendment referred to SRUL
         S
                Amendment No.03
                                     O'MALLEY
         S
                                      Be adopted
         S
           Recalled to Second Reading
         S
                Amendment No.03
                                     O'MALLEY
                                                              Adopted
         S
           Placed Calndr, 3rd Reading
         S
                Amendment No.04
                                     O'MALLEY
         S Be approved for consideratin SRUL
         S Recalled to Second Reading
         S
                Amendment No.04
                                     O'MALLEY
                                                              Adopted
         S Placed Calndr,3rd Reading
           Third Reading - Passed 058-000-000
           Tabled Pursuant to Rule5-4(A) SA'S 01,02
         S Third Reading - Passed 058-000-000
00-02-25 H Arrive House
         H Placed Calndr First Rdg
00-02-29 H Hse Sponsor DANIELS
                                      Referred to Hse Rules Comm
         H First reading
00-03-09 H Alt Primary Sponsor Changed BIGGINS
00-03-30 H Alt Primary Sponsor Changed BROSNAHAN
         H Alt Primary Sponsor Changed MCCARTHY
         H Added As A Joint Sponsor BROSNAHAN
         H Added As A Joint Sponsor CROTTY
                                      Assigned to Local Government
                                      COMMITTEE DEADLINE
         Η
                                      EXTENDED - 4/7/00
         Η
                                      Committee Local Government
         H
00-04-05
        Н
                Amendment No.01
                                      LOCAL GOVT H
                                                              Adopted
                                      Do Pass Amend/Short Debate 009-000-000
         Η
         H Placed Cal 2nd Rdg-Shrt Dbt
                                      Fiscal Note Req as amended BY HA #1/
         Η
                                        TENHOUSE
                                      Home Rule Note Req as amend
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                                      Fiscal Note Filed as amnded
00-04-06 H
         H Held 2nd Rdg-Short Debate
00-04-07 H
                                      Home Rule Note Fld as amend
         Η
                                      3RD READING
                                      DEADLINE EXTENDED
         Η
                                      - APRIL 14, 2000
         Н
         H Held 2nd Rdg-Short Debate
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00-04-10 H Pld Cal 3rd Rdg-Shrt Dbt
00-04-11 H 3rd Rdg-Shrt Dbt-Lost/Vote 055-057-005
00-04-12 H
                                     Motion to Reconsider Vote
                                     LOST - ACEVEDO
         H Lost on Third Reading00-04-11
00-04-13 H
                                     Mtn Reconsider Vote Prevail
         H Pld Cal 3rd Rdg-Shrt Dbt
         Η
                                     Mtn Prevaild-Recall 2nd Rdg
         Η
                Amendment No.02
                                     MCCARTHY
         Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
00-04-14 H
                Amendment No.02
                                     MCCARTHY
         H Recommends be Adopted HRUL/005-000-000
         Η
                                     Fiscal Note Req as amended BY HA #2/
                                        BLACK
         Η
                                     St Mndt Fis Note Req Amnd
         H
                                     Home Rule Note Req as amend
         Н
                Amendment No.02
                                     MCCARTHY
                                                              Adopted
         H
                                     FINAL PASSAGE
         Н
                                     DEADLINE EXTENDED
         Н
                                     UNTIL - 04/16/00
         H Held 2nd Rdg-Short Debate
00-04-15 H
                                     Fiscal Note Filed as amnded
         Н
                                     St Mndt Fis Note Fld Amnd
         Н
                                     Home Rule Note Fld as amend
         H Pld Cal 3rd Rdg-Shrt Dbt
         Η
                                        3d Reading Consideration PP
         Η
                                        Calendar Consideration PP
         Η
                                     Re-Refer Rules/Rul 19(a)
01-01-09 S Session Sine Die
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SB-1578 SYVERSON.

305 ILCS 5/12-4.25

from Ch. 23, par. 12-4.25

Amends the Illinois Public Aid Code. In provisions concerning vendor participation in the Medicaid program, provides that if a vendor was improperly or erroneously paid, or overpaid, the Department of Public Aid may not recover any money from the vendor until after the issuance of a final administrative decision, following notice and an opportunity for a hearing, finding that the Department is entitled to recover the money. Provides that if the vendor seeks judicial review of the decision, then, pending the outcome of that review, the Department may recover only the amount of money not in controversy. Makes these provisions not applicable to any vendor who has been terminated from the Medicaid program or to payments temporarily withheld. Effective immediately

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1579 SYVERSON.

20 ILCS 1305/1-30 new

Amends the Department of Human Services Act concerning the funding of the Department's programs. Contains only a Section caption.

00-02-01 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1580 BURZYNSKI.

55 ILCS 5/5-12001.1

Amends the Counties Code. Provides that a telecommunications facility shall be set back from the lot line of a parcel of property a distance in relation to the height of the telecommunications facility.

00-02-01 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1581 BURZYNSKI.

605 ILCS 5/5-916

from Ch. 121, par. 5-916

Amends the Road Improvement Impact Fee Law in the Illinois Highway Code. Provides that impact fees may be held by the developer in escrow for a period of up to 15

years. After such time if these fees are not expended, they shall be refunded to the person who paid the fees.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

1500 ANEDO I IL CODO

SB-1582 MYERS,J – JACOBS.

55 ILCS 5/3-5018

from Ch. 34, par. 3-5018

Amends the Counties Code. Provides that the county board of a county that provides and maintains a geographic information system may provide for an additional charge of \$3 for filing every instrument, paper, or notice for record. Provides that funds collected pursuant to this amendatory Act must be used to implement and maintain a geographic information system. Effective immediately.

SENATE AMENDMENT NO. 1.

Further amends the Counties Code. Provides that \$2 of the additional fee must be deposited into a special fund in the county treasury and used solely for the equipment, materials, and necessary expenses incurred by the county in implementing and maintaining the Geographic Information System. Provides that the remaining \$1 must be deposited into the recorder's special funds and may be used, in the recorder's discretion, to defray the cost of implementing or maintaining the system.

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Referred to Sen Rules Comm
00-02-01 S First reading
00-02-02 S Added as Chief Co-sponsor JACOBS
                                      Assigned to Local Government
00-02-08 S
                                      Postponed
00-02-15 S
                Amendment No.01
                                      LOCAL GOV S
                                                              Adopted
                                      Recmnded do pass as amend 007-000-000
         S Placed Calndr, Second Rdg
00-02-17 S Second Reading
         S Placed Calndr,3rd Reading
00-02-23 S Third Reading - Passed 055-002-000
         H Arrive House
         H Placed Calndr First Rdg
00-02-24 H Hse Sponsor MOFFITT
         H First reading
                                     Referred to Hse Rules Comm
00-03-01 H Added As A Joint Sponsor GILES
00-03-09 H Added As A Joint Sponsor SMITH, MICHAEL
         H Added As A Joint Sponsor BRUNSVOLD
         H Added As A Joint Sponsor BIGGINS
00-03-24 H
                                     Assigned to Local Government
         Н
                                      COMMITTEE DEADLINE
         Н
                                      EXTENDED - 3/30/00
         Н
                                      Committee Local Government
00-03-30 H
                                      Do Pass/Short Debate Cal 006-001-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-04-04 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 079-038-000
         S Passed both Houses
00-05-04 S Sent to the Governor
00-06-09 S Governor approved
              Effective Date 00-06-09
         S
              PUBLIC ACT 91-0791
```

SB-1583 OBAMA.

New Act

Creates the Bidi Cigarette Act. Provides that no person shall furnish a bidi cigarette to another person. Provides penalties for violators. Effective immediately.

00-02-01 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1584 KLEMM.

430 ILCS 65/11

from Ch. 38, par. 83-11

Amends the Firearm Owners Identification Card Act. Makes technical changes in the Section relating to judicial review of the decisions of the Department of State Police under the Act.

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00-02-01 S First reading 01-01-09 S Session Sine Die
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Referred to Sen Rules Comm

SB-1585 DUDYCZ.

720 ILCS 5/11-20.1 from Ch. 38, par. 11-20.1 720 ILCS 5/11-20.2 from Ch. 38, par. 11-20.2

Amends the Criminal Code of 1961. Provides that the manner of seizing and forfeiting child pornography and equipment used to depict or disseminate child pornography is as provided in the specific forfeiture statute for that purpose (rather than the procedures for seizing or forfeiting vessels, vehicles, and aircraft). Includes a computer maintenance or repair person in the category of those who must report child pornography to peace officers. Effective immediately.

00-02-01 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Judiciary 00-02-16 S Postponed Committee Judiciary Refer to Rules/Rul 3-9(a) 00-02-18 S 00-02-23 S Filed with Secretary Amendment No.01 CULLERTON S S Amendment referred to SRUL S Committee Rules 01-01-09 S Session Sine Die

SB-1586 SULLIVAN – PARKER – RADOGNO – BOMKE – KARPIEL, MAITLAND AND DILLARD.

765 ILCS 1025/17 from Ch. 141, par. 117

Amends the Uniform Disposition of Unclaimed Property Act. In provisions concerning the delivery of abandoned property to the State Treasurer, authorizes the Treasurer to group items for auction as "box lots". Provides that if a firearm is delivered to the Treasurer under the Act, the Treasurer shall provide the firearm to the Department of State Police, which shall determine whether the firearm has been used in the commission of a crime. Provides for the disposition of a firearm by the Department of State Police or by the Treasurer, depending on whether the firearm has been used in the commission of a crime. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:

765 ILCS 1025/1 from Ch. 141, par. 101

Deletes everything. Amends the Uniform Disposition of Unclaimed Property Act. In provisions concerning the delivery of abandoned property to the State Treasurer, authorizes the Treasurer to group items for auction as "box lots". Requires the Treasurer and the Department of State Police to develop a procedure to determine whether a firearm delivered to the Treasurer under the Act has been stolen or used in the commission of a crime. Requires the Treasurer to return a firearm to its owner if the firearm has not been stolen or used in the commission of a crime. Provides for the disposition of a firearm by the Department of State Police if the firearm has been stolen or used in the commission of a crime or if the Treasurer is unable to return the firearm to its owner. Effective immediately.

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00-02-01 S First reading
                                     Referred to Sen Rules Comm
00-02-02 S
                                     Assigned to Executive
00-02-08 S Added As A Co-sponsor MAITLAND
         S Added as Chief Co-sponsor PARKER
         S Added as Chief Co-sponsor RADOGNO
00-02-09 S Added as Chief Co-sponsor BOMKE
00-02-10 S
                Amendment No.01
                                     EXECUTIVE S
                                                              Adopted
                                     Recmnded do pass as amend 010-000-000
         S Placed Caindr, Second Rdg
         S Added as Chief Co-sponsor KARPIEL
00-02-15 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-17 S Added As A Co-sponsor DILLARD
00-02-23 S Third Reading - Passed 059-000-000
         H Arrive House
         H Placed Calndr First Rdg
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00-02-24 H Hse Sponsor COULSON
                                      Referred to Hse Rules Comm
         H First reading
00-02-29 H Added As A Joint Sponsor LYONS, EILEEN
00-03-01 H
                                      Assigned to Constitutional Officers
00-03-08 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor SCHOENBERG
         H Added As A Joint Sponsor OSMOND
         H Added As A Joint Sponsor HOLBROOK
00-03-22 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
         S Passed both Houses
00-04-21 S Sent to the Governor
00-06-02 S Governor approved
              Effective Date 00-06-02
              PUBLIC ACT 91-0748
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SB-1587 DEMUZIO.

New Act

Creates the State Employee Leave Sharing Act. Requires the Department of Central Management Services to adopt rules allowing a State employee to share unused sick, vacation, or personal time with that employee's spouse if the spouse, whether employed by the same or another State agency, is (i) eligible for sick, vacation, or personal time and (ii) has used all of the sick, vacation, or personal time available to him or her.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1588 MOLARO - SYVERSON - BURZYNSKI.

625 ILCS 5/12-801

from Ch. 95 1/2, par. 12-801

Amends the Illinois Vehicle Code with regard to the color of school buses. Provides that signs bearing public service messages on the side of a school bus may be any color. Effective immediately.

SENATE AMENDMENT NO. 2.

Deletes everything. Amends the Illinois Vehicle Code. Provides that local school boards may elect, and any school bus company may agree, to display signs bearing public service messages on their Type I school buses (those with a Gross Vehicle Weight Rating more than 10,000 pounds). Provides that the signs may be of any color, may be no larger than 2 feet in height and 6 feet in width, and may be displayed within frames on either side or both sides of any Type I school bus. Provides that local school boards electing to display these signs on their Type I school buses shall adopt rules regarding the content of the signs. Effective immediately.

SENATE AMENDMENT NO. 3.

Provides that local school boards may elect to display public safety (rather than public service) messages on their Type I school buses.

00-02-01	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Transportation
00-02-16	S		Recommended do pass 008-001-000
	S	Placed Calndr, Second Rdg	*
	S	Added as Chief Co-sponsor S	YVERSON
00-02-22	S	Filed with Secretary	
	S	Amendment No.01	MOLARO
	S		-SYVERSON
	S	Amendment referred to	SRUL
00-02-23	S	Filed with Secretary	
	S	Amendment No.02	MOLARO
	S	Amendment referred to	SRUL
	S	Amendment No.02	MOLARO
	S	Rules refers to	STRN
00-02-24	S	Amendment No.02	MOLARO
	S		Be adopted
	S	Filed with Secretary	
	S	Amendment No.03	MOLARO

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00-02-24-Cont.
         S
                 Amendment referred to SRUL
         S Added as Chief Co-sponsor BURZYNSKI
         S Second Reading
         S
                 Amendment No.02
                                      MOLARO
                                                               Adopted
         S Placed Calndr,3rd Reading
         S
                 Amendment No.03
                                      MOLARO
         S Be apprvd for consideratn SRUL
00-02-25 S Recalled to Second Reading
                                      MOLARO
                 Amendment No.03
                                                               Adopted
         S Placed Calndr,3rd Reading
         S Third Reading - Passed 038-018-003
         S Tabled Pursuant to Rule5-4(A)SA 01
         S Third Reading - Passed 038-018-003
         H Arrive House
         H Placed Calndr First Rdg
00-02-29 H Hse Sponsor GILES
         H First reading
                                      Referred to Hse Rules Comm
00-03-09 H
                                      Assigned to Transportation & Motor Vehicles
00-03-23 H
                                      Motion Do Pass-Lost 012-011-000 HTRN
                                      Remains in CommiTransportation & Motor
                                        Vehicles
00-03-24 H
                                      Motion Do Pass-Lost 013-015-000 HTRN
                                         Tabled in Committee RULE 22(G)
01-01-09 S Session Sine Die
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SB-1589 GEO-KARIS – KARPIEL – DONAHUE – CULLERTON – MADIGAN,L, RONEN,C AND LINK.

110 ILCS 205/9.24

Amends the Board of Higher Education Act. In the Section concerning gender equity in intercollegiate athletics, removes the provision repealing the Section on December 31, 2000. Changes when the Board of Higher Education has to report to the General Assembly and the Governor with a description of the plans submitted by public institutions of higher education relative to attainment of gender equity in intercollegiate sports to every 3 years, on or before the second Wednesday of April, beginning in 2002 (from every 2 years, on or before the second Wednesday of December, beginning in 1995). Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   00-02-01 S First reading
                                          Referred to Sen Rules Comm
   00-02-09 S
                                          Assigned to Education
   00-02-16 S
                                          Recommended do pass 010-000-000
             S Placed Calndr, Second Rdg
   00-02-17 S Added As A Co-sponsor RONEN,C
   00-02-23 S Second Reading
             S Placed Calndr,3rd Reading
             S Added As A Co-sponsor LINK
   00-02-24 S Third Reading - Passed 059-000-000
             H Arrive House
             H Hse Sponsor RIGHTER
             H First reading
                                          Referred to Hse Rules Comm
   00-02-29 H Alt Primary Sponsor Changed WIRSING
             H Added As A Joint Sponsor ERWIN
             H Added As A Joint Sponsor HOWARD
             H Added As A Joint Sponsor RIGHTER
             H Added As A Joint Sponsor MOORE, ANDREA
   00-03-09 H
                                          Assigned to Higher Education
   00-03-24 H
                                          Do Pass/Short Debate Cal 014-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    00-03-29 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   00-03-30 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
             S Passed both Houses
   00-04-28 S Sent to the Governor
   00-06-09 S Governor approved
                 Effective Date 00-06-09
             S
             S
                 PUBLIC ACT 91-0792
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SB-1590 **912**

SB-1590 SYVERSON - LINK.

820 ILCS 130/11

from Ch. 48, par. 39s-11

Amends the Prevailing Wage Act in relation to contracts for public works projects. In provisions giving a laborer, worker, or mechanic employed by a contractor or subcontractor who is paid less than the rate for work done under a contract the right to bring an action for the difference between the amount paid and the rate in the contract, states that the action shall be brought against his or her employer. In provisions authorizing the Department of Labor to take an assignment of a wage claim in trust for a laborer, worker, or mechanic and take legal action to collect the claim, states that the legal action shall be taken against the employer of the laborer, worker, or mechanic. Makes other changes.

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00-02-01 S First reading Referred to Sen Rules Comm
00-02-17 S Added as Chief Co-sponsor LINK
01-01-09 S Session Sine Die
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SB-1591 SHAW - VIVERITO.

New Act

Creates the First 2000 General Revisory Act. Combines multiple versions of Sections amended by more than one Public Act. Renumbers Sections of various Acts to eliminate duplication. Corrects obsolete citations and technical errors. Makes stylistic changes. Effective immediately.

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00-02-01 S First reading
                                      Referred to Sen Rules Comm
00-02-02 S
                                      Assigned to State Government Operations
00-02-10 S Added as Chief Co-sponsor VIVERITO
                                      Recommended do pass 007-000-000
         S Placed Calndr, Second Rdg
00-02-16 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-23 S Third Reading - Passed 059-000-000
         H Arrive House
         H Placed Calndr First Rdg
00-02-29 H Hse Sponsor DURKIN
00-03-01 H First reading
                                      Referred to Hse Rules Comm
00-03-09 H Alt Primary Sponsor Changed SCULLY
01-01-09 S Session Sine Die
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SB-1592 SHAW – VIVERITO.

New Act

Creates the Second 2000 General Revisory Act. Combines multiple versions of Sections amended by more than one Public Act. Renumbers Sections of various Acts to eliminate duplication. Corrects obsolete citations and technical errors. Makes stylistic changes. Effective immediately.

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00-02-01 S First reading
                                      Referred to Sen Rules Comm
00-02-02 S
                                      Assigned to State Government Operations
00-02-10 S Added as Chief Co-sponsor VIVERITO
                                      Recommended do pass 007-000-000
         S Placed Calndr.Second Rdg
00-02-16 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-23 S Third Reading - Passed 059-000-000
         H Arrive House
         H Placed Calndr First Rdg
00-02-29 H Hse Sponsor DURKIN
00-03-01 H First reading
                                      Referred to Hse Rules Comm
01-01-09 S Session Sine Die
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SB-1593 CLAYBORNE – OBAMA – TROTTER – LIGHTFORD.

35 ILCS 5/212 new

Amends the Illinois Income Tax Act. Provides that, for taxable years 2000 through 2004, every individual taxpayer whose taxable income is \$75,000 or less is entitled to a tax credit equal to 5% of the amount paid in the taxable year for dependent care expenses for the taxpayer's dependent child or elderly dependent 65 years old or older. Allows the credit to be carried forward for 5 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading Referred to Sen Rules Comm

00-02-09 S Added as Chief Co-sponsor TROTTER

00-02-15 S Added as Chief Co-sponsor LIGHTFORD

01-01-09 S Session Sine Die

SB-1594 OBAMA - TROTTER - LIGHTFORD - HALVORSON.

35 ILCS 5/212 new

Amends the Illinois Income Tax Act to create a credit for an individual in the amount of 20% of the federal earned income tax credit for that individual beginning with tax years ending on or after December 31, 2000, and ending with tax years ending on or before December 31, 2004. Effective immediately.

00-02-01 S First reading

Referred to Sen Rules Comm

00-02-09 S Added as Chief Co-sponsor TROTTER

00-02-15 S Added as Chief Co-sponsor LIGHTFORD

00-02-24 S Added as Chief Co-sponsor HALVORSON

01-01-09 S Session Sine Die

SB-1595 O'DANIEL – DEMUZIO – OBAMA – TROTTER – LIGHTFORD.

35 ILCS 5/212 new

Amends the Illinois Income Tax Act to create the College Affordability Tax Credit for individuals whose taxable income is \$75,000 or less in an amount equal to 5% of amounts spent during the taxable year for the tuition and fees of the taxpayer and any dependent of the taxpayer engaged in full-time or part-time undergraduate studies at any public or private college, university, community college, or degree-granting proprietary institution located in Illinois. Provides that the taxpayer shall provide supporting documentation to receive the credit. Provides that the credit may not reduce the taxpayer's income tax liability to less than zero. Applicable to tax years ending on or after December 31, 2000. Sunsets the credit after 10 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading Referred to Sen Rules Comm

00-02-09 S Added as Chief Co-sponsor TROTTER

00-02-15 S Added as Chief Co-sponsor LIGHTFORD

01-01-09 S Session Sine Die

SB-1596 TROTTER - OBAMA - LIGHTFORD.

35 ILCS 5/212 new

Amends the Illinois Income Tax Act to create a tax credit for individuals in the amount of 5% of the average monthly rent paid by the taxpayer during the taxable year on his or her residence. Provides that no amount of rent in excess of \$1,000 per month shall be used in calculating the average monthly rent. Provides that this credit will be available beginning with tax years ending on or after December 31, 2000 and ending with tax years ending on or before December 31, 2004. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading

Referred to Sen Rules Comm

00-02-15 S Added as Chief Co-sponsor LIGHTFORD

01-01-09 S Session Sine Die

SB-1597 KARPIEL.

220 ILCS 5/7-204

from Ch. 111 2/3, par. 7-204

220 ILCS 5/13-101 from Ch. 111 2/3, par. 13-101

Amends the Public Utilities Act. Provides that the Commerce Commission shall review any reorganization involving a telecommunications carrier that has occurred after January 1, 1998 and has not been reviewed by the Commission. Provides that reorganizations of telecommunications carriers are subject to Commission review. Effective immediately.

00-02-01 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1598 KLEMM.

305 ILCS 5/5-5.4

from Ch. 23, par. 5-5,4

Amends the "Medicaid" Article of the Illinois Public Aid Code. Provides that except for nursing homes with rates less than the actual, audited costs, rates established on July

1, 2000 shall be increased to no less than the lower of the average costs in a facility's geographic area as defined by the Department of Public Aid or the facility's 1998 actual audited, adjusted costs. In no case shall a facility's July 1, 2000 rate be less than its January 1, 1999 rate. Effective July 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1599 PARKER - SMITH - OBAMA - MUNOZ - MITCHELL, N AND RONEN, C.

405 ILCS 5/3-603 from Ch. 91 1/2, par. 3-603 405 ILCS 5/3-701 from Ch. 91 1/2, par. 3-701 405 ILCS 5/3-704 from Ch. 91 1/2, par. 3-704 405 ILCS 5/3-704.1 new

Amends the Mental Health and Developmental Disabilities Code with respect to involuntary admissions. If the respondent is not present, requires a petitioner to testify in court regarding the factual basis for the petition. Requires a diligent effort to convince the respondent to appear voluntarily for an examination. Requires the admitting facility to notify at least 2 persons at the respondent's request. Requires the Illinois Law Enforcement Training Standards Board to create a task force to assist the Board on developing a protocol concerning mental health professionals and the use of peace officers for the transport of persons for involuntary examinations. Effective immediately.

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00-02-01 S First reading
                                      Referred to Sen Rules Comm
00-02-02 S
                                      Assigned to Public Health & Welfare
00-02-15 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
00-02-22 S Added as Chief Co-sponsor SMITH
         S Added as Chief Co-sponsor OBAMA
         S Added as Chief Co-sponsor MUNOZ
         S Added as Chief Co-sponsor MITCHELL, N
00-02-23 S Added As A Co-sponsor RONEN,C
         S Second Reading
         S Placed Calndr, 3rd Reading
00-02-24 S Third Reading - Passed 059-000-000
         H Arrive House
         H Hse Sponsor LINDNER
         H First reading
                                      Referred to Hse Rules Comm
00-02-29 H
                                      Assigned to Mental Health & Patient Abuse
00-03-22 H
                                      Do Pass/Stndrd Dbt/Vote 007-000-000
                                        HMHP
         H Plcd Cal 2nd Rdg Stndrd Dbt
00-03-29 H Alt Primary Sponsor Changed LYONS, EILEEN
         H Joint-Alt Sponsor Changed LINDNER
         H Added As A Joint Sponsor COULSON
         H Added As A Joint Sponsor KOSEL
         H Added As A Joint Sponsor BELLOCK
00-04-04 H Second Reading-Stnd Debate
         H Pld Cal 3rd Rdg-Stndrd Dbt
00-04-05 H 3rd Rdg-Stnd Dbt-Pass/Vote 118-000-000
         S Passed both Houses
00-05-04 S Sent to the Governor
00-06-16 S Governor approved
              Effective Date 00-06-16
         S
              PUBLIC ACT 91-0837
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SB-1600 MAITLAND.

625 ILCS 5/12-606

from Ch. 95 1/2, par. 12-606

Amends the Illinois Vehicle Code. Provides that the owner or operator of a tow-truck may charge a reasonable fee for the legally-required removal of debris deposited by the vehicle that is being serviced by the tow-truck. Provides that the owner or operator of the tow-truck shall present the owner of the disabled vehicle an itemized bill for the services and materials required to accomplish the removal. Effective immediately.

00-02-01	S	First reading	•	Referred to Sen Rules Comm
00-02-02	S			Assigned to Transportation
00-02-09	S			Postponed

00-02-16 S Postponed Committee Transportation 00-02-18 S Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

SB-1601 MAITLAND.

220 ILCS 5/13-100 from Ch. 111 2/3, par. 13-100

Amends the Public Utilities Act. Makes a technical change in the short title Section of the Telecommunications Article.

00-02-01 S First reading Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1602 KLEMM.

625 ILCS 5/15-111

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

Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning wheel and axle loads and gross weights.

00-02-01 S First reading Referred to Sen Rules Comm 00-02-10 S Assigned to Transportation

00-02-16 S Recommended do pass 009-000-000

S Placed Calndr, Second Rdg

00-02-23 S Second Reading

S Placed Calndr, 3rd Reading

00-02-24 S Third Reading - Passed 057-000-000

H Arrive House H Placed Calndr First Rdg

H Hse Sponsor DANIELS

00-02-25 H First reading

Referred to Hse Rules Comm 01-01-09 S Session Sine Die

SB-1603 BOMKE.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Provides that, beginning with taxable years ending on or after December 31, 2000, an individual taxpayer may deduct from adjusted gross income an amount equal to the amount allowed to be deducted for qualified long-term care services under the Section of the Internal Revenue Code concerning medical, dental, and other expenses. Exempts the deduction from the sunset requirement of the Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1604 CRONIN.

105 ILCS 5/10-17a

from Ch. 122, par. 10-17a

Amends the School Code. Requires a school report card assessing the performance of a school district's schools and students to be disseminated 30 calendar days after receipt of the report card by the school district (instead of before October 31). Effective July 1, 2000.

00-02-01 S First reading Referred to Sen Rules Comm 01-01-09 S Session Sine Die

SB-1605 MITCHELL.N.

735 ILCS 5/7-103.97 new

Amends the Code of Civil Procedure. Grants "quick-take" eminent domain powers to the City of Benton for 2 years for the acquisition of property for the purpose of extending or otherwise improving South DuQuoin Street. Effective immediately.

00-02-01 S First reading Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1606 OBAMA.

New Act

Creates the Fair Pricing of Prescription Drugs Act. Creates the Prescription Drug Price Fairness Review Board to establish a price schedule of maximum manufacturer prices for prescription drugs sold in Illinois. Provides that the Director of Revenue shall implement and distribute the prescription drug price schedule established by the Board. Requires that manufacturers, wholesalers, and retailers of prescription drugs be licensed by the Director of Revenue. Requires that the Prescription Drug Price Fairness Review Board and Director of Revenue report to the General Assembly regarding the program. Creates a Legislative Study Committee on Prescription Drugs to study the way to obtain the lowest drug prices for citizens of Illinois. Provides that the Director of Public Health shall establish the Illinois Pharmanet information network to educate physicians and patients about the best therapeutic and cost-effective utilization of prescription drugs. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading

Referred to Sen Rules Comm.

01-01-09 S Session Sine Die

SB-1607 RADOGNO - OBAMA - PARKER - SULLIVAN - MADIGAN,L, SILVER-STEIN, CRONIN AND CULLERTON.

305 ILCS 5/12-4.36 new

Amends the "administration" Article of the Illinois Public Aid Code. Requires the Department of Public Aid to establish a 3-year health coverage outreach pilot program in the Chicago metropolitan area. Provides that the purpose of the pilot program is to refer persons for enrollment in various public and private health-related programs, such as KidCare and private health insurance, for which they are eligible but not enrolled. Requires the Department to contract with a private not-for-profit corporation to administer the pilot program. Terminates the pilot program on June 30, 2003. Effective July 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading

Referred to Sen Rules Comm

00-02-04 S Added As A Co-sponsor SILVERSTEIN

00-02-15 S Added As A Co-sponsor CRONIN

00-02-23 S Added As A Co-sponsor CULLERTON

01-01-09 S Session Sine Die

SB-1608 MOLARO.

815 ILCS 505/2KK new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that if a consumer paid cash for merchandise, the seller must make a cash refund to the consumer at the time the seller accepts a return of the merchandise.

00-02-01 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Commerce & Industry

00-02-17 S Held in Committee

Committee Commerce & Industry

00-02-18 S Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

SB-1609 LIGHTFORD - SMITH.

210 ILCS 50/3.155

Amends the Emergency Medical Services (EMS) Systems Act. Provides that a person may not smoke while inside an ambulance, specialized emergency medical services vehicle (SEMSV), or medical carrier. Provides that a violation of this provision is punishable by a civil penalty of \$100.

SENATE AMENDMENT NO. 1.

Replaces everything after the enacting clause. Amends the Emergency Medical Services (EMS) Systems Act. Provides that patients, individuals who accompany a patient, and emergency medical services personnel may not smoke while inside an ambulance or specialized emergency medical services vehicle (SEMSV). Provides that the Department of Public Health may impose a fine (in the amount of \$100) on an individual who violates this provision.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Public Health & Welfare 00-02-15 S Amendment No.01 PUB HEALTH S Adopted

Recmnded do pass as amend 010-000-000

S Placed Calndr, Second Rdg

S Added as Chief Co-sponsor SMITH

00-02-16 S Second Reading

S Placed Calndr, 3rd Reading

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00-02-23 S Third Reading - Passed 059-000-000
        H Arrive House
        H Placed Calndr First Rdg
00-02-24 H Hse Sponsor SHARP
        H First reading
                                    Referred to Hse Rules Comm
00-03-08 H Added As A Joint Sponsor DAVIS, MONIOUE
00-04-12 H Alt Primary Sponsor Changed FLOWERS
        H Joint-Alt Sponsor Changed SHARP
00-04-13 H
                                    Assigned to Human Services
        Н
                                    COMMITTEE AND
        Н
                                    THIRD READING
        Н
                                    DEADLINE EXTENDED
        Н
                                    TO APRIL 14, 2000
        Η
                                    Committee Human Services
00-04-14 H Mtn Filed to Suspnd Rule 25 FLOWERS
        H Mtn Lost to Suspend Rule 25 055-062-001
                                    Committee Human Services
00-05-16 H Re-refer Rules/Rul 19(b) RULES HRUL
01-01-09 S Session Sine Die
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SB-1610 LIGHTFORD.

410 ILCS 50/3.3 new

Amends the Medical Patient Rights Act. Requires that health care facilities provide patients and the general public with information about the number of patient deaths in their institutions caused by iatrogenic infections. Defines iatrogenic infection.

00-02-01 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1611 LIGHTFORD.

305 ILCS 5/9A-11.2 new

Amends the Illinois Public Aid Code. Requires the Department of Human Services to establish 4 pilot programs for TANF recipients. Under the programs, the Department shall certify day care facilities as training centers that offer training and certification for recipients in basic skills, child care, child care vendor entrepreneurial training, and early childhood education. Effective January 1, 2001.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1612 DILLARD.

New Act

770 ILCS 60/1.1

from Ch. 82, par. 1.1

Creates the Subcontractor's Bill of Rights Act. Provides that a provision in a building and construction contract making the contract subject to the laws of another state or requiring litigation, arbitration, or dispute resolution to take place in another state is void and unenforceable. Provides for the prompt payment of subcontractors and suppliers. Provides that the owner shall make monthly progress payments under the contractor. Provides that the owner may reserve a retainage from any progress payment. Amends the Mechanics Lien Act. Provides that the prohibition against waivers of lien rights does not affect the rights of a third party who detrimentally relied on the waiver. Provides that a waiver shall not waive lien rights beyond the dollar amount stated in the waiver.

00-02-01 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1613 PETKA.

210 ILCS 3/30

210 ILCS 3/30

210 ILCS 3/35

210 ILCS 4/10

Amends the Alternative Health Care Delivery Act and the Alzheimer's Special Care Disclosure Act. Authorizes the establishment and licensing of an Alzheimer's disease management center as an alternative health care delivery model to provide care for persons diagnosed with Alzheimer's disease. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:

210 ILCS 45/1-113 from Ch. 111 1/2, par. 4151-113

210 ILCS 85/3 from Ch. 111 1/2, par. 144

Limits the Alzheimer's disease management center alternative health care model to 100 residents. Requires staff to have necessary training. Exempts Alzheimer's disease management center alternative health care models from the scope of the Nursing Home Care Act and the Hospital Licensing Act.

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00-02-01 S First reading
                                      Referred to Sen Rules Comm
00-02-10 S
                                      Assigned to Executive
00-02-17 S
                                      Recommended do pass 012-000-000
         S Placed Calndr, Second Rdg
00-02-22 S Filed with Secretary
         S
                Amendment No.01
                                      PETKA
         S
                Amendment referred to SRUL
00-02-23 S
                Amendment No.01
                                      PETKA
         S
                Rules refers to
                                       SEXC
         S Second Reading
         S Placed Calndr,3rd Reading
00-02-24 S
                 Amendment No.01
                                      PETKA
         S
                                      Be adopted
         S Recalled to Second Reading
         S
                Amendment No.01
                                      PETKA
                                                               Adopted
         S Placed Caindr,3rd Reading
         S
           Third Reading - Passed 057-000-001
00-02-25 H Arrive House
         H Hse Sponsor DANIELS
         H First reading
                                      Referred to Hse Rules Comm
00-02-29 H Alt Primary Sponsor Changed BASSI
00-03-09 H
                                      Assigned to Human Services
         H Added As A Joint Sponsor HASSERT
         H Added As A Joint Sponsor MCGUIRE
00-03-14 H Alt Primary Sponsor Changed HASSERT
         H Joint-Alt Sponsor Changed BASSI
00-03-23 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor BELLOCK
         H Added As A Joint Sponsor KOSEL
00-03-24 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-03-30 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
         S Passed both Houses
00-04-28 S Sent to the Governor
00-06-16 S Governor approved
              Effective Date 00-06-16
              PUBLIC ACT 91-0838
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SB-1614 CULLERTON – TROTTER – OBAMA – LINK.

720 ILCS 5/24-3.6 new

Amends the Criminal Code of 1961. Prohibits the transfer of more than one handgun within a 30-day period. Exempts federally-licensed firearm dealers who purchase handguns as inventory in the regular course of business, the military, law enforcement officials, certain hunters, and other specified persons. Provides that a violation is a Class 4 felony.

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NOTE(S) THAT MAY APPLY: Correctional

00-02-01 S First reading Referred to Sen Rules Comm
00-02-14 S Added as Chief Co-sponsor TROTTER
S Added as Chief Co-sponsor OBAMA
00-03-09 S Added as Chief Co-sponsor LINK
01-01-09 S Session Sine Die

SB-1615 SILVERSTEIN – SHAW – OBAMA – LIGHTFORD.
720 ILCS 5/9-1 from Ch. 38, par. 9-1
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720 ILCS 5/9-1 from Ch. 38, par. 9-1 720 ILCS 5/9-2 from Ch. 38, par. 9-2 720 ILCS 5/9-3 from Ch. 38, par. 9-3 720 ILCS 5/12-2 from Ch. 38, par. 9-1 720 ILCS 5/12-4.2

from Ch. 38, par. 12-4.2

Amends the Criminal Code of 1961. Provides that a person who commits first degree murder using a firearm in or within 500 feet of a church, synagogue, or other building, structure, or place used for religious worship or other religious purpose is eligible for the death penalty. Provides for enhanced penalties for the commission of any of the following offenses using a firearm in or within 500 feet of a church, synagogue, or other building, structure, or place used for religious worship or other religious purpose: second degree murder, involuntary manslaughter, aggravated assault, or aggravated battery with a firearm. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

00-02-01 S First reading Referred to Sen Rules Comm 00-02-15 S Added as Chief Co-sponsor OBAMA

S Added as Chief Co-sponsor LIGHTFORD

01-01-09 S Session Sine Die

SB-1616 SHADID - OBAMA.

430 ILCS 65/4	from Ch. 38, par. 83-4
430 ILCS 65/5	from Ch. 38, par. 83-5
430 ILCS 65/13.2	from Ch. 38, par. 83-13.2
625 ILCS 5/6-204	from Ch. 95 1/2, par. 6-204

Amends the Firearm Owners Identification Card Act. Provides that an applicant for a Firearm Owner's Identification Card must appear in person before a law enforcement agency and submit positive identification to a law enforcement officer before the issuance of the application to the applicant. Increases the fee for a Firearm Owner's Identification Card from \$5 to \$10. Provides that the additional \$5 shall be deposited into the Firearm Owner's Notification Fund. Provides that the Department of State Police shall, 60 days (rather than 30 days) prior to the expiration of a Firearm Owner's Identification Card, forward to each person whose card is to expire a notification of the expiration of the card. Deletes provisions requiring the forwarding of the actual application. Amends the Illinois Vehicle Code. Requires the Department of State Police to forward to the Secretary of State the names, addresses, and other identifying information about holders of Firearm Owner's Identification Cards. Provides that the information shall be compiled in a database and may be accessed by law enforcement officers who enforce traffic laws.

NOTE(S) THAT MAY APPLY: Fiscal

H Arrive House H Placed Calndr First Rdg

00-02-01 S First reading Referred to Sen Rules Comm

00-02-15 S Added as Chief Co-sponsor OBAMA

01-01-09 S Session Sine Die

SB-1617 JACOBS – CULLERTON – MADIGAN,L – LINK, MYERS,J, JONES,W, SULLIVAN, RADOGNO, NOLAND, MITCHELL,N, BOWLES, CLAY-BORNE AND SHADID.

215 ILCS 5/143.32 new

Amends the Illinois Insurance Code. Provides that insurance for private passenger automobiles must include coverage for the replacement of child safety seats if those seats were in use at the time of an accident. Effective immediately.

its were in us	se a	it the time of an accident. I	Effective immediately.
00-02-01	S	First reading	Referred to Sen Rules Comm
00-02-09	S	_	Assigned to Insurance & Pensions
00-02-15	S		Recommended do pass 008-000-000
	S	Placed Calndr, Second Rdg	· ·
	S	Added As A Co-sponsor MY	ERS,J
	S	Added As A Co-sponsor JON	IES,W
	S	Added As A Co-sponsor SUI	LIVAN
	S	Added As A Co-sponsor RAI	OOGNO
	S	Added As A Co-sponsor NO	LAND
00-02-16	S	Second Reading	
		Placed Calndr, 3rd Reading	
	S	Added As A Co-sponsor MIT	CHELL,N
00-02-17	S	Added as Chief Co-sponsor C	CULLERTON
	S	Added As A Co-sponsor BO	WLES
	S	Added As A Co-sponsor CLA	AYBORNE
	S	Added As A Co-sponsor SHA	ADID
00-02-23	S	Added as Chief Co-sponsor N	ADIGAN,L
	S	Added as Chief Co-sponsor I	INK
	S	Third Reading - Passed 057-0	000-000

00-02-24 H Hse Sponsor DAVIS,STEVE H First reading Referred to Hse Rules Comm 00-03-09 H Assigned to Insurance H Added As A Joint Sponsor FLOWERS 00-03-23 H Do Pass/Short Debate Cal 012-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 00-03-24 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 00-03-29 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000 S Passed both Houses H Added As A Joint Sponsor SHARP H Added As A Joint Sponsor MATHIAS H Added As A Joint Sponsor MCKEON 00-04-27 S Sent to the Governor

00-06-02 S Governor approved Effective Date 00-06-02

S PUBLIC ACT 91-0749

JACOBS.

SB-1618

215 ILCS 5/154.6

from Ch. 73, par. 766.6

Amends the Illinois Insurance Code. Provides that it is an unfair claims practice for an insurer to deny a claim based upon an alleged fraud or intentional loss on the part of the insured in the absence of clear and convincing evidence. Effective immediately.

00-02-01 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1619 MYERS.J.

725 ILCS 215/3

from Ch. 38, par. 1703

Amends the Statewide Grand Jury Act. Adds a caption to the Section relating to the written application for the appointment of the Circuit Judge to convene and preside over a Statewide Grand Jury.

00-02-01 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1620 MYERS,J.

20 ILCS 4026/15

Amends the Sex Offender Management Board Act. Provides that the Sex Offender Management Board must establish procedures for the evaluation and identification of sex offenders and the counseling of sex offenders by December 31, 2001 (now the standards must be established within 36 months after July 22, 1997). Effective immediate-

FISCAL NOTE, H-AM 2 (Administrative Office of III. Courts)

This bill would have no fiscal impact on the judicial branch.

STATE MANDATES NOTE, H-AM 2

(Department of Commerce and Community Affairs)

SB1620 (H-am 2) does not meet the definition of a State mandate

under the State Mandates Act.

HOUSE AMENDMENT NO. 3.

Deletes reference to:

20 ILCS 4026/15

Adds reference to:

725 ILCS 207/40.5 new

Deletes everything. Amends the Sexually Violent Persons Commitment Act. Provides that the Department of Human Services shall give written notice to the corporate authorities or county board, and to the State Senator and State Representative of the Districts where the facility is located, of the transfer of sexually violent persons housed in their facilities to other facilities. Provides that the notice shall also be given at least 90 days prior to the placement of additional structures at an existing secure facility that will increase the number of persons that can be detained at the facility. Provides for notice to the public and public hearings on the proposed transfers. Effective immediately.

STATE MANDATES NOTE, H-AM 3 (Department of Commerce and Community Affairs)

Same as previous State mandates note.

JUDICIAL NOTE, H-AM 3 (Administrative Office of Ill. Courts)

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The bill would neither decrease nor increase the number of
judges needed in the State.
FISCAL NOTE, H-AM 3 (Department of Corrections)
There would be no fiscal or corrections population impact.
CORRECTIONAL NOTE, H-AM 2 (Department of Corrections)
Same as DOC fiscal note.
CORRECTIONAL NOTE, H-AM 3 (Department of Corrections)
Same as previous DOC note.
00-02-01 S First reading
                                     Referred to Sen Rules Comm
00-02-09 S
                                     Assigned to Executive
00-02-17 S
                                     Recommended do pass 011-000-000
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr,3rd Reading
00-02-24 S Third Reading - Passed 059-000-000
         H Arrive House
         H Hse Sponsor HARRIS
                                     Referred to Hse Rules Comm
         H First reading
00-03-16 H
                                     Assigned to Judiciary II - Criminal Law
                                     Do Pass/Short Debate Cal 013-000-000
00-03-24 H
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor JONES, LOU
00-04-05 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
00-04-06 H
                Amendment No.01
                                     MCGUIRE
                Amendment referred to HRUL
         H
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor DAVIS, MONIQUE
00-04-07 H
                                      3RD READING
                                     DEADLINE EXTENDED
         H
         Η
                                      - APRIL 14, 2000
         H Held 2nd Rdg-Short Debate
00-04-10 H
                Amendment No.02
                                     MCGUIRE
         Η
                Amendment referred to
                                     HRUL
         H Held 2nd Rdg-Short Debate
00-04-11 H
                Amendment No.02
                                     MCGUIRE
                Rules refers to
                                       HJUB
         H
         H Held 2nd Rdg-Short Debate
00-04-12 H
                Amendment No.02
                                     MCGUIRE
         H Recommends be Adopted HJUB/011-000-000
         H Held 2nd Rdg-Short Debate
00-04-13 H
                                     Fiscal Note Req as amended BY HA #2/
                                        TENHOUSE
                                     St Mndt Fis Note Req Amnd
         H
         Η
                                     Corretnl Note Req as amnd BY HA #2/
                                        TENHOUSE
                                     Fiscal Note Filed as amnded
         H Held 2nd Rdg-Short Debate
00-04-14 H
                                     St Mndt Fis Note Fld Amnd
                                     FINAL PASSAGE
         Η
         Н
                                     DEADLINE EXTENDED
         H
                                     UNTIL - 04/16/00
         H Held 2nd Rdg-Short Debate
00-04-15 H
                Amendment No.03
                                     MCGUIRE
         H
                Amendment referred to HRUL
         H Recommends be Adopted HRUL/004-000-000
           Added As A Joint Sponsor MCGUIRE
                                     Fiscal Note Req as amended BY HA #3/
         Η
                                       BLACK
                                     St Mndt Fis Note Req Amnd
         H
         H
                                     Corretnl Note Req as amnd BY HA #3/
                                       BLACK
         Ή
                                     Judicial Note Riled as amnd
         Н
                Amendment No.02
                                     MCGUIRE
                                                              Withdrawn
                                     MCGUIRE
                                                              Adopted
         H
                Amendment No.03
         H Held 2nd Rdg-Short Debate
         H
                                     Re-Refer Rules/Rul 19(a)
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00-06-01	Н		DEADLINE FOR FINAL
*	Н		ACTION EXTENDED
	Н		UNTIL 11/30/00
	Н		Committee Rules
00-11-09	Н		Approved for Consideration
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
00-11-15	Н	_	St Mndt Fis Note Fld Amnd
	Н		Judicial Note Req as amend BY HOUSE AMEND #3
	Н	Cal Ord 2nd Rdg-Shrt Dbt	
00-11-28	Н		Fiscal Note Filed as amnded
	Н		Corretnl Note Fld as amnd BY HOUSE AMEND #2
	H		Corretnl Note Fld as amnd BY HOUSE AMEND #3
	Н	Cal Ord 2nd Rdg-Shrt Dbt	
00-12-01	Н	C	Re-Refer Rules/Rul 19(a)
01-01-09	S	Session Sine Die	

SB-1621 RONEN,C - LIGHTFORD.

215 ILCS 5/356z.1 new

215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2

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

Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Requires coverages under those Acts to include benefits for outpatient prescription contraceptive drugs and devices and outpatient contraceptive services.

00-02-01 S First reading Referred to Sen Rules Comm

00-02-08 S Added as Chief Co-sponsor LIGHTFORD

01-01-09 S Session Sine Die

SB-1622 RONEN.C - LIGHTFORD.

5 ILCS 375/3 from Ch. 127, par. 523 5 ILCS 375/10 from Ch. 127, par. 530

Amends the State Employees Group Insurance Act of 1971. Allows a licensed day care center to apply to the Director of Central Management Services to have its employees, annuitants, and their dependents provided group health insurance under the Act on a non-insured basis.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading Referred to Sen Rules Comm

00-02-08 S Added as Chief Co-sponsor LIGHTFORD

01-01-09 S Session Sine Die

SB-1623 RONEN,C - LIGHTFORD.

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, 2001, the term "covered prescription drug" includes any prescription drug used in the treatment of cancer.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading

Referred to Sen Rules Comm

00-02-08 S Added as Chief Co-sponsor LIGHTFORD

01-01-09 S Session Sine Die

SB-1624 RONEN.C.

305 ILCS 5/5-2.05 new

Amends the medical assistance Article of the Illinois Public Aid Code. Requires the Department of Public Aid to provide medical assistance to certain day care home or group day care home providers of child care services paid for by the Department. Requires the Department to establish a health care premium cost-sharing option under the medical assistance program for certain day care center or group home providers of child care services paid for in whole or in part by the Department of Public Aid or the Department of Children and Family Services.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading

01-01-09 S Session Sine Die

Referred to Sen Rules Comm

923 SB-1625

SB-1625 VIVERITO.

35 ILCS 5/212 new

Amends the Illinois Income Tax Act. Provides that, for taxable years 2000 through 2004, each taxpayer who owns property in an airport noise zone is entitled to an income tax credit in an amount equal to 5% of the amount spent by the taxpayer, up to \$10,000 in a taxable year, to soundproof that property. Provides that the tax credit may not reduce the taxpayer's liability to less than zero but may be carried forward for 5 taxable years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1626 PARKER - SYVERSON - DUDYCZ.

625 ILCS 5/11-501.5

from Ch. 95 1/2, par. 11-501.5

Amends the Vehicle Code. Authorizes the Illinois State Police to conduct a pilot program to establish the effectiveness of pupillometer technology (the measurement of the pupil's reaction to light) as a non-invasive test to detect and measure a driver's possible impairment resulting from alcohol, other drugs or intoxicating compounds. The technology shall also be used to detect fatigue levels of commercial motor vehicle operators

SENATE AMENDMENT NO. 1.

Provides that a State Police officer may request that the operator of a commercial motor vehicle have his or her eyes tested with a pupillometer device. Provides that if a State Police officer (rather than a law enforcement officer) believes that a person has been driving under the influence of alcohol or drugs, the officer may (rather than shall) use the pupillometer technology when available.

SENATE AMENDMENT NO. 2.

Deletes everything. Reinserts the provisions of the original bill and Senate Amendment 1 with changes. Provides that the person may refuse the examination or test. Requires the officer to have the device readily available to avoid undue delays. Effective immediately.

FISCAL NOTE (Illinois State Police)

Implementation of SB 1626 would require approximately \$112,500

for the purchase of 15 pupillometers at \$7500 each.

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NOTE(S) THAT MAY APPLY: Fiscal
    00-02-01 S First reading
                                         Referred to Sen Rules Comm
    00-02-02 S
                                         Assigned to Transportation
    00-02-08 S Added as Chief Co-sponsor SYVERSON
    00-02-09 S
                    Amendment No.01
                                         TRANSPORTN S
                                                                  Adopted
                                         Recmnded do pass as amend 007-002-000
             S Placed Calndr, Second Rdg
    00-02-22 S Filed with Secretary
             S
                    Amendment No.02
                                         PARKER
             S
                    Amendment referred to SRUL
    00-02-23 S
                    Amendment No.02
                                         PARKER
             S Be apprvd for consideratn SRUL
    00-02-24 S Second Reading
                                                                  Adopted
             S
                    Amendment No.02
                                         PARKER
             S Placed Calndr, 3rd Reading
    00-02-25 S Added as Chief Co-sponsor DUDYCZ
             S Third Reading - Passed 048-010-000
             H Arrive House
             H Placed Calndr First Rdg
    00-02-29 H Hse Sponsor DANIELS
                                         Referred to Hse Rules Comm
             H First reading
    00-03-01 H Alt Primary Sponsor Changed WINTERS
             H Added As A Joint Sponsor HOFFMAN
    00-03-02 H Added As A Joint Sponsor SCOTT
             H Added As A Joint Sponsor HAMOS
             H Added As A Joint Sponsor WAIT
    00-03-09 H
                                          Assigned to Transportation & Motor Vehicles
    00-03-23 H
                                         Fiscal Note Filed
             Η
                                         Motion Do Pass-Lost 011-007-006 HTRN
             Н
                                         Remains in CommiTransportation & Motor
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Vehicles

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Do Pass/Short Debate Cal 017-009-002
      00-03-24 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      00-04-04 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      00-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 074-042-002
                S Passed both Houses
      00-05-04 S Sent to the Governor
      00-06-30 S Governor approved
                     Effective Date 00-06-30
                S
                     PUBLIC ACT 91-0881
SB-1627
             WALSH,T.
   30 ILCS 350/5
                                     from Ch. 17, par. 6905
   30 ILCS 350/13
                                     from Ch. 17, par. 6913
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30 ILCS 350/17 from Ch. 17, par. 6917

Amends the Local Government Debt Reform Act. Permits publication of some notices on the World Wide Web. Provides for escrow accounts designated by units of local government. Sets procedures for issuing certificates evidencing indebtedness incurred under certain leases or agreements. Authorizes alternative bond referendum

propositions. Effective immediately.

HOUSE AMENDMENT NO. 1. Adds reference to: 30 ILCS 350/15 fr

30 ILCS 350/16.5 new

from Ch. 17, par. 6915

Provides that debt service on alternate bonds issued as variable rate bonds shall be projected based on the rate for the most recent date shown in the 20 G.O. Bond Index of average municipal bond yields as published in the most recent edition of The Bond Buyer. Provides that interest or fees payable on certain forms of credit enhancement need not be taken into account for the purpose of the projection. Provides that amounts payable by a governmental unit and calculated at an agreed-upon rate pursuant to an agreement in connection with the alternate bonds entered into at the time of issuance must be projected based on the agreed-upon rate.

HOUSE AMENDMENT NO. 2.

Adds reference to: 75 ILCS 16/15-90

Amends the Public Library District Act of 1991. Provides that a library district may extend taxes to pay the principal of and interest on bonds issued to refund general obligation bonds on taxable property that was in the district on the date that the bonds being refunded were issued. Provides that (i) the net interest rate on the refunding bonds may not exceed the net interest rate on the refunded bonds, (ii) the final maturity date of the refunding bonds may not extend beyond the final maturity date of the refunded bonds, and (iii) the debt service payable on the refunding bonds in any year may not exceed the debt service that would have been payable on the refunded bonds in that year. Provides that the amendatory changes are inoperable after December 31, 2000.

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00-02-01 S First reading
                                     Referred to Sen Rules Comm
00-02-09 S
                                     Assigned to Revenue
00-02-17 S
                                     Recommended do pass 006-000-000
         S Placed Calndr, Second Rdg
00-02-23
         S Second Reading
         S Placed Calndr, 3rd Reading
00-02-24 S Third Reading - Passed 059-000-000
         H Arrive House
         H Hse Sponsor MOORE, ANDREA
         H First reading
                                     Referred to Hse Rules Comm
00-03-16 H
                                     Assigned to Revenue
00-03-24 H
                Amendment No.01
                                     REVENUE
                                                   Η
                                                              Adopted
         Η
                Amendment No.02
                                     REVENUE
                                                              Adopted
         Н
                                     Do Pass Amend/Short Debate 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-03-28 H Added As A Joint Sponsor BLACK
00-03-29 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-04-07 H
                                     3RD READING
         Н
                                     DEADLINE EXTENDED
                                     - APRIL 14, 2000
         H Cal Ord 3rd Rdg-Short Dbt
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00-04-13 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
         S Sec. Desk Concurrence 01,02
00-04-14 S Filed with Secretary
         S Mtn Concur - House Amend No 01,02/WALSH,T
         S
                Motion referred to
                                       SRUL
         S Mtn Concur - House Amend No 01,02/WALSH,T
         S
                                       SREV
                Rules refers to
         S Mtn Concur - House Amend No 01.02/WALSH.T
         S Be apprvd for consideratn SREV/007-000-000
         S Mtn Concur - House Amend No 01,02/WALSH,T
         S S Concurs in H Amend 01,02/058-000-000
         S Passed both Houses
00-05-12 S Sent to the Governor
00-06-22 S Governor approved
              Effective Date 00-06-22
         S
              PUBLIC ACT 91-0868
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SB-1628 WALSH,T.

New Act

Creates the Mortgage Certificate of Payment Act. Provides that an officer or duly appointed agent of a title insurance company may, on behalf of a mortgagor or a specified person, execute a certificate of payment and record the certificate of payment with the recorder, with certain restrictions. Provides that a certificate of payment and the appointment of an agent must both be executed, acknowledged, and provide certain information. Provides that, for purposes of releasing the mortgage, a certificate of payment containing the required information and statements and properly executed is prima facie evidence of the facts contained therein, is entitled to be recorded with the recorder, and operates as a release of the mortgage described in the certificate of payment. Provides that a title insurance company recording a certificate of payment that has actual knowledge that the information and statements contained therein are false is liable to the mortgagee for actual damages sustained.

00-02-01 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1629 SYVERSON.

625 ILCS 5/11-1301

from Ch. 95 1/2, par. 11-1301

Amends the Illinois Vehicle Code. Provides that any truck used exclusively for the collection of garbage, refuse, or recyclable material may stop or stand on the road in a business or residential district for the sole purpose of collecting garbage, refuse, or recyclable material. The vehicle must have its hazard lights and its amber oscillating, rotating, or flashing light or lights lighted while stopping or standing.

SENATE AMENDMENT NO. 1.

Permits the same activity in a rural (as well as in a business or residential) area.

00-02-01	S	First reading	Referred to Sen Rules Comm
00-02-09			Assigned to Transportation
00-02-16	S	Amendment No.01	TRANSPORTN S Adopted
	S		Recmnded do pass as amend 009-000-000
	S	Placed Calndr, Second Rdg	•
00-02-23	S	Second Reading	
	S	Placed Calndr, 3rd Reading	
00-02-24	S	Third Reading - Passed 059-0	000-000
	Н	Arrive House	•
	Н	Hse Sponsor WAIT	
	Η	First reading	Referred to Hse Rules Comm
00-03-01	Н		Assigned to Transportation & Motor Vehicles
00-03-08	Η		Do Pass/Short Debate Cal 027-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	i ,
00-03-22	Н	Second Reading-Short Debat	e
	Н	Pld Cal 3rd Rdg-Shrt Dbt	
00-04-07		3rd Rdg-Shrt Dbt-Pass/Vote	117-000-000
	S	Passed both Houses	
00-05-05	S	Sent to the Governor	,
00-06-22	S	Governor approved	
	S	Effective Date 01-01-01	

PUBLIC ACT 91-0869

SB-1630 **926**

SB-1630 LUECHTEFELD - O'DANIEL.

00-02-01 S First reading

625 ILCS 5/2-118

from Ch. 95 1/2, par. 2-118

Amends the Illinois Vehicle Code. Provides that a person whose license permit, registration, or certificate of title has been suspended or revoked, or who has been denied issuance of one of those documents, may within 20 days of receipt of notice of that action specify that he or she wants a hearing in Sangamon, Jefferson, or Cook County (instead of in either Sangamon or Cook County). Provides that the Secretary of State, in his or her discretion and without the necessity of a request from the person, may set the hearing in Jefferson County (as well as in Cook County or Sangamon County or any other county agreed to by both parties). Provides that the action of the Secretary of State in revoking, suspending, or denying issuance of a license, permit, registration, or certificate of title is subject to judicial review in the Circuit Court of Jefferson County (as well as in the Circuit Court of Sangamon County or in the Circuit Court of Cook County).

NOTE(S) THAT MAY APPLY: Fiscal

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00-02-09 S
                                      Assigned to Transportation
                                      Recommended do pass 009-000-000
00-02-16 S
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-24 S Third Reading - Passed 056-000-000
         H Arrive House
         H Hse Sponsor JONES, JOHN
                                      Referred to Hse Rules Comm
         H First reading
00-03-03 H Added As A Joint Sponsor BOST
         H Added As A Joint Sponsor WOOLARD
00-03-16 H
                                      Assigned to Transportation & Motor Vehicles
00-03-23 H
                                      Do Pass/Short Debate Cal 027-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-03-24 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-03-28 H Joint-Alt Sponsor Changed BOST
         H Added As A Joint Sponsor STEPHENS
         H Added As A Joint Sponsor RIGHTER
00-03-29 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
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SB-1631 DEMUZIO.

35 ILCS 200/6-30

50 ILCS 105/1

from Ch. 102, par. 1

Amends the Property Tax Code and the Public Officer Prohibited Activities Act. Allows a county commissioner to serve on an appointed board of review. Effective immediately.

00-02-01 S First reading

Referred to Sen Rules Comm

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

S Passed both Houses 00-04-27 S Sent to the Governor 00-06-13 S Governor approved

> Effective Date 01-01-01 PUBLIC ACT 91-0823

SB-1632 BURZYNSKI.

55 ILCS 5/5-1015.1 (new)

Amends the Counties Code. Provides that the county board of any county may authorize the sale of surplus property which it has determined is no longer necessary or useful to the county.

00-02-01 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1633 MAHAR - SHAW.

New Act

Creates the Student Tobacco Use Prevention Act. Provides for a program of grants to school districts for local programs designed to encourage abstinence from the use of tobacco or cessation of the use of tobacco, or both, by students in elementary and second-

927 SB-1633—Cont.

ary schools. Requires the State Board of Education to administer the grant program. Provides that funding for the grant program is to come from moneys received by the State pursuant to a tobacco settlement agreement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1634 MYERS,J.

505 ILCS 57/10

Amends the Illinois Family Farmer Support Act. Requires the Cooperative Development Board to inform farmers interested in creating cooperatives of the existence of the State Treasurer's low-interest agricultural loan financing program. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading Referred to Sen Rules Comm

00-02-09 S Assigned to Agriculture & Conservation 00-02-16 S Recommended do pass 009-000-000

S Placed Calndr, Second Rdg

00-02-17 S Second Reading

S Placed Calndr, 3rd Reading

00-02-23 S Third Reading - Passed 058-001-000

H Arrive House

H Placed Calndr First Rdg

00-02-24 H Hse Sponsor HARTKE

H First reading Referred to Hse Rules Comm

01-01-09 S Session Sine Die

SB-1635 O'MALLEY.

30 ILCS 105/5.541 new 625 ILCS 5/3-645 new

Amends the Illinois Vehicle Code and the State Finance Act. Creates the Choose Life Fund as a special fund in the State treasury. Provides for the issuance of special Choose Life license plates. Provides that, in addition to normal original issuance and renewal fees, a \$25 fee shall be charged for the special plates. Provides that \$10 of the initial fee and \$23 of the renewal fee shall be deposited in the Choose Life Fund, and \$15 of the original fee and \$2 of the renewal fee shall be deposited in the Secretary of State Special License Plate Fund. Provides that, subject to appropriation by the General Assembly and approval by the Secretary of State, all money in the Choose Life Fund shall be paid as grants to Catholic Charities for promotion of adoptions.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-01 S First reading Referred to Sen Rules Comm 01-01-09 S Session Sine Die

SB-1636 GEO-KARIS – DUDYCZ.

750 ILCS 45/14 from Ch. 40, par. 2514

Amends the Illinois Parentage Act of 1984. Provides that a judgment entered under the Act shall contain, or explicitly reserve, provisions concerning custody or guardianship and visitation. Provides that a court may grant leave to a party having custody of a minor child to remove the child from Illinois under the standards contained in the Illinois Marriage and Dissolution of Marriage Act. Provides that the Illinois Marriage and Dissolution of Marriage Act shall apply to matters concerning the removal of a child from Illinois. Provides that a parent without custody of a child is entitled to reasonable visitation unless the court finds that visitation would seriously endanger the child's physical, mental, moral, or emotional health. Makes other changes.

HOUSE AMENDMENT NO. 3.

Provides that, if a judgment of parentage contains provisions reserving custody, custody shall be presumed to be with the mother (unless specified conditions exist). Deletes language providing that a party may not remove a child from the State without first obtaining leave of court to do so, that the court may grant leave to any party having custody of any minor child to remove the child from Illinois under the standards contained in the Illinois Marriage and Dissolution of Marriage Act, and that the Illinois Marriage and Dissolution of Marriage to matters concerning the removal of

a child from Illinois. Adds language providing that, if a visitation order has been entered, the parent having custody of a minor child shall give the other parent not less than 90 days' notice before relocating the child to a place outside of Illinois for 60 days or more. Permits the other parent to object to the relocation, and provides that the party seeking to relocate must then obtain leave of court before relocating. Provides that the new provisions do not preclude a parent from filing a petition to relocate without following the procedures in the new provisions.

HOUSE AMENDMENT NO. 4.

Adds reference to: 750 ILCS 5/607

from Ch. 40, par. 607

Amends the Illinois Marriage and Dissolution of Marriage Act. Replaces existing language regarding visitation rights of grandparents with language providing that a court may grant visitation rights to the grandparents of a minor unless it is shown that visitation would be detrimental to the best interests and welfare of the minor. Provides that the court shall not grant visitation privileges to grandparents who otherwise might have visitation privileges if the minor has been adopted after the death of both his or her legal parents (except where the adoption is by a close relative). Provides that, if the adoption is by a close relative, the court shall not grant visitation privileges to the grandparents unless it is proven that the grandparents were unreasonably denied visitation. Provides that an order denying visitation rights to grandparents of the minor shall be in writing and shall state the reasons for denial, and that an order denying visitation rights is a final order for purposes of appeal. Contains other provisions regarding the circumstances under which a petition for visitation privileges may be brought by the grandparents. Provides that, when one parent is deceased, the surviving parent shall not interfere with the visitation rights of the grandparents. Makes other changes.

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Referred to Sen Rules Comm
00-02-02 S First reading
00-02-09 S
                                     Assigned to Judiciary
00-02-16 S
                                     Recommended do pass 011-000-000
         S Placed Calndr, Second Rdg
00-02-23 S Added as Chief Co-sponsor MADIGAN,L
         S Second Reading
         S Placed Calndr, 3rd Reading
00-02-24 S Third Reading - Passed 059-000-000
         H Arrive House
         H Placed Calndr First Rdg
         H Hse Sponsor DANIELS
                                     Referred to Hse Rules Comm
00-02-25 H First reading
00-02-29 H Alt Primary Sponsor Changed MCAULIFFE
00-03-01 H
                                     Assigned to Judiciary I - Civil Law
00-03-23 H
                                     Do Pass/Short Debate Cal 011-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
00-04-05 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
00-04-07 H
                Amendment No.01
                                     FLOWERS
         H
                Amendment referred to HRUL
         Η
                Amendment No.02
                                     MCAULIFFE
         H
                Amendment referred to HRUL
         H
                                     3RD READING
         Η
                                     DEADLINE EXTENDED
         Η

    APRIL 14, 2000

         H Held 2nd Rdg-Short Debate
00-04-10 H
                                     FLOWERS
                Amendment No.01
                                      HJUA
         Η
                Rules refers to
         Η
                Amendment No.02
                                     MCAULIFFE
         Η
                Rules refers to
                                      HJUA
         H Held 2nd Rdg-Short Debate
00-04-11 H
                Amendment No.02
                                     MCAULIFFE
         H Recommends be Adopted HJUA/009-000-000
         H Held 2nd Rdg-Short Debate
00-04-13 H
                Amendment No.03
                                     HAMOS
                Amendment referred to HRUL
         Η
                Amendment No.04
                                    FLOWERS
         H
                Amendment referred to HRUL
         Н
         H Held 2nd Rdg-Short Debate
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HAMOS
00-04-14 H
               Amendment No.03
        Η
               Rules refers to
                                    HJUA
        Η
               Amendment No.04
                                   FLOWERS
        H
               Rules refers to
                                    HJUA
        Η
                                   FINAL PASSAGE
        Η
                                   DEADLINE EXTENDED
        Н
                                   UNTIL - 04/16/00
        H Held 2nd Rdg-Short Debate
00-04-15 H
               Amendment No.03
                                   HAMOS
        H Recommends be Adopted HJUA/010-000-000
                                   FLOWERS
        Η
               Amendment No.04
        H Recommends be Adopted HJUA/010-000-000
               Amendment No.02
        H
                                   MCAULIFFE
                                                           Withdrawn
        Η
               Amendment No.03
                                   HAMOS
                                                           Adopted
        Η
               Amendment No.04
                                   FLOWERS
                                                           Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
        S Sponsor Removed MADIGAN,L
                                   Re-Refer Rules/Rul 19(a)
01-01-09 S Session Sine Die
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SB-1637 VIVERITO – WELCH.

20 ILCS 2805/15 new

Amends the Department of Veterans Affairs Act. Requires the Governor to appoint an Inspector General within the Department of Veterans' Affairs to review the operations and financial condition of each Illinois veterans home; review the operation and financial condition of veteran's programs receiving State moneys, including, but not limited to, County Veterans Assistance Commissions and veterans' memorials; and investigate allegations of misconduct by Department employees. Sets procedures the Inspector General must follow in conducting investigations. Provides for sanctions. Allows the Inspector General to recommend changes necessary to improve veterans' programs to the Director of Veterans' Affairs and to the General Assembly. Effective July 1, 2001.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1638 NOLAND.

305 ILCS 5/10-26.5 new

Amends the child support enforcement Article of the Illinois Public Aid Code. Provides that if a person receives a bad credit rating because of the nonreceipt of a disbursement of a child support payment or a delayed disbursement of a child support payment by the State Disbursement Unit, the Department of Public Aid shall notify the appropriate credit reporting agency of the unreceived or delayed disbursement of child support. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that upon the request of an adversely affected recipient of support, the Department of Public Aid shall send a letter to the recipient verifying the delayed or undisbursed child support payment (instead of requiring the Department to notify the credit reporting agency directly). Provides that the recipient may submit that letter to the appropriate credit reporting agency for placement in the recipient's credit file.

NOTE(S) THAT MAY APPLY: Fiscal

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00-02-02 S First reading
                                     Referred to Sen Rules Comm
00-02-09 S
                                     Assigned to Public Health & Welfare
00-02-15 S
                Amendment No.01
                                     PUB HEALTH S
                                                              Adopted
                                     Recmnded do pass as amend 010-000-000
         S Placed Calndr, Second Rdg
00-02-16 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-23 S Third Reading - Passed 059-000-000
         H Arrive House
         H Placed Calndr First Rdg
00-02-24 H Hse Sponsor MCCARTHY
         H Added As A Joint Sponsor MATHIAS
         H Added As A Joint Sponsor GARRETT
         H Added As A Joint Sponsor MCGUIRE
        H Added As A Joint Sponsor MITCHELL, BILL
         H First reading
                                     Referred to Hse Rules Comm
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00-03-09 H Alt Primary Sponsor Changed BROSNAHAN
00-03-16 H Assigned to Child Support Enforcement
00-03-24 H Do Pass/Short Debate Cal 008-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
00-03-29 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt
00-04-04 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
S Passed both Houses
00-05-03 S Sent to the Governor
00-06-09 S Governor approved
S Effective Date 00-06-09
S PUBLIC ACT 91-0793
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SB-1639 LINK - JACOBS - DELEO - VIVERITO.

New Act 30 ILCS 105/5.541 new 30 ILCS 105/5.542 new 30 ILCS 105/5.543 new 30 ILCS 105/5.540 rep. 30 ILCS 105/6z-43 rep. 35 ILCS 130/2

from Ch. 120, par. 453.2

Creates the Tobacco Settlement Proceeds Distribution Act and amends the State Finance Act and the Cigarette Tax Act. Creates 3 special funds in the State treasury: the Tobacco Settlement Trust Fund, the Tobacco Settlement Taxpayer Rebate Fund, and the Tobacco Settlement Health Fund. Provides that on July 1, 2000, the State Comptroller shall order the State Treasurer to transfer all moneys in the Tobacco Settlement Recovery Fund into the Tobacco Settlement Trust Fund. Provides that the State Treasurer shall deposit into the Tobacco Settlement Trust Fund all moneys paid to the State pursuant to a tobacco settlement agreement as well as any other moneys as provided by law. Provides for transfers from the Tobacco Settlement Trust Fund into the Tobacco Settlement Taxpayer Rebate Fund and the Tobacco Settlement Health Fund. Provides for a rebate payment to persons filing an Illinois income tax return. Provides that 35% of the moneys that are received by the State pursuant to the Cigarette Tax Act and the Cigarette Use Tax Act and that are paid into the General Revenue Fund shall be transferred into the Tobacco Settlement Health Fund. Effective July 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1640 WELCH.

220 ILCS 5/9-244.5 new

Amends the Public Utilities Act. Provides that the Illinois Commerce Commission shall issue rules that unbundle the metered delivery services of gas public utilities.

00-02-02 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1641 SMITH.

720 ILCS 570/407

from Ch. 56 1/2, par. 1407

Amends the Illinois Controlled Substances Act. Increases penalties for delivering or possessing controlled substances within 1,000 feet of a school bus route stop. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

00-02-02 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1642 SMITH - OBAMA - MUNOZ - MITCHELL,N - RONEN,C, SHAW, VIVERITO AND LINK.

New Act

Creates the Arthritis Quality of Life Initiative Act. Establishes an arthritis quality of life initiative in the Department of Public Health to promote (i) public awareness about arthritis, (ii) options for prevention, (iii) the value of early diagnosis and treatment, and (iv) the delivery of programs and services aimed at prevention of complications and improvement of quality of life. Requires the Director of Public Health to report annually to the Governor and the General Assembly on the activities and accomplishments of the initiative.

SENATE AMENDMENT NO. 1.

Makes establishment of the arthritis quality of life initiative subject to appropriation. SENATE AMENDMENT NO. 2.

Deletes the provision requiring the Director of Public Health to report annually to the Governor and the General Assembly on the activities and accomplishments of the initiative.

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NOTE(S) THAT MAY APPLY: Fiscal
      00-02-02 S First reading
                                            Referred to Sen Rules Comm
      00-02-09 S
                                            Assigned to Public Health & Welfare
      00-02-15 S
                       Amendment No.01
                                            PUB HEALTH S
                                                                    Adopted
                                            Recmnded do pass as amend 010-000-000
               S Placed Calndr, Second Rdg
      00-02-16 S Added as Chief Co-sponsor OBAMA
               S Added as Chief Co-sponsor MUNOZ
                S Added as Chief Co-sponsor MITCHELL,N
               S Second Reading
               S Placed Calndr, 3rd Reading
               S Added as Chief Co-sponsor RONEN,C
               S Added As A Co-sponsor SHAW
      00-02-17 S Added As A Co-sponsor VIVERITO
               S Added As A Co-sponsor LINK
      00-02-22 S Filed with Secretary
                      Amendment No.02
                                            SMITH
                       Amendment referred to SRUL
                                           SMITH
      00-02-23 S
                      Amendment No.02
               S Be apprvd for consideratn SRUL
               S Recalled to Second Reading
                       Amendment No.02
                                            SMITH
                                                                    Adopted
               S Placed Calndr,3rd Reading
      00-02-24 S Third Reading - Passed 059-000-000
               H Arrive House
               H Placed Calndr First Rdg
      00-02-28 H Hse Sponsor FLOWERS
      00-02-29 H First reading
                                            Referred to Hse Rules Comm
               H Added As A Joint Sponsor MCGUIRE
      00-03-03 H Added As A Joint Sponsor JONES, LOU
               H Added As A Joint Sponsor FEIGENHOLTZ
      00-03-16 H
                                            Assigned to Human Services
      00-03-23 H
                                            Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      00-03-29 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      00-04-05 H Added As A Joint Sponsor BOLAND
               H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
               S Passed both Houses
      00-05-04 S Sent to the Governor
      00-06-02 S Governor approved
                    Effective Date 01-01-01
               S
                    PUBLIC ACT 91-0750
SB-1643
            JONES,W.
   35 ILCS 105/2
                                   from Ch. 120, par. 439.2
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Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that "bulk vending machine" means a vending machine (now, a nonelectrically operated vending machine), containing unsorted confections, nuts, toys, or other items designed primarily to be used or played with by children (now, unsorted confections, nuts, or other merchandise) which, when a coin or coins (now, a coin) of a denomination not larger than \$0.50 are (now, one cent is) inserted, are dispensed in equal portions, at random, and without selection by the customer. Effective January 1, 2001.

from Ch. 120, par. 440

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NOTE(S) THAT MAY APPLY: Fiscal
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00-02-02 S First reading 01-01-09 S Session Sine Die

35 ILCS 120/1

Referred to Sen Rules Comm

SB-1644 OBAMA.

30 ILCS 705/5

from Ch. 127, par. 2305

Amends the Illinois Grant Funds Recovery Act. Extends the period during which grant funds must be spent or obligated, from 2 years to 4. Also provides that, at the request of the grantee under any grant agreement with the Capital Development Board that is in effect on the effective date of this amendatory Act, the Board shall amend the agreement to extend any 2-year spending, obligation, or completion deadline included in the agreement for an additional 2 years to reflect the change made by this amendatory Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1645 MOLARO - O'MALLEY - RONEN.C.

35 ILCS 200/12-55

Amends the Property Tax Code with respect to assessment notices. Provides that, in counties with 3,000,000 or more inhabitants, when a notice of increased assessment is mailed by the county assessor to the address of a mortgage lender, the mortgage lender, within 5 days after the mortgage lender's receipt of the notice, shall mail a copy of the notice to each mortgagor of the property referred to in the notice at the last known address of each mortgagor as shown on the records of the mortgage lender.

HOUSE AMENDMENT NO. 1.

Adds an immediate effective date.

HOUSE AMENDMENT NO. 2.

Changes a reference from "mortgage lender" to "mortgagee". Provides that the notice shall be forwarded with 7 business days (now 5 days). Provides that there shall be no liability for the failure of the mortgagee to forward the notice to each mortgagor.

NOTE(S) THAT MAY APPLY: Fiscal 00-02-02 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Revenue Recommended do pass 009-000-000 00-02-17 S Placed Calndr, Second Rdg S Added as Chief Co-sponsor O'MALLEY 00-02-23 S Second Reading S Placed Calndr, 3rd Reading 00-02-24 S Added as Chief Co-sponsor RONEN,C S Third Reading - Passed 059-000-000 H Arrive House H Placed Caindr First Rdg 00-02-25 H Hse Sponsor BIGGINS H First reading Referred to Hse Rules Comm 00-02-29 H Added As A Joint Sponsor CURRIE 00-03-01 H Assigned to Revenue 00-03-24 H Amendment No.01 REVENUE Adopted Do Pass Amend/Short Debate 009-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 00-03-28 H Added As A Joint Sponsor BLACK 00-04-05 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 00-04-07 H Amendment No.02 BIGGINS Η Amendment referred to HRUL Н 3RD READING DEADLINE EXTENDED Η - APRIL 14, 2000 Н H Held 2nd Rdg-Short Debate 00-04-10 H Amendment No.02 BIGGINS Rules refers to **HREV** Н H Held 2nd Rdg-Short Debate 00-04-11 H Amendment No.02 BIGGINS H Recommends be Adopted HREV/007-000-000 Amendment No.02 **BIGGINS** Н Adopted H Pld Cal 3rd Rdg-Shrt Dbt 00-04-14 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-001 00-04-15 S Sec. Desk Concurrence 01,02 S Filed with Secretary

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00-04-15--Cont.
                S Mtn Concur - House Amend No 01,02/MOLARO
                        Motion referred to
                                                SRUL
                S Mtn Concur - House Amend No 01,02/MOLARO
                        Rules refers to
                                               SREV
                S Mtn Concur - House Amend No 01,02/MOLARO
                S Be apprvd for consideratn SREV/008-000-000
                S Mtn Concur - House Amend No 01,02/MOLARO
                  S Concurs in H Amend 01,02/058-000-000
                S Passed both Houses
      00-04-19 S Sent to the Governor
      00-06-02 S Governor approved
                     Effective Date 00-06-02
                     PUBLIC ACT 91-0751
SB-1646
             MAITLAND - PHILIP.
     5 ILCS 80/4.21 new
    5 ILCS 80/4.11 rep.
  Amends the Regulatory Sunset Act. Changes the sunset date of the Radiation Protec-
tion Act of 1990 from December 31, 2000 to January 1, 2011. Effective immediately.
      FISCAL NOTE (Department of Nuclear Safety)
      All revenues generated under the Radiation Protection Act are
      deposited into the Radiation Protection Fund and are used to
      support the programs created under the Act. Revenues paid into
      this fund ranged between $4 million and $5 million per year
      over the past four fiscal years. The Department of Nuclear
      Safety is the only agency receiving appropriations from this
      fund. The Department expended $4.8 million from the fund
      during FY99, about 21% of the Department's total expenditures.
      Thirty-six positions are currently paid from this fund.
      00-02-02 S First reading
                                              Referred to Sen Rules Comm
      00-02-09 S
                                              Assigned to Environment & Energy
      00-02-16 S
                                              Recommended do pass 009-000-000
                S Placed Calndr, Second Rdg
      00-02-17 S Second Reading
                S Placed Calndr, 3rd Reading
      00-02-24 S Third Reading - Passed 058-000-000
                H Arrive House
                H Hse Sponsor RYDER
                H First reading
                                              Referred to Hse Rules Comm
      00-03-01 H
                                              Assigned to Registration & Regulation
      00-03-08 H Added As A Joint Sponsor SAVIANO
      00-03-09 H
                                              Fiscal Note Filed
                                              Do Pass/Short Debate Cal 011-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      00-03-22 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
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SB-1647 MAITLAND - PHILIP - MAHAR.

S

00-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000 S Passed both Houses 00-04-21 S Sent to the Governor 00-06-02 S Governor approved

Effective Date 00-06-02

PUBLIC ACT 91-0752

Authorizes certain conveyances of land from the Department of Transportation. Authorizes the Director of Natural Resources to convey title and easements with respect to certain tracts of land to the McHenry Township Road District, the Village of Bellwood, the Village of Maywood, the Springfield Park District, the Village of Chatham, the City of Cairo, the Village of Lemont, the Village of Matteson, and the City of Pana for open space, trail, and other purposes. Also authorizes the Director to convey title to certain land in Lake County to a named individual. Authorizes the transfer of certain lands between the Department of Military Affairs, the Mt. Vernon Township High School District No. 201, and the City of Mt. Vernon. Effective immediately.

SENATE AMENDMENT NO. 1.

Authorizes the conveyance of certain lands and the release or restoration of certain easement rights in Cook County, Bureau County, Woodford County, Clark County, and St. Clair County. Makes other changes.

LAND CONVEYANCE APPRAISAL (Department of Transportation)

Sets forth separate values for numerous parcels.

HOUSE AMENDMENT NO. 1. (Tabled April 15, 2000)

Adds a new Article which authorizes the Department of Central Management Services to convey specified real property to the Maryville Academy of Chicago, Illinois and to the New Horizon Center for the Developmentally Disabled.

HOUSE AMENDMENT NO. 2.

Authorizes the Director of Natural Resources to convey certain real property in Douglas County to Libman Equipment Partnership.

HOUSE AMENDMENT NO. 3.

Authorizes the conveyance of certain real property in Jackson County from the Department of Natural Resources to the Makanda Evergreen Cemetery Association.

HOUSE AMENDMENT NO. 4. (Tabled April 15, 2000)

Authorizes the release of an easement in Woodford County. Makes technical changes.

HOUSE AMENDMENT NO. 5. (Tabled April 15, 2000)

Adds reference to:

65 ILCS 5/7-1-1

from Ch. 24, par. 7-1-1

Amends the Illinois Municipal Code. In provisions setting forth the conditions for annexation of property to a municipality that is separated from the municipality by a forest preserve district (except in counties with a population of more than 500,000 but less than 3,000,000), provides that the property may be annexed only if the annexing municipality can show that the forest preserve district creates an artificial barrier preventing the annexation and that the location of the forest preserve district property prevents the orderly natural growth of the annexing municipality. Provides that the changes made to these provisions by this amendatory Act of the 91st General Assembly are declaratory of existing law and shall not be construed as a new enactment.

LAND CONVEYANCE APPRAISAL, AMENDED (Dept. of Transportation)

Sets forth separate values for the additional parcels included

in certain amendments added by the House (Sections 5-91 and

5-92 of SB 1647).

FISCAL NOTE, H-AM 15 (Department of Transportation)

Passage of this legislation will cause no negative fiscal

impact to IDOT.

LÂND CONVEYANCE APPRAISAL, H-AM 15 (Dept. of Transportation)

Passage of this legislation will cause no impact to IDOT.

HOUSE AMENDMENT NO. 6.

Restores a described easement in DeWitt County.

HOUSE AMENDMENT NO. 15.

Adds reference to:

65 ILCS 5/7-1-1

from Ch. 24, par. 7-1-1

Amends the Illinois Municipal Code. In provisions setting forth the conditions for annexation of property to a municipality that is separated from the municipality by a forest preserve district (except in counties with a population of more than 500,000 but less than 3,000,000), provides that the property may be annexed only if the annexing municipality can show that the forest preserve district creates an artificial barrier preventing the annexation and that the location of the forest preserve district property prevents the orderly natural growth of the annexing municipality. Provides that the above changes are declaratory of existing law and shall not be construed as a new enactment. Also: authorizes the release of an easement in Woodford County; authorizes the Department of Transportation to convey a specified parcel of land, located in Lawrence County, to the Board of Trustees of Vincennes University and warrants that the parcel is not subject to a right of access from or to adjacent U.S. Highway 50, either now or in the future; and authorizes the Department of Corrections to convey certain real estate in Randolph County to the City of Chester. Authorizes the Director of Central Management Services to convey certain described real estate to Maryville Academy, the New Horizon Center for the Developmentally Disabled, the City of Chicago, and Chicago Read Joint Venture, Limited Partnership. Authorizes the Director of Central Management Services to preserve, landscape, memorialize, and protect cemetery grounds located on the grounds of Chicago Read Mental Health Center. Requires the consent of the Secretary of Human Services concerning certain property under its jurisdiction. Makes technical changes.

NO	PE/S) THA	т	MAV ADDI V. Figaal	
ŅΟ			MAY APPLY: Fiscal First reading	Referred to Sen Rules Comm
	00-02-02		Thist reading	Assigned to Executive
	00-02-07		Amendment No.01	EXECUTIVE S Adopted
	00-02-17	Š	Amendment 140.01	Recmided do pass as amend 011-000-000
			Placed Calndr, Second Rdg	F
			Second Reading	
		S	Placed Calndr,3rd Reading	
			Third Reading - Passed 058-0	001-000
			Arrive House	
		H	Hse Sponsor DANIELS	D.C. J. H. D.I. C.
			First reading	Referred to Hse Rules Comm
			Alt Primary Sponsor Change	
	00-03-07	H H		Land Convey Appraisal Filed Committee Rules
	00-03-16			Assigned to Executive
	00-03-10		Amendment No.01	EXECUTIVE H Adopted
		H	Amendment No.02	EXECUTIVE H Adopted
		Ĥ	Amendment No.03	EXECUTIVE H Adopted
		Η	Amendment No.04	EXECUTIVE H Adopted
		Η	Amendment No.05	EXECUTIVE H Adopted
		Η		Do Pass Amend/Short Debate 015-000-000
			Placed Cal 2nd Rdg-Shrt Dbt	
	00-04-05		Amendment No.06	TURNER, JOHN
		H	Amendment referred to	
		H H	Amendment No.07 Amendment referred to	MCAULIFFE
			Added as Chief Co-sponsor M	AAHAR
		Н	Added as effici eo spolisor is	Land Con App Fld as Amnd
		Η	Second Reading-Short Debate	**
		Н	Held 2nd Rdg-Short Debate	
	00-04-06		Amendment No.06	TURNER, JOHN
		Η	Rules refers to	HEXC
			Recommends be Adopted HE	
		Н	Amendment No.07	MCAULIFFE
		H	Rules refers to	HEXC
		Н	Recommends be Adopted HE Amendment No.08	MITCHELL,BILL
		H		
		H	Amendment No.09	MCAULIFFE
		Η	Amendment referred to	
		Η	Held 2nd Rdg-Short Debate	
	00-04-07			3RD READING
		Η		DEADLINE EXTENDED
		H	W.112 ID.1 61	- APRIL 14, 2000
			Held 2nd Rdg-Short Debate	MCALILIERE
	00-04-11		Amendment No.10	MCAULIFFE
		H	Amendment referred to Held 2nd Rdg-Short Debate	HRUL
	00-04-12		_	MCAULIFFE
	50-0 1- 12	Н	Amendment referred to	
			Held 2nd Rdg-Short Debate	
		Н	Amendment No.12	MCAULIFFE
		Н	Amendment referred to	
		Н	Amendment No.13	MCAULIFFE
		Η	Amendment referred to	HRUL
			Held 2nd Rdg-Short Debate	<u> </u>
	00-04-14		Amendment No.12	MCAULIFFE
			Recommends be Adopted HR	
		Н	Amendment No.13 Rules refers to	MCAULIFFE
		H H	Amendment No.14	HEXC MCAULIFFE
		Н	Amendment referred to	
		H	Rules refers to	HEXC
		H		FINAL PASSAGE
		Ĥ		DEADLINE EXTENDED
		Η		UNTIL - 04/16/00
		Н	Held 2nd Rdg-Short Debate	

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00-04-15 H
                Amendment No.13
                                     MCAULIFFE
         H Recommends be Adopted HEXC/014-000-000
                Amendment No.14
         Н
                                     MCAULIFFE
         H Recommends be Adopted HEXC/014-000-000
                Amendment No.15
         Н
                                     MCAULIFFE
         H
                Amendment referred to HRUL
         H Recommends be Adopted HRUL/004-000-000
         Η
                                     Fiscal Note Filed as amnded
         Η
                                     Land Con App Fld as Amnd
                                     TURNER,JÖHN
                Amendment No.06
         H
                                                             Adopted
         Η
                Amendment No.07
                                     MCAULIFFE
                                                             Withdrawn
                Amendment No.12
         Η
                                     MCAULIFFE
                                                             Withdrawn
                Amendment No.13
                                     MCAULIFFE
         Η
                                                             Withdrawn
         Н
                Amendment No.14
                                     MCAULIFFE
                                                             Withdrawn
         Η
                                     Mtn Prevail -Table Amend No 01
         Н
                                     Mtn Prevail -Table Amend No 04
         Η
                                     Mtn Prevail -Table Amend No 05
         Н
                Amendment No.15
                                     MCAULIFFE
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         Η
                                     Tabled Pursnt to Rule 40(a) HA #08,09,10,11
         Η
           3rd Rdg-Shrt Dbt-Pass/Vote 089-018-010
           Sec. Desk Concurrence 02,03,06,15
           Filed with Secretary
           Mtn Concur - House Amend No 02,03,06,15
                                     -MAITLAND
                Motion referred to
                                      SRUL
           Mtn Concur - House Amend No 02,03,06,15
         S
                                     MAITLAND
         S
                Rules refers to
                                      SEXC
         S
           Mtn Concur - House Amend No 02,03,06,15
         S
                                     MAITLAND
                                     Be adopted
         S
           Mtn Concur - House Amend No 02,03,06,15
                                     -MAITLAND
           S Concurs in H Amend 02,03,06
          S Concurs in H Amend 15/057-000-001
         S Passed both Houses
00-04-19 S Sent to the Governor
00-06-13 S Governor approved
             Effective Date 00-06-13
         S
             PUBLIC ACT 91-0824
      RAUSCHENBERGER - PHILIP.
                            from Ch. 120, par. 424
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SB-1648

35 ILCS 505/8

Amends the Motor Fuel Tax Law. Provides that one-twelfth of \$25,000,000 shall be transferred each month by the State Comptroller and the Treasurer from the Motor Fuel Tax Fund into the Vehicle Inspection Fund until June 30, 2006 (now until December 31, 2000). Effective immediately.

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00-02-02 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Environment & Energy
00-02-16 S
                                      Recommended do pass 010-000-000
           Placed Calndr, Second Rdg
00-02-17 S
            Second Reading
         S Placed Calndr, 3rd Reading
00-02-23 S Third Reading - Passed 059-000-000
         H Arrive House
         H Placed Calndr First Rdg
00-02-24 H Hse Sponsor CROSS
         H Added As A Joint Sponsor HASSERT
         H Added As A Joint Sponsor PERSICO
         H First reading
                                      Referred to Hse Rules Comm
00-03-01 H Alt Primary Sponsor Changed HASSERT
         H Joint-Alt Sponsor Changed PERSICO
00-03-02 H
                                      Assigned to Environment & Energy
00-03-08 H Added As A Joint Sponsor DAVIS, STEVE
00-03-09 H
                                      Do Pass/Short Debate Cal 016-001-000
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H Placed Cal 2nd Rdg-Shrt Dbt

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00-03-24 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-03-30 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-002-000
         S Passed both Houses
00-04-28 S Sent to the Governor
00-06-09 S Governor approved
              Effective Date 00-06-09
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PUBLIC ACT 91-0794

S SB-1649 SIEBEN - PHILIP.

15 ILCS 405/21

from Ch. 15, par. 221

Amends the State Comptroller Act in the Section concerning imprest accounts. Provides for the transfer of \$200,000 (now \$100,000) to the Department of Agriculture for the purpose of making change at each State Fair (now, at the State Fairgrounds). Provides for transfers to the Department of Agriculture to pay State Fair entertainment contracts at each State Fair (now, for the payment of State Fair entertainment event percentage contracts). Provides that the authorization for the transfer for entertainment contracts terminates within 60 days (now, within 45 days) after the close of each State Fair. Effective July 1, 2000.

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NOTE(S) THAT MAY APPLY: Fiscal
   00-02-02 S First reading
                                           Referred to Sen Rules Comm
   00-02-09 S
                                           Assigned to Environment & Energy
   00-02-10 S
                                           Re-referred to Rules
                                           Assigned to State Government Operations
   00-02-17 S
                                           Recommended do pass 009-000-000
             S Placed Calndr, Second Rdg
    00-02-23 S Second Reading
             S Placed Calndr, 3rd Reading
   00-02-24 S Third Reading - Passed 059-000-000
             H Arrive House
             H Hse Sponsor DANIELS
             H Alt Primary Sponsor Changed MITCHELL, JERRY
             H First reading
                                          Referred to Hse Rules Comm
   00-03-01 H
                                           Assigned to State Government
                                             Administration
   00-03-07 H Added As A Joint Sponsor BLACK
    00-03-09 H
                                           Do Pass/Short Debate Cal 009-000-000
             H. Placed Cal 2nd Rdg-Shrt Dbt
    00-03-22 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   00-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
             S Passed both Houses
   00-04-21 S Sent to the Governor
    00-06-02 S Governor approved
                  Effective Date 00-07-01
             S
                  PUBLIC ACT 91-0753
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SB-1650 WATSON - PHILIP.

505 ILCS 80/6b

from Ch. 5, par. 55.6b

Amends the Illinois Fertilizer Act of 1961. Provides that moneys appropriated from the Fertilizer Control Fund for the Fertilizer Research and Education Program may be used for council expenses, peer review, and contracts. Deletes a provision that those moneys may be used for grants. Provides that the Department of Agriculture shall receive 3% of the annual amount deposited in the Fund (now, the Department is entitled to apply for up to 3% of the annual amount deposited in the Fund for operating expenses). Effective July 1, 2000.

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FISCAL NOTE (Department of Agriculture)
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SB 1650 clarifies program activities and expenditures, payable

from the Fertilizer Control Fund, and will not increase or

decrease State expenditures.

OTE(S) THAT MAY APPLY: FISCAL	
00-02-02 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Agriculture & Conservation
00-02-16 S	Recommended do pass 009-000-000
S Placed Calndr, Second Rdg	

00-02-17	S Second Reading	
00.00.00	S Placed Calndr,3rd Reading	200,000
00-02-23	S Third Reading - Passed 058-	000-000
	H Arrive House	
00.00.01	H Placed Calndr First Rdg	
00-02-24	H Hse Sponsor HARTKE	D.C. J. H. D.J. C.
	H First reading	Referred to Hse Rules Comm
00-03-02		Assigned to Agriculture & Conservation
00-03-22		Fiscal Note Filed
	Н	Committee Agriculture & Conservation
00-03-23		Do Pass/Short Debate Cal 015-000-000
	H Placed Cal 2nd Rdg-Shrt Db	
00-03-24	H Second Reading-Short Debat	e
	H Pld Cal 3rd Rdg-Shrt Dbt	
00-03-28	H 3rd Rdg-Shrt Dbt-Pass/Vote	117-000-000
	S Passed both Houses	
	H Added As A Joint Sponsor H	
	H Added As A Joint Sponsor B	
	H Added As A Joint Sponsor M	
	H Added As A Joint Sponsor B	OST
	S Sent to the Governor	
00-06-02	S Governor approved	
	S Effective Date 00-07-01	
	S PUBLIC ACT 91-0754	
SB-1651 R	AUSCHENBERGER – PHILIF	

20 ILCS 3105/9.02a from Ch. 127, par. 779.02a

Amends the State Finance Act to delete the repeal date of the Capital Development Board Revolving Fund. Amends the Capital Development Board Act to delete the repeal date of the Board's authority to charge contract administration fees. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:

30 ILCS 105/5.237

30 ILCS 105/6z-19

S

PUBLIC ACT 91-0795

from Ch. 127, par. 142z-19

from Ch. 127, par. 141.237

Restores the language repealing the Capital Development Board Revolving Fund and the Board's authority to charge contract administration fees, but changes the repeal date from June 30, 2000 to June 30, 2004 for both provisions. Changes the repeal date for the Section concerning payments into and use of the Capital Development Board Revolving Fund from June 30, 2000 to June 30, 2004.

NOTE(S) THAT MAY APPLY: Fiscal 00-02-02 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Executive 00-02-17 S EXECUTIVE Amendment No.01 Adopted Recmnded do pass as amend 011-000-000 S Placed Calndr, Second Rdg 00-02-23 S Second Reading S Placed Calndr, 3rd Reading 00-02-24 S Third Reading - Passed 059-000-000 H Arrive House H Hse Sponsor DANIELS H First reading Referred to Hse Rules Comm 00-03-02 H Alt Primary Sponsor Changed MORROW H Added As A Joint Sponsor TENHOUSE 00-03-16 H Assigned to Revenue 00-03-24 H Do Pass/Short Debate Cal 009-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 00-03-29 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 00-03-30 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000 S Passed both Houses 00-04-28 S Sent to the Governor 00-06-09 S Governor approved Effective Date 00-06-09

939 SB-1652

SB-1652 DONAHUE - MADIGAN, R - WALSH, T - PHILIP - CULLERTON.

Amends the State Employees Group Insurance Act of 1971. Provides that contracts for group life insurance, health benefits, and other employee benefits may not extend beyond 10 years (now, those contracts may not extend beyond 5 fiscal years). Provides that the contracts may be renewed for a period of 10 years (now, 5 years). Effective immediately.

from Ch. 127, par. 525

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NOTE(S) THAT MAY APPLY: Fiscal
    00-02-02 S First reading
                                         Referred to Sen Rules Comm
    00-02-04 S Added as Chief Co-sponsor CULLERTON
    00-02-09 S
                                         Assigned to Insurance & Pensions
    00-02-15 S
                                         Recommended do pass 008-000-000
             S Placed Calndr, Second Rdg
    00-02-17 S Second Reading
             S Placed Calndr, 3rd Reading
    00-02-23 S Third Reading - Passed 058-000-000
             H Arrive House
             H Hse Sponsor KRAUSE
             H Added As A Joint Sponsor MAUTINO
             H Added As A Joint Sponsor GRANBERG
             H Added As A Joint Sponsor FRITCHEY
             H Added As A Joint Sponsor GIGLIO
             H Placed Calndr First Rdg
    00-02-24 H First reading
                                          Referred to Hse Rules Comm
    00-03-02 H
                                          Assigned to State Government
                                            Administration
    00-03-09 H
                                         Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    00-04-07 H
                                         Re-Refer Rules/Rul 19(a)
    01-01-09 S Session Sine Die
          MAHAR - PHILIP - TROTTER, SULLIVAN AND OBAMA.
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SB-1653

220 ILCS 5/4-202 from Ch. 111 2/3, par. 4-202 220 ILCS 5/4-203 from Ch. 111 2/3, par. 4-203 220 ILCS 5/5-202 from Ch. 111 2/3, par. 5-202 220 ILCS 5/16-125

Amends the Public Utilities Act. Authorizes the Commission to seek an injunction against violations of the Act or Commission rules or orders without first holding an administrative hearing. Permits the Commission to establish penalty schedules for certain violations. Establishes penalties for violations by entities other than public utilities. Provides that the Commerce Commission may assess public utilities for costs the Commission incurs in determining whether damages should be paid by the utility because of power interruptions or fluctuations. Authorizes the Commission to utilize outside consultants. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that civil penalties related to the late filing of required documents and taxes are due at the time the late filing is made. Limits penalties to \$30,000 per offense and \$1,000,000 per continuing violation. Deletes provisions authorizing the Commission to establish penalty schedules.

SENATE AMENDMENT NO. 2.

Replaces the title and everything after the enacting clause. Amends the Public Utilities Act. Provides that the Commerce Commission may assess public utilities for costs the Commission incurs in determining whether damages should be paid by the utility because of power interruptions or fluctuations. Authorizes the Commission to utilize outside consultants. Establishes a procedure for the imposition and collection of penalties with respect to public utilities other than telecommunications carriers. Provides that the Commerce Commission may compromise civil penalties. Provides that civil penalties related to the late filing of reports, taxes, and other filings shall be paid into the Public Utility Fund. Limits penalties to \$30,000 per offense and \$500,000 per continuing violation. Deletes provisions authorizing the Commission to establish a penalty schedule. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 220 ILCS 5/4-202 220 ILCS 5/4-203 220 ILCS 5/5-202 220 ILCS 5/16-125 Adds reference to: 220 ILCS 5/16-115C new 220 ILCS 5/16-115D new 220 ILCS 5/16-115E new 220 ILCS 5/16-115E new 220 ILCS 5/16-124 220 ILCS 5/16-124

Replaces the title and everything after the enacting clause. Amends the Public Utilities Act to provide for the provision of unbundled delivery services by entities other than electric utilities and alternative retail electric suppliers. Establishes criteria that must be met to obtain a certificate of authority as a provider of unbundled delivery services. Establishes the service obligations of providers of unbundled delivery services and provides for oversight by the Commerce Commission. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 00-02-02 S First reading Referred to Sen Rules Comm 00-02-10 S Assigned to Environment & Energy 00-02-16 S Added as Chief Co-sponsor TROTTER Amendment No.01 ENVIR. & ENE. S Adopted Recmnded do pass as amend 010-000-000 S Placed Calndr, Second Rdg 00-02-22 S Added As A Co-sponsor SULLIVAN 00-02-23 S Added as Chief Co-sponsor MADIGAN,L S Second Reading S Placed Calndr, 3rd Reading S Filed with Secretary S Amendment No.02 MAHAR S Amendment referred to SRUL S Amendment No.02 MAHAR S Rules refers to SENV 00-02-24 S Amendment No.02 MAHAR Be adopted S Sponsor Removed MADIGAN,L Recalled to Second Reading S S Amendment No.02 MAHAR Adopted S Placed Calndr, 3rd Reading Added As A Co-sponsor OBAMA S Third Reading - Passed 057-000-000 00-02-25 H Arrive House H Hse Sponsor PERSICO H First reading Referred to Hse Rules Comm 00-03-01 H Assigned to Public Utilities 00-03-08 H Added As A Joint Sponsor SCHOENBERG 00-03-24 H Re-Refer Rules/Rul 19(a) 00-04-11 H Assigned to Public Utilities H COMMITTEE AND Н 3RD READING Н DEADLINE EXTENDED - APRIL 14, 2000 H Mtn Prevail Suspend Rule 25 Н Re-assigned to Electric Utility Deregulation H. Added As A Joint Sponsor NOVAK H Added As A Joint Sponsor GRANBERG H Added As A Joint Sponsor MEYER 00-04-12 H Amendment No.01 ELC UTLY DREG H Adopted 009-000-000 H Do Pass Amend/Short Debate 009-000-000 H Placed Cal 2nd Rdg-Shrt Dbt H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

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00-04-13 H Amendment No.02 SCULLY
H Amendment referred to HRUL
H Held 2nd Rdg-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt

H Tabled Pursnt to Rule 40(a) HA 02
H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000

00-04-14 S Sec. Desk Concurrence 01

00-05-16 S Refer to Rules/Rul 3-9(b)

01-01-09 S Session Sine Die
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SB-1654 RAUSCHENBERGER -- PHILIP.

220 ILCS 5/2-101

from Ch. 111 2/3, par. 2-101

Amends the Public Utilities Act. Provides that if there are no vacancies on the Commerce Commission, 4 members constitute a quorum; otherwise, a majority of the Commission constitutes a quorum. Effective immediately.

00-02-02 S Firs	t reading	Referred to Sen Rules Comm
00-02-09 S		Assigned to Executive
00-02-17 S		To Subcommittee
S		Committee Executive
00-02-18 S		Refer to Rules/Rul 3-9(a)
01-01-09 S Sess	sion Sine Die	

SB-1655 PARKER – PHILIP – SILVERSTEIN – MADIGAN,L – LINK, GEO-KARIS, SULLIVAN, OBAMA AND HALVORSON.

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725 ILCS 5/110-10
                                    from Ch. 38, par. 110-10
725 ILCS 5/112A-22.5 new
725 ILCS 5/112A-28
                                    from Ch. 38, par. 112A-28
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
735 ILCS 5/12-652
                                    from Ch. 110, par. 12-652
735 ILCS 5/12-653
                                    from Ch. 110, par. 12-653
735 ILCS 5/12-655
                                    from Ch. 110, par. 12-655
750 ILCS 60/222.5 new
750 ILCS 60/223
                                    from Ch. 40, par. 2312-23
750 ILCS 60/302
                                    from Ch. 40, par. 2313-2
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Amends the Code of Criminal Procedure of 1963, the Unified Code of Corrections, the Code of Civil Procedure, and the Domestic Violence Act of 1986. Authorizes a court to order compliance with an order of protection issued by the court of another state, tribe, or United States territory as a condition of bail, parole, mandatory supervised release, or supervision. Provides for filing of a foreign order of protection with the circuit clerk, and requires the clerk to file the order with the sheriff or other law enforcement officials charged with maintaining Department of State Police records. Provides that a foreign order of protection is entitled to full faith and credit in this State.

HOUSE AMENDMENT NO. 1.

Deletes provisions amending the Code of Criminal Procedure of 1963 and the Illinois Domestic Violence Act of 1986 and providing that a court, law enforcement officer, or other person who enforces an order of protection based upon a reasonable belief that the order is valid is immune from civil liability for any action taken based on that belief.

HOUSE AMENDMENT NO. 2.

In provisions amending the Code of Criminal Procedure of 1963 and the Illinois Domestic Violence Act of 1986, in the captions of Sections added by the bill concerning the filing of an order of protection issued in another state, deletes references to "immunity".

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00-02-02 S First reading Referred to Sen Rules Comm
00-02-09 S Added as Chief Co-sponsor SILVERSTEIN
00-02-16 S Recommended do pass 011-000-000
S Placed Calndr,Second Rdg
00-02-23 S Added as Chief Co-sponsor MADIGAN,L
S Added as Chief Co-sponsor LINK
00-02-24 S Second Reading
S Placed Calndr,3rd Reading
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00-02-25 S Added As A Co-sponsor GEO-KARIS
               S Added As A Co-sponsor SULLIVAN
               S Added As A Co-sponsor OBAMA
               S Added As A Co-sponsor HALVORSON
               S Third Reading - Passed 059-000-000
               H Arrive House
               H Hse Sponsor DANIELS
               H First reading
                                            Referred to Hse Rules Comm
               H Alt Primary Sponsor Changed KOSEL
      00-03-01 H
                                            Assigned to Judiciary II - Criminal Law
      00-03-09 H
                       Amendment No.01
                                            JUD-CRIMINAL H
                                                                    Adopted
                                            Do Pass Amend/Short Debate 010-000-000
               H
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Added As A Joint Sponsor LINDNER
      00-03-24 H Added As A Joint Sponsor COULSON
               H Added As A Joint Sponsor O'CONNOR
      00-03-28 H
                       Amendment No.02
                                           KOSEL
               Η
                       Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shrt Dbt
      00-03-29 H
                       Amendment No.02
                                            KOSEL
               H Recommends be Adopted HRUL/004-000-000
               H Cal Ord 2nd Rdg-Shrt Dbt
      00-03-30 H Second Reading-Short Debate
               Η
                       Amendment No.02
                                            KOSEL
                                                                    Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Added As A Joint Sponsor GASH
      00-04-04 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-001-000
      00-04-05 S Sec. Desk Concurrence 01,02
      00-04-11 S Filed with Secretary
               S Mtn Concur - House Amend No 01,02/PARKER
                       Motion referred to
                                             SRUL
               S Mtn Concur - House Amend No 01.02/PARKER
                       Rules refers to
                                             SJUD
                 Mtn Concur - House Amend No 01,02/PARKER
               S Be apprvd for consideratn SJUD/010-000-000
      00-04-12 S Mtn Concur - House Amend No 01,02/PARKER
                  S Concurs in H Amend 01,02/059-000-000
               S
                 Passed both Houses
      00-05-11 S Sent to the Governor
      00-07-06 S
                 Governor approved
               S
                    Effective Date 01-01-01
                    PUBLIC ACT 91-0903
SB-1656
             GEO-KARIS - PHILIP - WALSH,L - DELEO AND LIGHTFORD.
  205 ILCS 305/9
                                   from Ch. 17, par. 4410
  205 ILCS 305/12
                                   from Ch. 17, par. 4413
  Amends the Illinois Credit Union Act. Removes the requirement that credit unions
be examined annually. Imposes annual regulatory fees upon credit unions rather than
examination fees. Increases fees. Effective January 1, 2001.
  SENATE AMENDMENT NO. 1.
  Provides that the Department of Financial Institutions shall examine credit unions at
least biennially.
  NOTE(S) THAT MAY APPLY: Fiscal
      00-02-02 S First reading
                                            Referred to Sen Rules Comm
      00-02-09 S
                                            Assigned to Financial Institutions
      00-02-17 S
                                            FINANC, INST, S
                       Amendment No.01
                                                                    Adopted
                                            Recmnded do pass as amend 006-000-000
               S Placed Calndr, Second Rdg
               S Added as Chief Co-sponsor WALSH,L
      00-02-23 S Second Reading
               S Placed Calndr, 3rd Reading
               S Added as Chief Co-sponsor DELEO
               S Added As A Co-sponsor LIGHTFORD
      00-02-24 S Third Reading - Passed 059-000-000
               H Arrive House
               H Hse Sponsor DANIELS
               H Alt Primary Sponsor Changed DURKIN
```

Referred to Hse Rules Comm

H First reading

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00-03-01 H
                                             Assigned to Financial Institutions
      00-03-07 H Added As A Joint Sponsor BUGIELSKI
                H Added As A Joint Sponsor SAVIANO
                H Added As A Joint Sponsor LYONS, JOSEPH
      00-03-08 H
                                             Do Pass/Short Debate Cal 017-001-000
                H Placed Cal 2nd Rdg-Shrt Dbt
                H Added As A Joint Sponsor MAUTINO
      00-03-22 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      00-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 079-036-000
                S Passed both Houses
      00-04-21 S Sent to the Governor
      00-06-02 S Governor approved
                     Effective Date 01-01-01
                     PUBLIC ACT 91-0755
SB-1657
             DONAHUE - PHILIP - SMITH.
   20 ILCS 2215/4-1
                                    from Ch. 111 1/2, par. 6504-1
   20 ILCS 2215/4-2
                                    from Ch. 111 1/2, par. 6504-2
   20 ILCS 2215/4-3
                                    from Ch. 111 1/2, par. 6504-3
   20 ILCS 2215/4-5
                                    from Ch. 111 1/2, par. 6504-5
```

Amends the Illinois Health Finance Reform Act. Requires the Illinois Health Care Cost Containment Council to collect certain information from billing forms concerning outpatient surgeries at hospitals and licensed ambulatory surgical treatment centers in the State. Deletes current provisions concerning the collection of information from licensed ambulatory surgical treatment centers. Updates references to uniform billing forms developed by the National Uniform Billing Committee. Deletes provisions requiring hospitals to submit copies of Medicaid Cost Reports and to submit certain other information to the Council. Makes other changes. Effective immediately.

SENATE AMENDMENT NO. 1

Adds reference to: 20 ILCS 2215/2-1

Further amends the Illinois Health Finance Reform Act. Increases the membership of the Illinois Health Care Cost Containment Council from 11 to 13. Provides that 2 members must represent Illinois hospitals, at least one of whom must represent a small rural hospital, 2 members must represent physicians, and one must represent ambulatory surgical treatment centers. Provides that the outpatient data shall be collected on a trial basis for one year beginning on January 1, 2001 (now, July 1, 2000). Requires the Council to implement outpatient date reporting on January 1, 2002 (now, July 1, 2001). NOTE(S) THAT MAY APPLY: Fiscal

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00-02-02 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Public Health & Welfare
00-02-15 S
                                      Recommended do pass 010-000-000
           Placed Calndr, Second Rdg
         S
            Added as Chief Co-sponsor SMITH
00-02-17 S
           Second Reading
           Placed Calndr, 3rd Reading
00-02-24 S Filed with Secretary
         S
                 Amendment No.01
                                      DONAHUE
         S
                 Amendment referred to SRUL
                Amendment No.01
                                     DONAHUE
         S Be apprvd for consideratn SRUL
         S Recalled to Second Reading
                 Amendment No.01
                                     DONAHUE
                                                              Adopted
         S Placed Calndr,3rd Reading
         S Third Reading - Passed 055-001-000
00-02-25 H Arrive House
         H Hse Sponsor DANIELS
         H First reading
                                     Referred to Hse Rules Comm
00-02-29 H Alt Primary Sponsor Changed KRAUSE
00-03-01 H Added As A Joint Sponsor CAPPARELLI
00-03-02 H Added As A Joint Sponsor MULLIGAN
         H Added As A Joint Sponsor FLOWERS
         H Added As A Joint Sponsor DAVIS, MONIQUE
                                      Assigned to Human Services
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00-03-08 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      00-03-23 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      00-03-29 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
                S Passed both Houses
      00-04-27 S Sent to the Governor
      00-06-02 S Governor approved
                     Effective Date 00-06-02
                S
                     PUBLIC ACT 91-0756
SB-1658
             MADIGAN.R - PHILIP AND CRONIN.
   30 ILCS 105/5.138
                                    from Ch. 127, par. 141.138
  215 ILCS 5/Art, V 3/4 heading new
  215 ILCS 5/107a.01 new
  215 ILCS 5/107a.02 new
  215 ILCS 5/107a.03 new
  215 ILCS 5/107a.04 new
  215 ILCS 5/107a.05 new
  215 ILCS 5/107a.06 new
  215 ILCS 5/107a.07 new
  215 ILCS 5/107a.08 new
  215 ILCS 5/107a.09 new
  215 ILCS 5/107a.10 new
  215 ILCS 5/107a.11 new
  215 ILCS 5/107a.12 new
  215 ILCS 5/107a.13 new
  215 ILCS 5/107a.14 new
  215 ILCS 5/107a.15 new
  215 ILCS 5/464a rep.
  820 ILCS 305/4
                                    from Ch. 48, par. 138.4
  820 ILCS 305/4a rep.
  820 ILCS 310/4
                                    from Ch. 48, par. 172.39
  820 ILCS 310/4a rep.
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Amends the Illinois Insurance Code. Provides for the regulation of workers' compensation pools by the Department of Insurance. Sets forth requirements for pooling agreements and requirements for issuance of certificates of authority for pooling agreements. Establishes bond requirements. Creates the Worker's Compensation Pool Insolvency Fund as a successor fund to the Group Self-Insurers' Insolvency Fund. Provides for assessments of members of workers' compensation self-insurance pools when a pool is insolvent. Effective January 1, 2001.

SENATE AMENDMENT NO. 1.

Provides that certificates of authority issued to group self-insurers under prior law shall continue in effect and be subject to the Group Workers' Compensation Pools Article of the Illinois Insurance Code.

SENATE AMENDMENT NO. 2.

Provides that units of local government, school districts, and intergovernmental risk management associations, self-insurance pools, or self-administered health and accident cooperative pools shall not be deemed "employers" or "pools" for purposes of the Workers' Compensation Pool Law. Removes requirement that pooling agreements contain a disclosure of fees to be charged by pool administrators. Provides that only qualified group workers' compensation pools are subject to the assessment provisions of the Workers' Compensation Pool Law.

SENATE AMENDMENT NO. 3.

Provides that when pooling agreements require written notice for withdrawal from a pool, the notice period may not be greater than 90 days.

HOUSE AMENDMENT NO. 1.

Adds reference to: 820 ILCS 305/10.1 new

Amends the Workers' Compensation Act. Permits parties to enter into a compromise lump sum settlement in either permanent total or permanent partial disability cases which prorates the lump sum settlement over the life expectancy of the injured worker. Provides that in those cases: (i) neither the weekly compensation rate paid throughout

the case nor the maximum statutory weekly rate applicable to the injury applies; (ii) no compensation rate shall exceed the maximum statutory weekly rate as of the date of the injury; and (iii) the prorated rate set forth in the approved settlement documents becomes the rate for that case. The new provisions are retroactive in effect.

HOUSE AMENDMENT NO. 2.

Deletes provision giving retroactive effect to authorization for compromise lump sum settlements of disability cases under the Workers' Compensation Act.

			Workers' Compensation Act.
OTE(S) THA	T.	MAY APPLY: Fiscal	
00-02-02	S	First reading	Referred to Sen Rules Comm
• 00-02-09	S	_	Assigned to Insurance & Pensions
00-02-15	S	Amendment No.01	INS & PENS. S Adopted
	S		Recmided do pass as amend 008-000-000
		Placed Calndr, Second Rdg	recentification pass as amena ooc ooc ooc
00-02-16		Second Reading	
00-02-10		Placed Calndr,3rd Reading	
00.02.17		Added As A Co-sponsor CRO	MIN
00-02-17	c	Filed with Secretary	NAMA .
00-02-23	S		MADICAND
		Amendment No.02 Amendment referred to	MADIGAN,R SRUL
	S S		
		Amendment No.02	MADIGAN,R
		Be approved for consideratin SR	OL
		Recalled to Second Reading Amendment No.02	MADICANID Add
	S		MADIGAN,R Adopted
00 02 24		Placed Calndr,3rd Reading	
00-02-24		Filed with Secretary	MADICIAND
	S	Amendment No.03	MADIGAN,R
	S	Amendment referred to	
	S	Amendment No.03	MADIGAN,R
00 00 05		Be apprvd for consideratn SR	.UL
00-02-25		Recalled to Second Reading	MIDIGINE
	S	Amendment No.03	MADIGAN,R Adopted
		Placed Calndr,3rd Reading	, , , , , , , , , , , , , , , , , , , ,
		Third Reading - Passed 059-0	000-000
		Arrive House	
		Hse Sponsor DANIELS	
		Placed Calndr First Rdg	
00-02-29		Alt Primary Sponsor Changed	
		First reading	Referred to Hse Rules Comm
00-03-02	H	Added As A Joint Sponsor B	RADY
	H	Added As A Joint Sponsor M	AUTINO
		Added As A Joint Sponsor Pa	
00 00 16		Added As A Joint Sponsor Bl	
00-03-16			Assigned to Insurance
00-03-23		Amendment No.01	INSURANCE H Adopted
	Η		Do Pass Amend/Short Debate 013-000-000
		Placed Cal 2nd Rdg-Shrt Dbt	
00-03-29			MAUTINO
	Η		HRUL
		Cal Ord 2nd Rdg-Shrt Dbt	
00-04-04			MAUTINO
		Recommends be Adopted HR	
		Second Reading-Short Debate	
	H		MAUTINO Adopted
		Pld Cal 3rd Rdg-Shrt Dbt	
		3rd Rdg-Shrt Dbt-Pass/Vote	
		Sec. Desk Concurrence 01,02	
00-04-12		Filed with Secretary	
	S	Mtn Concur - House Amend	No 01,02/MADIGAN,R
	S	Motion referred to	SRUL
	S	Mtn Concur - House Amend	No 01,02/MADIGAN,R
	S	Rules refers to	SINS
		Mtn Concur - House Amend	
	S		Be adopted
00-04-13	S	Mtn Concur - House Amend	No 01,02/MADIGAN,R
		S Concurs in H Amend 01,02	/059-000-000
	S	Passed both Houses	

00-05-12 S Sent to the Governor

00-06-02 S Governor approved

S Effective Date 01-01-01

S PUBLIC ACT 91-0757

SB-1659 RAUSCHENBERGER – PHILIP.

20 ILCS 415/4c

from Ch. 127, par. 63b104c

Amends the Personnel Code. Exempts the technical and engineering staff of the Department of Natural Resources from the provisions of the Code. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes the i	Deletes the immediate effective date.				
00-02-02	S	First reading	Referred to Sen Rules Comm		
00-02-09	S		Assigned to State Government Operations		
00-02-17	S		Recommended do pass 009-000-000		
	Ś	Placed Calndr, Second Rdg	·*		
00-02-23	S	Second Reading			
	S	Placed Calndr,3rd Reading			
00-02-24	S	Third Reading - Passed 059-0	000-000		
	Η	Arrive House			
	Η	Hse Sponsor NOVAK			
	Η	First reading	Referred to Hse Rules Comm		
00-03-03	Η		Assigned to State Government		
		16 D 116 ID 1 45	Administration		
		Mtn Prevail Suspend Rule 25			
	H		Committee State Government Administration		
00-03-24		Amendment No.01	STE GOV ADMIN H Adopted		
	H	N. IGIA IDI GLIDI	Do Pass Amend/Short Debate 009-000-000		
00.00.00		Placed Cal 2nd Rdg-Shrt Dbt			
00-03-28			NOVAK		
	H		HRUL		
		Cal Ord 2nd Rdg-Shrt Dbt	NOVAY		
00-03-29			NOVAK		
		Recommends be Adopted HR	(UL/004-000-000		
00.04.05		Cal Ord 2nd Rdg-Shrt Dbt			
00-04-05		Second Reading-Short Debat	e		
00.04.07		Held 2nd Rdg-Short Debate	D. D. C. D. d (D110/-)		
00-04-07	Н		Re-Refer Rules/Rul 19(a)		

SB-1660 SYVERSON - PHILIP.

01-01-09 S Session Sine Die

305 ILCS 5/5-16.3 rep.

Amends the Medical Assistance Article of the Illinois Public Aid Code. Repeals language providing that the Illinois Department shall develop and implement an integrated health care program for the delivery of health care services to recipients of medical assistance.

HOUSE AMENDMENT NO. 1.

Adds reference to:

305 ILCS 5/5-5.4

from Ch. 23, par. 5-5.4

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides for an increase in the capital cost element of nursing home rates to reimburse 100% of the permit amount under the Illinois Health Facilities Planning Act. The provisions added by this amendment are effective July 1, 2000.

HOUSE AMENDMENT NO. 2.

Provides that the increase of the capital cost element shall be subject to specific appropriation (rather than subject to appropriation). Deletes language concerning retroactivity of the increase under specified circumstances.

NOTE(S) THAT MAY APPLY: Fiscal

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00-02-02 S First reading Referred to Sen Rules Comm
00-02-09 S Assigned to Public Health & Welfare
00-02-15 S Placed Calndr,Second Rdg
00-02-23 S Second Reading
00-02-24 S Third Reading - Passed 059-000-000

H Arrive House
H Hse Sponsor LEITCH
H First reading Referred to Hse Rules Comm
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00-03-09	Н	e e e e e e e e e e e e e e e e e e e	Assigned to Human Service	s
00-03-23	Н		Do Pass/Short Debate Cal 0	
	Н	Placed Cal 2nd Rdg-Shrt Dbt		
00-03-24		Added As A Joint Sponsor L.		
00-03-28			LEITCH	
*	Ή	Amendment referred to	HRUL	
	Н	Cal Ord 2nd Rdg-Shrt Dbt		
00-03-29		Amendment No.01	LEITCH	
00 00 20	Ĥ	Rules refers to	HHSV	
	Н	Cal Ord 2nd Rdg-Shrt Dbt	_ _	
00-03-30		Amendment No.01	LEITCH	
		Recommends be Adopted HI	HSV/010-000-002	
		Cal Ord 2nd Rdg-Shrt Dbt		
00-04-04	Н	Amendment No.02	LEITCH	
	Η	Amendment referred to	HRUL	
	Η	Cal Ord 2nd Rdg-Shrt Dbt		
00-04-05	Η	Amendment No.03	LEITCH	
	Η	Amendment referred to	HRUL	
	Η	Amendment No.02	·LEITCH	
	Η	Recommends be Adopted HR	RUL/005-000-000	
		Second Reading-Short Debat	e .	
	Η	Held 2nd Rdg-Short Debate		
00-04-06		Amendment No.03	LEITCH	
		Recommends be Adopted HR		
	Η	Amendment No.01 Amendment No.02	LEITCH	Adopted
	Н	Amendment No.02	LEITCH	Adopted
	H	Amendment No.03	LEITCH .	Withdrawn
		Pld Cal 3rd Rdg-Shrt Dbt		
00-04-07		3rd Rdg-Shrt Dbt-Pass/Vote		
		Sec. Desk Concurrence 01,02	.	
00-04-13		Filed with Secretary	LOLOGICA TANDO CONT	
		Mtn non-concur - Hse Amend		
00.05.16		Place Cal Order Concurrence	•	
00-05-16			Refer to Rules/Rul 3-9(b)	
01-01-09	S	Session Sine Die		

SB-1661 MAITLAND.

415 ILCS 5/21

from Ch. 111 1/2, par. 1021

Amends the Environmental Protection Act. Provides that certain provisions concerning the generation, transportation, or recycling of construction debris or uncontaminated soil generated during construction, remodeling, repair, and demolition without the maintenance of certain documentation do not apply to municipalities, other than municipalities with a population of at least 500,000 inhabitants, counties, and townships.

00-02-02 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1662 HALVORSON.

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.

00-02-02 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1663 OBAMA.

20 ILCS 105/4.02

from Ch. 23, par. 6104.02

Amends the Illinois Act on the Aging. Requires that, beginning July 1, 2000, the minimum hourly pay rate of personal care attendants must be at least 10% greater than the Department's required minimum rate in fiscal year 2000. Effective July 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1664 LIGHTFORD – OBAMA – TROTTER.

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 deleted or changed. Effective 6 months after becoming law.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
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00-02-02 S First reading
                                     Referred to Sen Rules Comm
00-02-10 S Added as Chief Co-sponsor OBAMA
00-02-15 S Added as Chief Co-sponsor TROTTER
01-01-09 S Session Sine Die
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SB-1665 DILLARD.

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220 ILCS 5/13-202.1 new
220 ILCS 5/13-408 new
220 ILCS 5/13-506.1
                                   from Ch. 111 2/3, par. 13-506.1
220 ILCS 5/13-508
                                   from Ch. 111 2/3, par. 13-508
220 ILCS 5/13-515
220 ILCS 5/13-516
220 ILCS 5/13-803
                                   from Ch. 111 2/3, par. 13-803
```

Amends the Telecommunications Article of the Public Utilities Act. Provides that telecommunications carriers have the duty to interconnect with other carriers and the duty to provide access to certain facilities. Requires local exchange carriers to negotiate in good faith regarding dialing parity, number portability, and access to facilities. Allows the Commerce Commission to delay the applicability of interconnection and negotiating requirements until January 1, 2003 for telecommunications carriers with fewer than 1,000,000 subscriber lines. Provides that local incumbent exchange carriers that fail to meet the duties imposed may not be regulated under an alternative form of regulation. Requires the Commerce Commission to report to the General Assembly once every 6 months the extent to which telecommunications carriers are complying with interconnection and negotiating requirements. Increases the amount of various penalties. Delays repeal of the Telecommunications Article of the Public Utilities Act until July 1, 2006. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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00-02-02 S First reading	Referred to Sen Rules Comm
01-01-09 S Session Sine Die	

SB-1666 CRONIN.

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105 ILCS 5/2-3.64
                                    from Ch. 122, par. 2-3.64
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Amends the School Code. Requires State testing of students, except for the Prairie State Achievement Examination, to be conducted during the month of May each year for all school districts. Effective immediately.

00-02-02 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Education
00-02-16 S	Postponed
S	Committee Education
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1667 CRONIN.

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735 ILCS 5/7-103.97 new
735 ILCS 5/7-103.98 new
735 ILCS 5/7-103.99 new
735 ILCS 5/7-103.100 new
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Amends the Code of Civil Procedure. Grants "quick-take" eminent domain authority to the City of Northlake, the Village of Melrose Park, and the Village of Stone Park for specified purposes. Effective immediately.

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00-02-02 S First reading
                                       Referred to Sen Rules Comm
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SB-1668 TROTTER.

01-01-09 S Session Sine Die

New Act

Creates the Newborn and Infant Protection Act. Provides for a parent's relinquishment of custody of a newborn infant or a child 12 months of age or less to a hospital and for the termination of parental rights upon that relinquishment. Provides for the hospital's immunity from liability and for reimbursement of the hospital's expenses. Provides for the relinquishing parent's immunity from criminal liability if the parent provides certain medical information. Provides for rights of the nonrelinquishing parent. Requires the Department of Children and Family Services to adopt rules to implement the Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1669 TROTTER.

35 ILCS 105/3b new

35 ILCS 120/3a new

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that with respect to sales made in Illinois on November 26, 2000, no tax shall be imposed under those Acts. Allows units of local government that impose those taxes to choose not to impose the tax with respect to sales made in Illinois on November 26, 2000. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1670 SHAW.

35 ILCS 640/2-7

35 ILCS 640/2-9 220 ILCS 5/8-403.1

from Ch. 111 2/3, par. 8-403.1

Amends the Electricity Excise Tax Law. Makes technical changes in a Section concerning collection of the electricity excise tax and in a Section concerning payment of the electricity excise tax by a delivering supplier. Amends the Public Utilities Act. Provides that the form that each qualified solid waste energy facility that sells electricity to an electric utility at the purchase rate for long-term contracts must file with the State Treasurer by the 15th of each month shall instead be filed by the first day of each month. Changes the time when the State Treasurer must make distributions from the Municipal Economic Development Fund to certain municipalities.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1671 MITCHELL,N.

30 ILCS 500/50-13

Amends the Illinois Procurement Code. Makes the prohibition against an interest in a State contract applicable to all appointees in State government offices and their spouses and minor children, rather than only appointees in State government offices earning more than 60% of the Governor's salary and their spouses and minor children. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading

01-01-09 S Session Sine Die

Referred to Sen Rules Comm

SB-1672 KLEMM.

New Act

Creates the Illinois Groundwater Preservation Act. Contains only a short title. SENATE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

20 ILCS 801/5-10

Deletes everything. Amends the Department of Natrual Resources Act. Requires the Department of Natural Resources to study the development, use, and management of groundwater resources in the State of Illinois and the need to implement county groundwater quantity management plans. Requires the study to completed and filed with the Governor and the General Assembly on or before January 1, 2001. Effective immediately.

00-02-02 S First reading

00-02-10 S

Referred to Sen Rules Comm Assigned to Executive

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00-02-17 S
                                     Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
           Placed Calndr, 3rd Reading
         S
         S Filed with Secretary
                Amendment No.01
                                     KLEMM
         S
                Amendment referred to SRUL
         S
                Amendment No.01
                                     KLEMM
         S
                Rules refers to
                                      SEXC
00-02-24
         S
                Amendment No.01
                                     KLEMM
                                     Be adopted
         S
           Recalled to Second Reading
                Amendment No.01
                                     KLEMM
         S
                                                              Adopted
         S Placed Calndr,3rd Reading
         S Third Reading - Passed 057-000-000
00-02-25 H Arrive House
         H Placed Calndr First Rdg
00-02-29 H Hse Sponsor DANIELS
         H First reading
                                     Referred to Hse Rules Comm
00-03-01 H Alt Primary Sponsor Changed MOORE, ANDREA
00-03-28 H Added As A Joint Sponsor FRANKS
         H Added As A Joint Sponsor GARRETT
                                     Assigned to Agriculture & Conservation
00-04-13 H
         Н
                                     COMMITTEE AND
         Η
                                     THIRD READING
                                     DEADLINE EXTENDED
         Ή
                                     TO APRIL 14, 2000
         Н
         H Mtn Prevail Suspend Rule 25
         Н
                                     Committee Agriculture & Conservation
00-04-14 H
                                     Motion Do Pass-Lost 006-007-003 HAGC
                                     Remains in CommiAgriculture &
                                       Conservation
00-05-16 H Re-refer Rules/Rul 19(b) RULES HRUL
01-01-09 S Session Sine Die
      CULLERTON.
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SB-1673

225 ILCS 46/10 225 ILCS 46/15

225 ILCS 46/30

Amends the Health Care Worker Background Check Act. Deletes the requirement that the health care worker provide direct care to be subject to the provisions of the Act. Adds mental health and developmental disabilities facilities operated by the Department of Human Services, assisted living establishments, and shared housing establishments to the definition of "health care employer". Provides that background checks must be initiated for new applicants for these positions by July 1, 2000 and for all the added classes of employees no later than January 1, 2001. Effective immediately. Referred to Sen Rules Comm

00-02-02 S First reading 01-01-09 S Session Sine Die

PETERSON.

SB-1674 35 ILCS 105/3 from Ch. 120, par. 439.3 35 ILCS 105/3-27 new 35 ILCS 110/3 from Ch. 120, par. 439.33 35 ILCS 110/3-27 new 35 ILCS 115/3 from Ch. 120, par. 439.103 35 ILCS 115/3-27 new 35 ILCS 120/2 from Ch. 120, par. 441 35 ILCS 120/2-27 new 35 ILCS 630/2 from Ch. 120, par. 2002 35 ILCS 630/3 from Ch. 120, par. 2003 35 ILCS 630/6 from Ch. 120, par. 2006 35 ILCS 635/10 35 ILCS 635/20 65 ILCS 5/8-11-2 from Ch. 24, par. 8-11-2 65 ILCS 5/8-11-17 from Ch. 24, par. 8-11-17 30 ILCS 805/8.24 new

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act, Imposes a tax upon prepaid telephone calling arrangements beginning January 1, 2001. Amends the Telecommunications Excise Tax Act, the Telecommunications Municipal Infrastructure Maintenance Fee Act, and the Illinois Municipal Code to exclude prepaid telephone calling arrangements from the telecommunications taxes and fees beginning January 1, 2001. Further amends the Telecommunications Municipal Infrastructure Maintenance Fee Act and the Illinois Municipal Code concerning the municipal telecommunications tax. Provides that a municipality with a population of more than 500,000 may exempt from the fee and tax all charges for inbound toll-free telecommunications service. Further amends the Telecommunications Excise Tax Act. Provides that if in any fiscal year the total revenue deposited into the School Infrastructure Fund under the Act is less than the amount deposited in fiscal year 1999, then the shortfall shall be covered with a transfer from the General Revenue Fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that "prepaid telephone calling arrangement" does not include an arrangement whereby the service provider reflects the amount of a purchase as a credit on an account for a customer under an existing agreement, rather than, does not include an arrangement whereby a customer purchases a payment card and pursuant to which the service provider reflects the amount of such purchase as a credit on an invoice issued to that customer under an existing subscription plan. Provides that the telecommunications excise tax is not imposed on interstate telecommunications as well (now, excluded only from intrastate telecommunications). Provides that prepaid telephone calling arrangements shall not be subject to the tax imposed under the provisions of the Illinois Municipal Code taxing the transmission of messages from inside the municipality, rather than that prepaid telephone calling arrangements shall not be considered "telecommunications" subject to the tax imposed under the Act. Also makes a technical correction.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    00-02-02 S First reading
                                          Referred to Sen Rules Comm
    00-02-09 S
                                          Assigned to Revenue
    00-02-17 S
                                          Recommended do pass 009-000-000
             S Placed Calndr, Second Rdg
    00-02-23 S Filed with Secretary
             S
                    Amendment No.01
                                          PETERSON
             S
                    Amendment referred to SRUL
             S Second Reading
             S Placed Calndr, 3rd Reading
                    Amendment No.01
                                          PETERSON
             S Be apprvd for consideratn SRUL
    00-02-24 S Recalled to Second Reading
                    Amendment No.01
                                          PETERSON
                                                                   Adopted
             S Placed Calndr,3rd Reading
             S Third Reading - Passed 059-000-000
    00-02-25 H Arrive House
             H Placed Calndr First Rdg
    00-02-29 H Hse Sponsor DANIELS
             H Alt Primary Sponsor Changed MAUTINO
             H First reading
                                          Referred to Hse Rules Comm
    00-03-09 H
                                          Assigned to Revenue
    00-03-24 H
                                          Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   00-03-28 H Added As A Joint Sponsor RUTHERFORD
    00-03-29 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Added As A Joint Sponsor BLACK
   00-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 091-027-000
             S Passed both Houses
   00-05-04 S Sent to the Governor
   00-06-22 S Governor approved
             S
                 Effective Date 00-06-22
             S
                 PUBLIC ACT 91-0870
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SB-1675 **952**

SB-1675 PETERSON.

New Act

Creates the Tobacco Settlement Proceeds for Affordable Health Insurance Coverage Act. Provides that up to 25% of the amounts received by the State pursuant to a tobacco settlement agreement shall be dedicated to pay a tax rebate to small employers with high-risk employees for the purpose of improving the affordability of health insurance coverage for those employees and increasing their access to health insurance coverage.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1676 PETERSON - OBAMA.

35 ILCS 5/214 new

Amends the Illinois Income Tax Act. Creates the affordable housing donation tax credit. Beginning with taxable years ending on or after December 31, 2000 and ending with taxable years ending on or before December 31, 2006, grants a credit equal to 50% of the taxpayer's donation to a not-for-profit sponsor that (i) is organized under the General Not For Profit Corporation Act of 1986 for the purpose of constructing or rehabilitating affordable housing units in this State; (ii) is organized for the purpose of constructing or rehabilitating affordable housing units and has been issued a ruling from the Internal Revenue Service of the United States Department of the Treasury that the organization is exempt from income taxation under the provisions of the Internal Revenue Code; or (iii) is an organization designated as a community development corporation by the United States government under Title VII of the Economic Opportunity Act of 1964. Allows an excess credit to be carried forward and applied to the succeeding 10 years. Effective immediately.

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

00-02-02 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1677 PARKER.

20 ILCS 605/605-705 was 20 ILCS 605/46.6a

Amends the Department of Commerce and Community Affairs Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning grants to local tourism and convention bureaus.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

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SB-1678 SULLIVAN – MADIGAN,L – PARKER.

New Act

Creates the Academic Medicine Act. Contains a short title only.

00-02-02 S First reading Referred to Sen Rules Comm

00-02-09 S Assigned to Public Health & Welfare

00-02-10 S Added as Chief Co-sponsor MADIGAN,L

S Added as Chief Co-sponsor PARKER

00-02-15 S Held in Committee

S Committee Public Health & Welfare

00-02-18 S Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

SB-1679 MYERS,J.

10 ILCS 5/17-29

from Ch. 46, par. 17-29

Amends the Election Code. Makes a technical change in a Section concerning electioneering.

00-02-02 S First reading Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1680 PETERSON.

735 ILCS 5/7-103.1

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the exercise of "quick-take" eminent domain powers.

SENATE AMENDMENT NO. 1.

Deletes reference to: 735 ILCS 5/7-103.1 Adds reference to: 735 ILCS 5/7-103.53 735 ILCS 5/7-103.97 new 735 ILCS 5/7-103.98 new 735 ILCS 5/7-103.100 new 735 ILCS 5/7-103.101 new 735 ILCS 5/7-103.102 new 735 ILCS 5/7-103.104 new 735 ILCS 5/7-103.105 new 735 ILCS 5/7-103.105 new 735 ILCS 5/7-103.106 new

Deletes everything. Amends the Code of Civil Procedure. Authorizes quick-take proceedings for acquisition of property by the City of Northlake, the Fox Metro Water Reclamation District, the Village of Melrose Park, the Village of Stone Park, the Village of Barrington, the Village of Elmwood Park, the Village of Franklin Park, the Village of Forest Park, and the City of St. Charles for specified purposes. Changes the date for which quick-take proceedings may be used by the Village of Elmwood Park. Effective immediately.

FISCAL NOTE, H-AM 1, 2 (Department of Transportation) The legal description of the property for which the Fox Metro Water Reclamation District is given quick-take authority to acquire includes operating State right-of-way. While the local agency does not have the authority to sue the State to condemn the property, there could be a cost to DOT to defend this position in court.

HOUSE AMENDMENT NO. 4.

Adds reference to: 735 ILCS 5/7-103.97 new 735 ILCS 5/7-103.98 new 735 ILCS 5/7-103,99 new 735 ILCS 5/7-103.100 new 735 ILCS 5/7-103.101 new 735 ILCS 5/7-103.48 735 ILCS 5/7-103.102 new 735 ILCS 5/7-103.103 new 735 ILCS 5/7-103,104 new 735 ILCS 5/7-103.105 new 735 ILCS 5/7-103.106 new 735 ILCS 5/7-103.107 new 735 ILCS 5/7-103.53 735 ILCS 5/7-103.108 new 735 ILCS 5/7-103.109 new 735 ILCS 5/7-103.110 new 735 ILCS 5/7-103.111 new 735 ILCS 5/7-103,112 new 735 ILCS 5/7-103.113 new 735 ILCS 5/7-103.114 new 735 ILCS 5/7-103.115 new 735 ILCS 5/7-103.116 new 735 ILCS 5/7-103.117 new 735 ILCS 5/7-103.118 new 735 ILCS 5/7-103.119 new 735 ILCS 5/7-103.120 new 735 ILCS 5/7-103.121 new 735 ILCS 5/7-103,122 new 735 ILCS 5/7-103.123 new 735 ILCS 5/7-103.124 new 735 ILCS 5/7-103.125 new 735 ILCS 5/7-103.126 new 735 ILCS 5/7-103.127 new 735 ILCS 5/7-103.128 new

735 ILCS 5/7-103.129 new

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735 ILCS 5/7-103.130 new
735 ILCS 5/7-103.131 new
735 ILCS 5/7-103.132 new
735 ILCS 5/7-103.133 new
735 ILCS 5/7-103.134 new
735 ILCS 5/7-103.135 new
735 ILCS 5/7-103.136 new
735 ILCS 5/7-103.137 new
735 ILCS 5/7-103.138 new
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Deletes everything. Amends the Code of Civil Procedure in relation to quick-take eminent domain powers. Extends the period of time within which quick-take powers may be exercised by the Bi-State Development Agency of the Missouri-Illinois Metropolitan District (concerning the MetroLink Light Rail System) and the Village of Elmwood Park (concerning a Tax Increment Redevelopment Project Area). Grants new quick-take powers to the following entities for various projects: the Village of Dolton, the City of Benton, the Village of Robbins, the Village of South Holland, the City of Rockford, the City of Effingham, the City of Champaign and Champaign County, the Village of Lyons, the City of Aurora, Adams County, the Village of Franklin Park, the Village of Westchester, the City of Mount Vernon, the City of Hickory Hills, the City of Palos Hills, the Village of Mount Prospect, the City of Northlake, the Fox Metro Water Reclamation District, the Village of Melrose Park, the Village of Stone Park, the Village of Barrington, the Village of Elmwood Park, the Village of Forest Park, the City of St. Charles, the City of Loves Park, and Lake County. Effective immediately.

GOVERNOR'S AMENDATORY VETO MESSAGE

Deletes reference to: 735 ILCS 5/7-103.102

Recommends deleting the language that was added to the Code of Civil Procedure authorizing Winnebago County to use quick-take procedures to acquire land in connection with the Harrison Avenue Extension project.

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00-02-02 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Executive
00-02-17 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr, 3rd Reading
         S Filed with Secretary
                Amendment No.01
                                      PETERSON
         S
                Amendment referred to SRUL
         S
                Amendment No.01
                                     PETERSON
         S
                Rules refers to
                                       SEXC
         S
00-02-24
                 Amendment No.01
                                      PETERSON
         S
                                      Be adopted
         S
           Recalled to Second Reading
         S
                 Amendment No.01
                                      PETERSON
                                                               Adopted
         S Placed Calndr, 3rd Reading
         S Third Reading - Passed 036-015-005
00-02-25 H Arrive House
         H Placed Calndr First Rdg
00-02-29 H Hse Sponsor DANIELS
                                      Referred to Hse Rules Comm
         H First reading
00-03-01 H Alt Primary Sponsor Changed HARTKE
                                      Assigned to Executive
00-03-02 H
00-03-08 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         Н
                 Amendment No.01
                                      HARTKE
                 Amendment referred to HRUL
         H
         H Cal Ord 2nd Rdg-Shrt Dbt
00-03-22 H
                 Amendment No.02
                                      WINKEL
         Η
                 Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
00-03-29 H
                                      Fiscal Note Filed as amnded
         H Cal Ord 2nd Rdg-Shrt Dbt
00-04-05 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
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00-04-06 H
                       Amendment No.03
                                           DURKIN
               Н
                       Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      00-04-07 H
                                           3RD READING
               Н
                                           DEADLINE EXTENDED
               Η
                                           - APRIL 14, 2000
               H Held 2nd Rdg-Short Debate
      00-04-13 H
                      Amendment No.04
                                           HARTKE
               Н
                       Amendment referred to HRUL
               Η
                      Rules refers to
                                             HEXC
               H Recommends be Adopted HEXC/014-000-000
               H Held 2nd Rdg-Short Debate
      00-04-14 H
                       Amendment No.04
                                           HARTKE
                                                                    Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
                                           Tabled Pursnt to Rule 40(a) HA 01,02,03
               H 3rd Rdg-Shrt Dbt-Pass/Vote 077-037-004
      00-04-15
              S Sec. Desk Concurrence 04
               S Filed with Secretary
               S Mtn Concur - House Amend No 04/PETERSON
                      Motion referred to
                                             SRUL
               S Mtn Concur - House Amend No 04/PETERSON
               S
                      Rules refers to
                                             SEXC
               S Mtn Concur - House Amend No 04/PETERSON
                                           Be adopted
               S Mtn Concur - House Amend No 04/PETERSON
                 S Concurs in H Amend 04/035-021-000
               S Passed both Houses
      00-05-12 S Sent to the Governor
      00-07-07 S Governor Amendatory Veto
      00-11-09 S Placed Cal Amendatory Veto
      00-11-16 S Bill dead-Amendatory Veto
SB-1681
            CRONIN.
   65 ILCS 5/11-38-1
                                   from Ch, 24, par. 11-38-1
   65 ILCS 5/11-38-3
                                   from Ch. 24, par. 11-38-3
                                   from Ch. 24, par. 11-39-2
   65 ILCS 5/11-39-2
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Amends the Illinois Municipal Code. Provides that in a city with a population of 50,000 or more, in any situation involving completed plumbing work, or in any situation in which a municipality in a county with 200,000 or more inhabitants issues a building permit, whenever a municipality requires that a plan or inspection report regarding a place of habitation be submitted to the municipality, the plan or inspection report shall be signed by the property owner as well as the architect, builder, developer, plumber, or other person performing work on the place of habitation.

00-02-02 S First reading Referred to Sen Rules Comm 01-01-09 S Session Sine Die

SB-1682 RAUSCHENBERGER - PHILIP - MAITLAND - RADOGNO - LAUZEN.

New Act 30 ILCS 500/1-10

Creates the Streamlined Sales Tax System for the 21st Century Act. Provides that the Department of Revenue shall enter into discussions with states regarding the development of a multi-state, voluntary, streamlined system for sales and use tax collection and administration. Provides that the discussions shall focus on a system that would have the capability to determine whether the transaction is taxable or tax exempt, the appropriate tax rate applied to the transaction, and the total tax due on the transaction, and shall provide a method for collecting and remitting sales and use taxes to the State. Provides that the Department is authorized to participate in a sales and use tax pilot project with other states and selected businesses to test means for simplifying sales and use tax administration and may enter into joint agreements for that purpose. Requires the Department to issue a report on or before March 1, 2001. Amends the Illinois Procurement Code. Provides that the Code does not apply to contracts entered into by the Department of Revenue to implement the sales and use tax pilot project under the Streamlined Sales Tax System for the 21st Century Act. Repeals the new Act on May 15, 2002 and provides that the amendatory provisions in the Illinois Procurement Code are in effect until May 15, 2002. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 500/1-10

Removes the exemption from the Procurement Code for contracts entered into by the Department of Revenue to implement the sales and use tax pilot project under the Streamlined Sales Tax System for the 21st Century Act.

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NOTE(S) THAT MAY APPLY: Fiscal
      00-02-02 S First reading
                                           Referred to Sen Rules Comm
      00-02-09 S Added as Chief Co-sponsor RADOGNO
                                            Assigned to Executive
      00-02-17 S
                                           Recommended do pass 012-000-000
               S Placed Calndr, Second Rdg
      00-02-23 S Second Reading
               S Placed Calndr,3rd Reading
      00-02-24 S Added as Chief Co-sponsor LAUZEN
               S Third Reading - Passed 059-000-000
               H Arrive House
               H Hse Sponsor MCCARTHY
               H First reading
                                           Referred to Hse Rules Comm
      00-03-16 H
                                           Assigned to Executive
      00-03-23 H
                       Amendment No.01
                                           EXECUTIVE H
                                                                    Adopted
               Η
                                           Do Pass Amend/Short Debate 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      00-03-24 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      00-03-28 H Added As A Joint Sponsor WOJCIK
               H Added As A Joint Sponsor BLACK
      00-03-29 H Added As A Joint Sponsor MCGUIRE
               H Added As A Joint Sponsor LINDNER
      00-03-30 H 3rd Rdg-Shrt Dbt-Pass/Vote 080-033-003
               S Sec. Desk Concurrence 01
      00-04-04 S Filed with Secretary
               S Mtn Concur - House Amend No 01/RAUSCHENBERGER
               S
                       Motion referred to
                                             SRUL
               S
                 Mtn Concur - House Amend No 01/RAUSCHENBERGER
               S
                      Rules refers to
                                             SEXC
      00-04-11 S Mtn Concur - House Amend No 01/RAUSCHENBERGER
                                           Be adopted
      00-04-12 S Mtn Concur - House Amend No 01/RAUSCHENBERGER
               S S Concurs in H Amend 01/058-000-000
               S Passed both Houses
      00-05-11 S Sent to the Governor
      00-06-30 S Governor approved
                    Effective Date 00-06-30
               S
                    PUBLIC ACT 91-0882
SB-1683
            JACOBS.
   65 ILCS 5/11-74.4-3
                                   from Ch. 24, par. 11-74.4-3
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Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Provides that the maturity date for tax increment financing obligations may not exceed 35 years if the municipality borders on the Mississippi River with a population in excess of 25,000 and is undertaking a redevelopment project that is at or adjacent to the Mississippi River. Effective immediately.

from Ch. 24, par. 11-74.4-7

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00-02-02 S First reading Referred to Sen Rules Comm 01-01-09 S Session Sine Die
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SB-1684 SULLIVAN.

65 ILCS 5/11-74.4-7

35 ILCS 200/20-178

35 ILCS 200/20-179 new

Amends the Property Tax Code with regard to errors and adjustments in the tax collection process. Changes the date prior to which no interest is due from the county collector on a refund due on a certificate of error from 60 days after the certificate of error is issued to 120 days after the submission of a completed refund application to the county collector once the certificate of error is issued. In provisions regarding errors

and adjustments in the tax collection process in counties with 3,000,000 or more inhabitants, provides for a refund reserve fund to be maintained by the county collector to consist of a sum of the current year's collections to be used for payment of all refunds chargeable to each taxing district. Provides that the sum reserved from each taxing district must be equal to the amount of refunds and interest that taxing district was liable for in the previous tax year. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

 00-02-02
 S
 First reading
 Referred to Sen Rules Comm

 00-02-09
 S
 Assigned to Revenue

 00-02-10
 S
 Re-referred to Rules

 01-01-09
 S
 Session Sine Die

SB-1685 WALSH,L – DEMUZIO – MADIGAN,L – DEL VALLE – LINK, VIVERI-TO, SMITH, O'DANIEL, SHAW, SHADID, RONEN,C, MITCHELL,N, MU-NOZ, OBAMA, TROTTER, LIGHTFORD, SILVERSTEIN AND MOLARO.

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. Changes the income eligibility level for both the property tax relief and the pharmaceutical assistance components of the program from less than \$16,000 per household per year to less than \$25,000 per year for a one-person household and less than \$30,000 per year for a 2-person or more household. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading Referred to Sen Rules Comm

00-02-08 S Added As A Co-sponsor LIGHTFORD

00-02-09 S Added As A Co-sponsor SILVERSTEIN

00-02-10 S Added As A Co-sponsor MOLARO

01-01-09 S Session Sine Die

SB-1686 MITCHELL,N – MADIGAN,L – DEL VALLE – VIVERITO – DEMUZIO, O'DANIEL, WALSH,L, BOWLES, SHAW, OBAMA, SMITH, TROTTER, SILVERSTEIN, LIGHTFORD, MOLARO AND SHADID.

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 after a beneficiary of the pharmaceutical assistance program receives \$2,500 (now, \$800) in benefits during a State fiscal year, that beneficiary shall be charged, in addition to other charges under the program, 20% of the cost of each prescription for which payments are made by the program during the remainder of the fiscal year. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading Referred to Sen Rules Comm

00-02-09 S Added As A Co-sponsor SILVERSTEIN

S Added As A Co-sponsor LIGHTFORD

00-02-10 S Added As A Co-sponsor MOLARO

S Added As A Co-sponsor SHADID

01-01-09 S Session Sine Die

SB-1687 MADIGAN,L – DEL VALLE – VIVERITO – SMITH – LINK, CLAY-BORNE, LIGHTFORD, DELEO, MUNOZ, OBAMA, TROTTER, SILVER-STEIN, MOLARO AND SHADID.

305 ILCS 5/5-23 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the minimum monthly personal needs allowance for a person who is an inpatient in a institution or facility for which payments are made under the Medical Assistance Article throughout a month, and who is determined to be eligible for medical assistance under that Article, is \$75. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading Referred to Sen Rules Comm

00-02-09 S Added As A Co-sponsor SILVERSTEIN

00-02-10 S Added As A Co-sponsor MOLARO

S Added As A Co-sponsor SHADID

01-01-09 S Session Sine Die .

VIVERITO - MADIGAN,L - DEL VALLE - LINK - MITCHELL,N, SB-1688 O'DANIEL, RONEN,C, BOWLES, DELEO, OBAMA, TROTTER, SMITH, LIGHTFORD, SILVERSTEIN, MOLARO AND SHADID.

Amends the Illinois Act on the Aging. Provides that every person who qualifies for home-delivered meals under the federal Older Americans Act shall receive such services, subject to appropriation. Provides that by January 1 of each year, the Department on Aging shall provide the General Assembly and the Illinois Council on Aging estimates of the additional funds necessary to fund the program for the next fiscal year.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading

Referred to Sen Rules Comm

00-02-08 S Added As A Co-sponsor LIGHTFORD

00-02-09 S Added As A Co-sponsor SILVERSTEIN

00-02-10 S Added As A Co-sponsor MOLARO S Added As A Co-sponsor SHADID

01-01-09 S Session Sine Die

SB-1689 CULLERTON.

735 ILCS 5/Art. V-A heading new

735 ILCS 5/5A-101 new 735 ILCS 5/5A-102 new

735 ILCS 5/5A-103 new

735 ILCS 5/5A-104 new

735 ILCS 5/5A-105 new

735 ILCS 5/5A-106 new

735 ILCS 5/5A-107 new

735 ILCS 5/5A-108 new

735 ILCS 5/Art. V rep.

Amends the Code of Civil Procedure. Repeals the provisions related to costs. Replaces the repealed provisions with provisions concerning what constitutes costs, costs recovered by the prevailing party, costs on dismissal, bill of costs, costs after tender, leave to sue or defend as an indigent person, representation by civil legal services provider, and lien of officer.

00-02-02 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

CULLERTON. SB-1690

760 ILCS 15/6 760 ILCS 15/14 from Ch. 30, par. 506 from Ch. 30, par. 514

Amends the Principal and Income Act. Provides that expenses incurred in connection with the management of a decedent's estate may be charged against the principal or income of the estate. Makes changes concerning the charging of a depreciation allowance against income. Authorizes, as a charge against income, one-half of the interest on estate, inheritance, and generation-skipping transfer taxes and one-half of the interest on any penalties on those taxes. Authorizes, as a charge against principal, costs and disbursements related to environmental matters. Effective immediately.

SENATE AMENDMENT NO. 1.

Corrects a spelling error.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

760 ILCS 15/6

Deletes the amendatory changes concerning the administration of a decedent's estate and the charging of certain expenses incurred in connection with the settlement or management of the estate against the principal or income of the estate. Adds a cross-reference concerning the charging of interest paid by a trustee against the income of a trust.

FISCAL NOTE, H-AM 1 (Department on Aging)

The Department on Aging would not be impacted by this legisla-

tion and there is no fiscal impact to the Department.

FISCAL NOTE (Office of the Attorney General)

This bill would have no fiscal impact on the A.G.'s Office.

00-02-02 S First reading

Referred to Sen Rules Comm

00-02-09 S Assigned to Judiciary

00.00.16	C	A 1 (37 O1	HIDICIADA O AL AL
00-02-16	S	Amendment No.01	JUDICIARY S Adopted
		Placed Calndr, Second Rdg	Recmnded do pass as amend 011-000-000
00 02 17		Second Reading	
00-02-17		Placed Calndr,3rd Reading	
00 02 23		Third Reading - Passed 059-(000 000
00-02-23		Arrive House	
		Placed Calndr First Rdg	
00-02-24		Hse Sponsor DART	
00 02 2.		First reading	Referred to Hse Rules Comm
00-03-08		Alt Primary Sponsor Change	
00 00 00		Added As A Joint Sponsor D	
00-03-16		1	Assigned to Judiciary I - Civil Law
00-03-23	Н	Amendment No.01	JUD-CIVIL LAW H Adopted
	Н		Do Pass Amend/Short Debate 011-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
00-03-24	Н	Second Reading-Short Debat	e
	Н	Pld Cal 3rd Rdg-Shrt Dbt	
00-04-05	Н		Fiscal Note Filed as amnded
	Н	Cal Ord 3rd Rdg-Short Dbt	
00-04-07		3rd Rdg-Shrt Dbt-Pass/Vote	116-000-000
	-	Sec. Desk Concurrence 01	
00-04-11		Filed with Secretary	
		Mtn Concur - House Amend	
	S	Motion referred to	SRUL
		Mtn Concur - House Amend	
	S		SJUD
		Mtn Concur - House Amend	
	S	Be apprvd for consideratn SJ	Fiscal Note Filed
00-04-13	-	Mtn Concur - House Amend	
00-04-13		S Concurs in H Amend 01/05	
		Passed both Houses	000 000
00-05-12		Sent to the Governor	
00-07-07		Governor approved	
	S	Effective Date 00-07-07	
	Š	PUBLIC ACT 91-0923	

SB-1691 TROTTER.

755 ILCS 45/3-3

from Ch. 110 1/2, par. 803-3

Amends the Illinois Power of Attorney Act. Amends the statutory short form power of attorney for property by requiring that a witness sign the instrument, certify that the person subscribed as the principal appeared before the witness and the notary public and acknowledged signing and delivering the instrument as the free and voluntary act of the principal, and state that the witness believes the principal to be of sound mind and memory.

00-02-02 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1692 TROTTER.

35 ILCS 200/20-180

35 ILCS 200/20-190

Amends the Property Tax Code concerning the tax collection process. Provides that in cases where general taxes levied on real property have been delinquent for a period of 20 years (now 30 years), the taxes shall be presumed to be uncollectible. Provides that actions for the collection of any delinquent general tax or the enforcement or fore-closure of the tax lien shall be commenced within 20 years (now 30 years) after the tax became delinquent and that after 20 years (now 30 years) the tax lien shall be discharged and released. Effective January 1, 2001.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1693 **960**

SB-1693 TROTTER - HENDON - RONEN,C.

35 ILCS 200/21-310

Amends the Property Tax Code concerning tax sales made in error. In provisions setting forth the criteria to have a tax sale declared to be a sale in error, replaces references to "tax purchaser" and "tax purchaser or his or her assignee" with "owner of the certificate of purchase." Provides that the changes made by this amendatory Act of the 91st General Assembly are declarative of existing law.

HOUSE AMENDMENT NO. 1. (Tabled April 6, 2000)

Adds reference to:
35 ILCS 200/21-295
35 ILCS 200/21-355
735 ILCS 5/12-144.5 new
735 ILCS 5/12-1445 from Ch. 110, par. 12-145

Further amends the Property Tax Code. Provides that in counties of 3,000,000 or more inhabitants, each person purchasing property at a tax sale shall pay to the county collector a fee of \$80 for each item purchased plus an additional sum equal to 5% of taxes, interest, and penalties paid by the purchaser (now, 5% of total taxes, interest, and penalties paid). Provides that the additional 5% fees (rather than only one of the 2 additional 5% fees imposed in this provision) are not required after December 31, 2006. In language requiring the court to declare a tax sale to be a sale in error under certain conditions, includes as one of those conditions the situation in which a county official has made an error (other than an error of judgment as to the value of any property). Changes the application of procedures after a declaration of a sale in error. Removes language providing that the changes to the "sales in error" Section are declaratory of existing law. Provides that, upon application of an owner of homestead property at any time before the issuance of a tax deed, the court shall declare a tax sale to be a sale in error if (i) the property owner has tendered timely payment of the property taxes that he or she reasonably believed were due and owing on the homestead property; and (ii) the taxes were not properly applied to the property identification number of the homestead property by the county collector. Provides that, on demand of the property owner in this circumstance, the county collector shall refund the amount paid, pay certain interests and costs, and cancel the certificate of purchase. In provisions regarding redemption procedures, changes a reference from property purchased under a Section concerning redemption of forfeited property to a reference to property purchased under a Section concerning special assessments withdrawn or forfeited and provides that the changes to these provisions made by this amendatory Act are declaratory of existing law. Amends the Code of Civil Procedure. Adds a provision requiring the legal holder of the certificate with respect to real estate sold in satisfaction of a court judgment to submit a report to the court if the property is not redeemed. Adds a provision for a court hearing upon the submission of the report, at which the court shall order confirmation of the sale unless notice requirements were not fulfilled, the sale was unconscionable, the sale was conducted fraudulently, or justice was otherwise not done. Changes the requirement for time of execution of a redemption certificate to take into account a court order confirming a judgment sale entered pursuant to the new provision. Provides that the changes to the Property Tax Code concerning the amount of redemption take effect upon becoming law.

HOUSE AMENDMENT NO. 2.

Adds reference to: 35 ILCS 200/21-295 35 ILCS 200/21-355 735 ILCS 5/12-144.5 new 735 ILCS 5/12-145 from Ch. 110, par. 12-145

Further amends the Property Tax Code. Provides that in counties of 3,000,000 or more inhabitants, each person purchasing property at a tax sale shall pay to the county collector, in addition to other fees, a sum equal to 5% of taxes, interest, and penalties paid by the purchaser (now, 5% of total taxes, interest, and penalties paid). Provides that the additional 5% fees (rather than only one of the 2 additional 5% fees imposed in this provision) are not required after December 31, 2006. In language requiring the court to declare a tax sale to be a sale in error under certain conditions, includes as one

of those conditions the situation in which a county official has made an error (other than an error of judgment as to the value of any property). Changes the application of procedures after a declaration of a sale in error. Removes language providing that the changes to the "sales in error" Section are declaratory of existing law. Requires declaration of a sale in error when the court is satisfied that (i) the property owner has tendered timely and full payment of the property taxes that he or she reasonably believed were due and owing on the homestead property; and (ii) the taxes were not properly applied to the homestead property by the county collector. Provides that, on demand of the property owner in this circumstance, the county collector shall refund the amount paid, pay certain interests and costs, and cancel the certificate of purchase. In provisions regarding redemption procedures, changes a reference from property purchased under a Section concerning redemption of forfeited property to a reference to property purchased under a Section concerning special assessments withdrawn or forfeited and provides that the changes to these provisions made by this amendatory Act are declaratory of existing law. Amends the Code of Civil Procedure. Adds a provision requiring the legal holder of the certificate with respect to real estate sold in satisfaction of a court judgment to submit a report to the court if the property is not redeemed. Adds a provision for a court hearing upon the submission of the report, at which the court shall order confirmation of the sale unless notice requirements were not fulfilled, the sale was unconscionable, the sale was conducted fraudulently, or justice was otherwise not done. Changes the requirement for time of execution of a redemption certificate to take into account a court order confirming a judgment sale entered pursuant to the new provision. Provides that the changes to the Property Tax Code concerning the amount of redemption take effect upon becoming law.

HOUSE AMENDMENT NO. 4.

Requires declaration of a sale in error when the court is satisfied that (i) the property owner (now the owner or his or her agent) has tendered timely and full payment to the county collector that the owner reasonably believed was due and owing on the homestead property; and (ii) that the county collector did not apply the payment to the homestead property. This provision applies only to homeowners, not their agents or third-party payors.

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NOTE(S) THAT MAY APPLY: Fiscal
   00-02-02 S First reading
                                         Referred to Sen Rules Comm
   00-02-09 S
                                         Assigned to Revenue
                                         Recommended do pass 008-000-000
   00-02-17 S
            S Placed Calndr, Second Rdg
   00-02-23 S Second Reading
             S Placed Calndr, 3rd Reading
   00-02-24 S Added as Chief Co-sponsor HENDON
             S Third Reading - Passed 059-000-000
            H Arrive House
            H Hse Sponsor HAMOS
            H First reading
                                         Referred to Hse Rules Comm
   00-03-16 H
                                         Assigned to Revenue
   00-03-24 H
                    Amendment No.01
                                         REVENUE
                                                                 Adopted
            Η
                                         Do Pass Amend/Short Debate 009-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   00-03-30 H
                    Amendment No.02
                                         HAMOS
            Н
                    Amendment referred to HRUL
            Η
                    Amendment No.03
                                        HAMOS
            Η
                    Amendment referred to HRUL
            H Cal Ord 2nd Rdg-Shrt Dbt
   00-04-04 H
                    Amendment No.04
                                        HAMOS
            Η
                    Amendment referred to HRUL
            H Cal Ord 2nd Rdg-Shrt Dbt
   00-04-05 H
                    Amendment No.02
                                         HAMOS
                                          HREV
            Η
                    Rules refers to
            H Recommends be Adopted HREV
            Η
                    Amendment No.04
                                        HAMOS
            Н
                    Rules refers to
                                          HREV
            H Recommends be Adopted HREV
            H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
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00-04-06 H
                                     Mtn Prevail -Table Amend No 01
         Н
                Amendment No.02
                                     HAMOS
                                                             Adopted
                Amendment No.04
                                     HAMOS
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
00-04-07 H Added As A Joint Sponsor SCHOENBERG
         H Added As A Joint Sponsor DAVIS, MONIQUE
                                     3RD READING
         Η
                                     DEADLINE EXTENDED
                                     - APRIL 14, 2000
         H Cal Ord 3rd Rdg-Short Dbt
00-04-13 H
                                     Tabled Pursnt to Rule 40(a) HA #03
        H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-001
         S Sec. Desk Concurrence 02,04
         S Filed with Secretary
         S Mtn Concur - House Amend No 02,04/TROTTER
                Motion referred to
                                      SRUL
         S Mtn Concur - House Amend No 02,04/TROTTER
                Rules refers to
                                      SREV
         S Mtn Concur - House Amend No 02,04/TROTTER
         S Be apprvd for consideratn SREV/010-000-000
        S Added as Chief Co-sponsor RONEN,C
         S Mtn Concur - House Amend No 02,04/TROTTER
           S Concurs in H Amend 02,04/059-000-000
         S Passed both Houses
00-05-12 S Sent to the Governor
00-07-07 S Governor approved
                                     GENERAL
         S
             Effective Date 01-01-01
         S
                                     SOME PARTS
         S
             Effective Date 00-07-07
             PUBLIC ACT 91-0924
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SB-1694 TROTTER.

735 ILCS 5/12-144.5 new

735 ILCS 5/12-145

from Ch. 110, par. 12-145

Amends the Code of Civil Procedure. Adds a provision requiring the legal holder of the certificate with respect to real estate sold in satisfaction of a court judgment to submit a report to the court if the property is not redeemed. Adds a provision for a court hearing upon the submission of the report, at which the court shall order confirmation of the sale unless notice requirements were not fulfilled, the sale was unconscionable, the sale was conducted fraudulently, or justice was otherwise not done. Changes the requirement for time of execution of a redemption certificate to take into account a court order confirming a judgment sale entered pursuant to the new provision. Effective immediately.

00-02-02 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1695 BOWLES.

720 ILCS 570/401.5

Amends the Illinois Controlled Substances Act relating to the offense of manufacturing an unlawful controlled substance by chemically deriving the controlled substance from one or more other controlled substances prohibited by the Act. Eliminates the exception to the statute for the manufacture of methamphetamine. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional 00-02-02 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Judiciary 00-02-16 S Recommended do pass 011-000-000 S Placed Calndr, Second Rdg 00-02-17 S Second Reading S Placed Calndr,3rd Reading 00-02-23 S Third Reading - Passed 059-000-000 H Arrive House H Placed Calndr First Rdg 00-02-29 H Hse Sponsor SCHOENBERG H First reading Referred to Hse Rules Comm

00-03-08 H Added As A Joint Sponsor FEIGENHOLTZ 00-03-09 H Assigned to Judiciary II - Criminal Law 00-03-24 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 00-03-28 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 00-03-30 H Added As A Joint Sponsor GASH H Added As A Joint Sponsor GARRETT H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000 S Passed both Houses 00-04-28 S Sent to the Governor 00-06-13 S Governor approved Effective Date 00-06-13 S PUBLIC ACT 91-0825

SB-1696 ROSKAM.

735 ILCS 5/7-103.97 new

Amends the Code of Civil Procedure. Authorizes quick-take proceedings for acquisition of property by the Fox Metro Water Reclamation District to construct sewers and a pump station for conveying sewer flow from the Southwest Service Area to an existing wastewater treatment plant. Effective immediately.

 00-02-02
 S
 First reading
 Referred to Sen Rules Comm

 00-02-09
 S
 Assigned to Executive

 00-02-17
 S
 To Subcommittee

 S
 Committee Executive

 00-02-18
 S
 Refer to Rules/Rul 3-9(a)

 01-01-09
 S
 Session Sine Die

SB-1697 O'MALLEY.

40 ILCS 5/17-142.1 30 ILCS 805/8.24 new from Ch. 108 1/2, par. 17-142.1

Amends the Chicago Teacher Article of the Pension Code to change the annual limit on the amount of reimbursement to annuitants for health insurance costs, from \$25,000,000 to \$40,000,000. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

SB 1697 will have an indirect cost to the Fund, as the increased amount paid as reimbursement for health insurance costs will no longer be available for reinvestment by the Fund. Therefore, the potential for slightly lower investment earnings in future years exists.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

00-02-02 S First reading Referred to Sen Rules Comm
00-02-10 S Pension Note Filed
Committee Rules

01-01-09 S Session Sine Die

SB-1698 NOLAND.

New Act

215 ILCS 125/1-2

from Ch. 111 1/2, par. 1402

215 ILCS 125/2-11 new

Creates the Choice of Physician Act. Requires employers providing health care benefits to employees to offer an option under which the employee's choice of physician is not restricted in any manner. Amends the Health Maintenance Organization Act to authorize the offering of point-of-service products. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1699 WALSH,T.

New Act

Creates the Uniform Prescription Drug Information Card Act. Requires health benefit plans and administrators of those plans to issue to covered individuals a card or device that contains prescription drug information for the individual. The information required to be contained on the card shall be the information required by the National Council for Prescription Drug Programs. Provides that the Department of Insurance shall enforce the Act.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading

Referred to Sen Rules Comm 01-01-09 S Session Sine Die

SB-1700 MOLARO.

215 ILCS 5/505.3 new

Amends the Illinois Insurance Code. Provides that an insurance producer may not adjust claims that arise under policies sold by the producer.

00-02-02 S First reading Referred to Sen Rules Comm 00-02-10 S Assigned to Executive 00-02-17 S Held in Committee S Committee Executive 00-02-18 S Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

SB-1701 MADIGAN.R.

215 ILCS 5/107.02	from Ch. 73, par. 719.02
215 ILCS 5/107.15a	from Ch. 73, par. 719.15a
215 ILCS 5/107.15b	
215 ILCS 5/107.17	from Ch. 73, par. 719.17
215 ILCS 5/107.21	from Ch. 73, par. 719.21
215 ILCS 5/107.26	from Ch. 73, par. 719.26
215 H CS 5/107 20	•

Amends the Illinois Insurance Code in relation to insurance exchanges. Provides authority to establish a privately owned exchange for the reinsurance and insurance of risks. Removes the statutory creation of an insurance exchange. Provides that any insurance exchange created is separate and distinct from the State. Authorizes the creation of a guaranty mechanism for protection of policyholders. Provides for at least 5, rather than 5, public trustees for an exchange. Authorizes the establishment of a privately owned immediate access security association separate from the State to manage liquidations of insurance syndicates. Removes the statutory creation of that association. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Insurance & Pensions 00-02-15 S Recommended do pass 008-000-000 S Placed Calndr, Second Rdg 00-02-16 S Second Reading S Placed Calndr,3rd Reading 00-02-23 S Third Reading - Passed 058-000-000 H Arrive House H Placed Calndr First Rdg 00-02-29 H Hse Sponsor DANIELS H First reading Referred to Hse Rules Comm 00-03-01 H Alt Primary Sponsor Changed MYERS,RICHARD 00-03-09 H Assigned to Insurance 00-03-23 H Do Pass/Short Debate Cal 012-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 00-03-24 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 00-04-04 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000 S Passed both Houses 00-05-03 S Sent to the Governor 00-06-09 S Governor approved Effective Date 00-06-09

SB-1702 BOMKE.

40 ILCS 5/14-115.1 new

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Amends the State Employee Article of the Illinois Pension Code. Provides an additional benefit payment for certain survivors and retirees. Applies only to fiscal years before 2005 in which the System's return on investment exceeds the actuarial assumed rate of return. Effective immediately.

PENSION NOTE (Pension Laws Commission)

There is no increase in accrued liability associated with

PUBLIC ACT 91-0796

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SB 1702, but there is a cost (that cannot be determined), as
some investment returns that would normally remain with SERS
to be reinvested would instead be paid out as benefits. This
would increase State contributions over time by an amount that
cannot be determined.
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00-02-02 S First reading

Referred to Sen Rules Comm

00-02-10 S

Pension Note Filed Committee Rules

01-01-09 S Session Sine Die

SB-1703 MADIGAN.R - NOLAND AND BOWLES.

40 ILCS 5/16-132 40 ILCS 5/16-133 from Ch. 108 1/2, par. 16-132 from Ch. 108 1/2, par. 16-133

Amends the Downstate Teacher Article of the Illinois Pension Code to allow retirement at any age with 34 years of service. Effective immediately.

PENSION NOTE (Pension Laws Commission)

SB 1703 would increase the accrued liability of TRS by an

estimated \$250 million. The fiscal impact of SB 1703 includes

two components -- \$63 million is the cost of the existing Early Retirement Option, available through 2005, and \$187 million is

the additional cost for a permanent 34-and-out provision.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

00-02-02 S First reading Referred to Sen Rules Comm

00-02-09 S Added As A Co-sponsor BOWLES

00-02-14 S Pension Note Filed

Committee Rules

00-02-24 S Added as Chief Co-sponsor NOLAND

01-01-09 S Session Sine Die

SB-1704 MADIGAN,R.

225 ILCS 457/15

225 ILCS 457/55

225 ILCS 457/60

225 ILCS 457/85

225 ILCS 457/90

225 ILCS 457/95

Amends the Real Estate Appraiser Licensing Act. Provides that a violation of the Section regarding licensure requirements and the use of the title is a Class A misdemeanor. Increases the number of classroom hours required prior to examination for a rank of appraiser licensure, and allows for recommendations of the Appraisal Qualifications Board. Provides that the rank of State Licensed Real Estate Appraiser shall be held no longer than from the date of issuance for the balance of the initial license and through 2 renewals. Changes the continuing education requirements for renewal of an appraiser license. Provides that civil penalties for unlicensed real estate appraisal practice and other disciplinary actions shall be made payable to the Office of Banks and Real Estate for deposit into the Appraisal Administration Fund.

HOUSE AMENDMENT NO. 1.

Provides that an applicant for renewal of a license may satisfy up to 50% of the continuing education requirements by presenting evidence of participation as an instructor of specified courses.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-02 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Licensed Activities 00-02-17 S Recommended do pass 007-000-000 S Placed Calndr, Second Rdg 00-02-23 S Second Reading S Placed Calndr, 3rd Reading

00-02-24 S Third Reading - Passed 059-000-000

H Arrive House

H Hse Sponsor GILES

H Added As A Joint Sponsor PANKAU H Alt Primary Sponsor Changed PANKAU

H Joint-Alt Sponsor Changed GILES

H First reading

Referred to Hse Rules Comm 00-02-29 H Assigned to Registration & Regulation

000

SB-17

40 ILCS 5/3-128 from Ch. 108 1/2, par. 3-128 40 ILCS 5/4-121 from Ch. 108 1/2, par. 4-121

Amends the Downstate Police and Fire Articles of the Illinois Pension Code. Specifies that the mayor of a municipality may include himself or herself among the appointees to the board of trustees of a police pension fund. Provides that a mayor of a municipality who is a member of the board of trustees of a firefighter pension fund may appoint a designee to serve in his or her place. Effective immediately.

PENSION NOTE (Pension Laws Commission)

SB 1705 would not increase the accrued liability or annual costs of any downstate police or firefighters' pension fund.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-03 S First reading Referred to Sen Rules Comm 00-02-16 S Pension Note Filed Committee Rules

01-01-09 S Session Sine Die

SB-1706 SHAW - OBAMA - TROTTER.

20 ILCS 505/34.13 new

Amends the Children and Family Services Act. Establishes the Child Care Executive Partnership. Provides that the Partnership shall establish a Child Care Partnership Program to use State and federal funds to create child care partnerships with private employers. Provides that the General Assembly shall determine, by appropriation, the amount of State or federal funds to be used by the Child Care Partnership Program. Provides for the use of funds by the Child Care Partnership Program. Provides that the Department of Human Services shall adopt rules to implement and administer the program.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-03 S First reading Referred to Sen Rules Comm

00-02-14 S Added as Chief Co-sponsor OBAMA S Added as Chief Co-sponsor TROTTER

01-01-09 S Session Sine Die

RAUSCHENBERGER - JACOBS - SHADID. SB-1707

35 ILCS 120/5k from Ch. 120, par. 444k

30 ILCS 805/8,24 new

Amends the Retailers' Occupation Tax Act. Changes the Section that exempts the sale in an enterprise zone of building materials to be incorporated into real estate in that enterprise zone to instead exempt the sale of building materials sold by a retailer in Illinois to be incorporated into real estate in any enterprise zone in Illinois. Exempts the provisions of the Section from the sunset requirements. Amends the State Mandates Act to require implementation without reimbursement.

FISCAL NOTE (Department of Revenue)

For FY99 the Enterprise Zone exemption is expected to create an estimated \$16.8 million loss in State and local sales and use taxes. Allowing sales of building materials to be exempt, when purchased from any retailer located in Illinois, expands the exemption somewhat, but it is not known by how much. There is only so much building that is currently being done within enterprise zones, and most materials used now are exempt, even if extraordinary measures are necessary to obtain the exemption.

HOUSE AMENDMENT NO. 1. (House recedes January 9, 2001)

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Adds reference to:
                             from Ch. 120, par. 2-201
35 ILCS 5/201
35 ILCS 5/203
                             from Ch. 120, par. 2-203
35 ILCS 5/405
35 ILCS 5/803
                             from Ch. 120, par. 8-803
35 ILCS 5/1501
                             from Ch. 120, par. 15-1501
35 ILCS 105/3-5
                             from Ch. 120, par. 439.3-5
35 ILCS 105/9
                             from Ch. 120, par. 439.9
35 ILCS 105/10
                             from Ch. 120, par. 439.10
35 ILCS 105/22
                             from Ch. 120, par. 439.22
35 ILCS 110/20
                             from Ch. 120, par. 439.50
35 ILCS 115/20
                             from Ch. 120, par. 439.120
35 ILCS 120/3
                             from Ch. 120, par. 442
35 ILCS 120/6
                             from Ch. 120, par. 445
35 ILCS 130/4
                             from Ch. 120, par. 453.4
35 ILCS 130/6
                             from Ch. 120, par. 453.6
35 ILCS 135/4
                             from Ch. 120, par. 453.34
35 ILCS 135/6
                             from Ch. 120, par. 453.36
220 ILCS 5/8-403.1
                             from Ch. 111 2/3, par. 8-403.1
30 ILCS 805/8.24 new
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Deletes everything. Reinserts the provisions of the bill as engrossed. Amends the Illinois Income Tax Act. Adds a subtraction modification from base income in the case of an S corporation in an amount equal to all amounts of income allocable to a shareholder subject to the Personal Property Tax Replacement Income Tax. Exempts the modification from the sunset provisions of this Act. Provides an income tax credit for certain partners of a partnership and certain shareholders of S corporations if those partners or shareholders qualified their partnerships or S corporations for a subtraction modification for the Personal Property Tax Replacement Income Tax. Increases the threshold for the required payment of estimated taxes from \$250 to \$500 for non-corporations required to pay estimated taxes. Makes other changes. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to replace references to specific local occupation and use taxes with a reference to "any local occupation or use tax administered by the Department". Makes other changes. Further amends the Use Tax Act and the Retailers' Occupation Tax Act, Provides that a retailer of aircraft, watercraft, motor vehicles, or trailers who transfers more than one of these items to a purchaser for use as qualifying rolling stock may report the transfer of all of the items involved in that transaction to the Department of Revenue on the same reporting form. Amends the Cigarette Tax Act and the Cigarette Use Tax Act. Adds a provision allowing distributors 20 days to protest a Department of Revenue decision regarding a distributor's license and adds provisions regarding hearings. Amends the Public Utilities Act. Provides that the Department of Revenue (now, the State Treasurer) shall prescribe the forms to be filed by and collect payments from qualified solid waste energy facilities based on the kilowatt hours of electricity sold by them. Effective January 1, 2001.

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HOUSE AMENDMENT NO. 3. (Tabled April 15, 2000)
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Adds reference to:

35 ILCS 120/11 from Ch. 120, par. 450

Further amends the Retailers' Occupation Tax Act. Provides that the Department of Revenue may make available to the Board of Trustees of any Metro East Mass Transit District information contained on transaction reporting returns required to be filed that report sales made within the boundary of the taxing authority of that Metro East Mass Transit District. Provides that the disclosure shall be made pursuant to a written agreement between the Department and the Board of Trustees, which is an official purpose

within the meaning of the confidentiality of records Section. Provides that information so provided shall be subject to all confidentiality provisions of the confidentiality Section.

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HOUSE AMENDMENT NO. 5. (House recedes January 9, 2001)
Adds reference to:
35 ILCS 120/11 from Ch. 120, par. 450
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Further amends the Retailers' Occupation Tax Act. Provides that the Department of Revenue may make available to the Board of Trustees of any Metro East Mass Transit District information contained on transaction reporting returns required to be filed that report sales made within the boundary of the taxing authority of that Metro East Mass Transit District. Provides that the disclosure shall be made pursuant to a written agreement between the Department and the Board of Trustees, which is an official purpose within the meaning of the confidentiality of records Section. Provides that information so provided shall be subject to all confidentiality provisions of the confidentiality Section.

CONFERENCE COMMITTEE REPORT NO. 1

Recommends that the House recede from H-ams 1 and 5.

Recommends that the bill be amended as follows:

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Adds reference to:
30 ILCS 805/8.25 new
Deletes reference to:
35 ILCS 5/201
                             from Ch. 120, par. 2-201
35 ILCS 5/203
                             from Ch. 120, par. 2-203
35 ILCS 5/405
35 ILCS 5/803
                             from Ch. 120, par. 8-803
35 ILCS 5/1501
                             from Ch. 120, par. 15-1501
35 ILCS 105/3-5
                             from Ch. 120, par. 439.3-5
35 ILCS 105/9
                             from Ch. 120, par. 439.9
35 ILCS 105/10
                             from Ch. 120, par. 439.10
35 ILCS 105/22
                             from Ch. 120, par. 439.22
                             from Ch. 120, par. 439.50
35 ILCS 110/20
35 ILCS 115/20
                             from Ch. 120, par. 439.120
35 ILCS 120/3
                             from Ch. 120, par. 442
35 ILCS 120/6
                             from Ch. 120, par. 445
35 ILCS 130/4
                             from Ch. 120, par. 453.4
35 ILCS 130/6
                             from Ch. 120, par. 453.6
35 ILCS 135/4
                             from Ch. 120, par. 453.34
35 ILCS 135/6
                             from Ch. 120, par. 453.36
220 ILCS 5/8-403.1
                             from Ch. 111 2/3, par. 8-403.1
30 ILCS 805/8.24 new
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Deletes everything. Amends the Retailers' Occupation Tax Act. Changes provisions that exempt the sale in an enterprise zone of building materials to be incorporated into real estate in that enterprise zone to instead exempt the sale of building materials sold by a retailer in Illinois to be incorporated into real estate in any enterprise zone in Illinois. Exempts the provisions from the sunset requirements. Provides that the Department of Revenue may make available to the Board of Trustees of any Metro East Mass Transit District information contained on transaction reporting returns required to be filed that report sales made within the boundary of the taxing authority of that Metro East Mass Transit District. Provides that the disclosure shall be made pursuant to a written agreement between the Department and the Board of Trustees, which is an official purpose within the meaning of the confidentiality of records provisions of the Act. Provides that information so provided shall be subject to all confidentiality provisions imposed on the Department under the Act. Amends the State Mandates Act to require implementation without reimbursement.

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

00-02-03 S First reading Referred to Sen Rules Comm

00-02-09 S Assigned to Revenue

00-02-17 S Recommended do pass 007-001-000

S Placed Calndr, Second Rdg

00-02-23 S Fiscal Note Requested CLAYBORNE

00-02-24 S Fiscal Note Filed

S Second Reading

S Placed Calndr, 3rd Reading
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00-02-25		Third Reading - Passed 050-0 Added as Chief Co-sponsor S		
	Н	Arrive House Placed Calndr First Rdg		
00-02-29	Η	Hse Sponsor DANIELS		
		Alt Primary Sponsor Changed		
00-03-08	Н	First reading Added As A Joint Sponsor SI	Referred to Hse Rules Com: LONE	m
00-03-09	Η		Assigned to Revenue	
00-03-24	H H		REVENUE H Do Pass Amend/Short Deba	Adopted
		Placed Cal 2nd Rdg-Shrt Dbt		110 007-000-000
00-03-28	H H		MAUTINO	
		Cal Ord 2nd Rdg-Shrt Dbt	nkul	
00-03-29	Η	Amendment No.03	HOFFMAN	•
	H	Amendment referred to Cal Ord 2nd Rdg-Shrt Dbt	HKUL	
00-03-30	Н	Amendment No.03	HOFFMAN	
	H	Rules refers to Cal Ord 2nd Rdg-Shrt Dbt	HREV	
00-04-05		Amendment No.04	MAUTINO	
	Н	Amendment referred to Second Reading-Short Debate		
	H	Held 2nd Rdg-Short Debate	C	
00-04-07		Amendment No.03 Recommends be Adopted HR	HOFFMAN	
	Н		HOFFMAN	Adopted
	H	Pld Cal 3rd Rdg-Shrt Dbt	3RD READING	
	Н		DEADLINE EXTENDED	
	Н	Cal Ord 3rd Rdg-Short Dbt	- APRIL 14, 2000	
00-04-14		Car Ord 3rd Rug-Silon Doi	FINAL PASSAGE	
	H H		DEADLINE EXTENDED	
	-	Cal Ord 3rd Rdg-Short Dbt	UNTIL - 04/16/00	
00-04-15	H H		Mtn Prevaild-Recall 2nd Rd	
		Pld Cal 3rd Rdg-Shrt Dbt	Mtn Prevail - Table Amend	NO UT
	H	_	Mtn Prevaild-Recall 2nd Rd Floor motion TAKE HA #1	
	Н		THE TABLE-LEITCH	PROM
	Н	Pld Cal 3rd Rdg-Shrt Dbt	Motion Prevailed	
	Η		Mtn Prevaild-Recall 2nd Rd	lg
	H H	Amendment No.05 Amendment referred to	HOFFMAN HRUL	
		Recommends be Adopted HR	UL/003-000-000	
	H	Amendment No.05	Mtn Prevail - Table Amend I HOFFMAN	No 03 Adopted
		Pld Cai 3rd Rdg-Shrt Dbt	HOIT MARY	Adopted
	H	3rd Rdg-Shrt Dbt-Pass/Vote	Tabled Pursnt to Rule 40(a)	HA #02,04
00-11-09		Sec. Desk Concurrence 01,05		
00-11-15		Mtn non-concur - Hse Amend		
	S	S Noncners in H Amend 01,0	-RAUSCHENBERGER 5	
		Arrive House	.01.05	
01-01-02		Placed Cal Order Non-concur Re-refer Rules/Rul 19(b) RUI		
01-01-08		DI IGIOL N	Approved for Consideration	004-000-000
		Placed Cal Order Non-concur Mtn Refuse Recede-Hse Ame		
	Η	H Refuses to Recede Amend	01,05	
		H Requests Conference Comi Hse Conference Comm Appto		
	Н		HOFFMAN, SLONE	
	H		TENHOUSE & LEITCH	

01-01-09 S Sen Accede Req Conf Comm 1ST

S Sen Conference Comm Apptd 1ST/RAUSCHENBERGER

PETERSON, ROSKAM, CLAYBORNE & WELCH

S

S Filed with Secretary

S Conference Committee Report 1ST/RAUSCHENBERGER

S Conf Comm Rpt referred to SRUL

H House CC report submitted 1ST/LEITCH

H Conf Comm Rpt referred to HRUL

H Recommends be Adopted HRUL/005-000-000

H House CC report Adopted 1ST/113-003-000

S Conference Committee Report 1ST/RAUSCHENBERGER

S Be apprvd for consideratn SRUL

S Senate CC report submittedS Senate CC report Adopted 1ST/054-001-000

S Both House Adoptd CC rpt 1ST

S Passed both Houses

01-01-16 S Sent to the Governor

01-02-23 S Governor approved

Effective Date 02-01-01 S

9 PUBLIC ACT 91-0954

SB-1708 SHAW.

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 on January 1, 2001, "covered prescription drug" means all prescription drugs.

00-02-03 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1709 KARPIEL.

220 ILCS 5/8-505.1 new

Amends the Public Utilities Act. Provides that in conducting non-emergency vegetation management activities in incorporated municipalities an electric public utility shall follow guidelines established by the International Society of Arboriculture and any applicable Occupational Safety and Health Administration or American National Standards Institute standards in effect on January 1, 2000. Requires the Commerce-Commission to establish statewide standards for tree trimming activities by January 1, 2002. Provides that municipal ordinances that are equal to or more restrictive than the provisions of this amendatory Act are not invalidated.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-03 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

OBAMA - TROTTER. SB-1710

305 ILCS 5/5-2

from Ch. 23, par. 5-2

Amends the Medical Assistance Article of the Illinois Public Aid Code. In provisions itemizing classes of persons eligible for medical assistance, provides that nonresident parents of children in families that receive basic maintenance grants under the Temporary Assistance for Needy Families program are eligible for medical assistance to the extent that the nonresident parents are defined as part of the family by the Department of Human Services for purposes of the eligibility provisions. Provides that the obligation of nonresident parents to meet a spend-down requirement shall be calculated according to the income and other circumstances in the nonresident parent's own household. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-03 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

OBAMA - DEL VALLE - SMITH - TROTTER. SB-1711

305 ILCS 5/5-5.12a new

Amends the medical assistance Article of the Illinois Public Aid Code. Provides that a pharmacy may not charge a Medicare beneficiary more than the Medicaid reimbursement rate for prescription medications, plus an additional dispensing fee. Requires the Department of Public Aid to monitor pharmacies' compliance and to report to the General Assembly. Repeals these provisions on January 1, 2003. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-03 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1712 OBAMA – DEL VALLE – SMITH – TROTTER – MITCHELL,N, MUNOZ, MADIGAN,L, RONEN,C, SHAW, VIVERITO, LINK, CLAYBORNE AND LIGHTFORD.

305 ILCS 5/4-22

Amends the TANF Article of the Illinois Public Aid Code. Requires the Department of Human Services to implement a domestic violence training curriculum for Illinois Department employees who serve TANF applicants and recipients to better equip those employees to identify and serve domestic violence victims.

SENATE AMENDMENT NO. 1.

Provides that the Department of Public Aid may enter into a contract for the development of the domestic violence training curriculum with one or more organizations providing services to domestic violence victims. Requires the Department to adopt necessary rules.

NOTE(S) THAT MAY APPLY: Fiscal

OIE(2) IUV	41	MAI APPLI: Fiscal	
00-02-03	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Public Health & Welfare
00-02-15	S	Amendment No.01	PUB HEALTH S Adopted
	S		Recmnded do pass as amend 009-000-000
	S	Placed Calndr,Second Rdg	
00-02-16	S	Added As A Co-sponsor MU	NOZ
	S	Added as Chief Co-sponsor N	MITCHELL,N
		Second Reading	
		Placed Calndr,3rd Reading	
		Added As A Co-sponsor MA	
	S	Added As A Co-sponsor RO	NEN,C
	S	Added As A Co-sponsor SHA	AW
00-02-17	S	Added As A Co-sponsor VIV	'ERITO
	S	Added As A Co-sponsor LIN	K
00-02-23		Added As A Co-sponsor CLA	
	S	Added As A Co-sponsor LIG	HTOFRD
		Third Reading - Passed 057-0	000-000
		Arrive House	
	Η	Placed Calndr First Rdg	
00-02-24		Hse Sponsor MCKEON	
		Added As A Joint Sponsor O	
		First reading	Referred to Hse Rules Comm
00-02-29	Η		Assigned to Human Services
00-03-08	Η		Do Pass/Short Debate Cal 013-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
	Η	Added As A Joint Sponsor Fl	EIGENHOLTZ
00-03-09	Η	Added As A Joint Sponsor Fl	LOWERS
	Η	Added As A Joint Sponsor B	OLAND
00-03-22	Η	Second Reading-Short Debat	e
	Η	Pld Cal 3rd Rdg-Shrt Dbt	
00-03-23	Η	3rd Rdg-Shrt Dbt-Pass/Vote	115-000-000
	S	Passed both Houses	
00-04-21	S	Sent to the Governor	
00-06-02	S	Governor approved	
	S	Effective Date 01-01-01	
	S	PUBLIC ACT 91-0759	
1712 O	n .	MAA TOTAL STATE CONTO	II mpommp

SB-1713 OBAMA - DEL VALLE - SMITH - TROTTER.

305 ILCS 5/12-4.36 new

Amends the "administration" Article of the Illinois Public Aid Code. Requires the Department of Human Services to establish a domestic violence counseling pilot program for public aid applicants and recipients in 3 counties (Cook County, a collar county, and a downstate county).

NOTE(S) THAT MAY APPLY: Fiscal

00-02-03 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1714 972

SB-1714 WELCH.

220 ILCS 5/13-403

from Ch. 111 2/3, par. 13-403

Amends the Public Utilities Act. Provides that when a previously certified carrier undergoes a corporate reorganization that results in a new carrier providing service, the Illinois Commerce Commission must transfer the previously granted certificate to the new carrier within 30 days. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-03 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1715 LAUZEN.

625 ILCS 5/12-821 new

Amends the Illinois Vehicle Code. Provides that every school bus must display a notice informing occupants of other vehicles of a toll free number that they may call to report traffic violations by school bus drivers. Provides that the notice must include the words "How's my driving?" along with the toll free number, and must meet specifications and mounting requirements established by the Department of Transportation. Requires the Secretary of State to establish the toll free number and to send to the company or school district that owns the school bus written notice of any reported violations, including the date, time, nature, and location of the offense.

00-02-03 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1716 WALSH,T - JONES,E - DELEO - O'MALLEY - BOWLES.

New Act

30 ILCS 105/5.541 new

Creates the Rainy Day Budget Stabilization Act and amends the State Finance Act. Creates the Budget Stabilization Fund as a special fund in the State treasury to be used to meet the State's casual deficits and revenue failures and for other specified purposes, with priority given to the needs of children. Requires the Comptroller to transfer \$100,000,000 into the Fund in fiscal year 2001. Beginning with fiscal year 2002, in fiscal years when the Governor's estimate of anticipated general funds revenues exceeds the prior year's revenues by more than 4%, requires the Comptroller to transfer 0.25% of those anticipated revenues from the General Revenue Fund into the Budget Stabilization Fund in monthly installments that may be individually suspended by the Governor. Suspends transfers when the Budget Stabilization Fund reaches a specified balance. Authorizes certain legislative responses to the Governor's notification that general funds are insufficient, including approval by the President of the Senate and the Speaker of the House of Representatives of the Governor's directive to the Comptroller to transfer moneys from the Budget Stabilization Fund until the General Assembly can convene to enact appropriate legislation. Effective July 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-03 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1717 RADOGNO.

625 ILCS 5/4-102

from Ch. 95 1/2, par. 4-102

Amends the Illinois Vehicle Code. Amends a provision concerning misdemeanor offenses relating to motor vehicles and other vehicles. Provides that a person commits an offense only when he or she "knowingly" engages in the prohibited activity. Effective immediately.

00-02-03 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1718 MADIGAN,R.

820 ILCS 305/7 820 ILCS 305/8

from Ch. 48, par. 138.7 from Ch. 48, par. 138.8

Amends the Workers' Compensation Act. Makes numerous changes concerning payments by employers into the Second Injury Fund and the Rate Adjustment Fund based on compensation payments made by employers under the Workers' Compensation Act or the Workers' Occupational Diseases Act. Contains provisions concerning allocation of assessments between self-insured employers and insured employers.

SENATE AMENDMENT NO. 1.

Deletes language providing that premium surcharges shall be excluded from the definition of premium for purposes of computation of agents' commissions.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Commerce & Industry 00-02-17 S Amendment No.01 COMM & INDUS S Adopted Recmnded do pass as amend 007-000-000 S Placed Calndr, Second Rdg 00-02-23 S Second Reading S Placed Calndr, 3rd Reading 00-02-24 S Third Reading - Passed 058-000-000

H Arrive House

H Placed Calndr First Rdg

00-02-25 H Hse Sponsor HULTGREN

H First reading Referred to Hse Rules Comm 00-03-09 H Assigned to Labor & Commerce 00-03-24 H Re-Refer Rules/Rul 19(a)

01-01-09 S Session Sine Die

SMITH - RONEN,C - MADIGAN,L - DELEO, CULLERTON, TROTTER SB-1719 AND OBAMA.

New Act

Creates the Nursing Mothers in the Workplace Act. Requires an employer to provide reasonable unpaid break time each day to an employee who needs to express breast milk for her infant child. Requires an employer to make reasonable efforts to provide a room or other location, in close proximity to the work area, other than a toilet stall, where the employee can express her milk in privacy. Effective immediately.

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

00-02-03 S First reading

Referred to Sen Rules Comm

00-02-10 S Added As A Co-sponsor CULLERTON

00-02-14 S Added As A Co-sponsor TROTTER

00-02-15 S Added As A Co-sponsor OBAMA

01-01-09 S Session Sine Die

SB-1720 RONEN,C - SMITH - DELEO - BOWLES - MADIGAN,L, LIGHTFORD, OBAMA AND TROTTER.

215 ILCS 5/356z.1 new

215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2

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

Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Provides that coverage under those Acts must include coverage for all generally medically accepted cancer screening tests. Effective immediately.

00-02-03 S First reading

Referred to Sen Rules Comm

00-02-10 S Added As A Co-sponsor OBAMA

00-02-14 S Added As A Co-sponsor TROTTER

01-01-09 S Session Sine Die

SB-1721 RONEN,C - SMITH - DELEO - SHAW - LIGHTFORD, CLAYBORNE, OBAMA AND TROTTER.

20 ILCS 505/5.15

Amends the Children and Family Services Act. Provides that the statewide comprehensive day-care plan developed by the Department of Human Services shall include provisions setting the income eligibility level for subsidized child care services at 50% of the State median income.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-03 S First reading Referred to Sen Rules Comm

00-02-10 S Added As A Co-sponsor OBAMA

00-02-14 S Added As A Co-sponsor TROTTER

01-01-09 S Session Sine Die

SB-1722 RONEN,C - SMITH - LIGHTFORD - CLAYBORNE - SHAW, DELEO, OBAMA AND TROTTER.

305 ILCS 5/9A-11

from Ch. 23, par. 9A-11.

Amends the Illinois Public Aid Code by increasing from \$7,500,000 to \$15,000,000 the allocation required by the Department of Human Services to a test program for certain families who are eligible for child care assistance. With respect to the establishment of an income eligibility threshold of 50% of the State median income, (i) deletes the limitation to fiscal year 1998 and (ii) provides that the State median income must be calculated using data from the most recently completed fiscal year. Effective July 1, 2000.

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NOTE(S) THAT MAY APPLY: Fiscal
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00-02-03 S First reading

Referred to Sen Rules Comm

00-02-10 S Added As A Co-sponsor OBAMA

00-02-14 S Added As A Co-sponsor TROTTER

01-01-09 S Session Sine Die

SB-1723 RONEN,C - SMITH - DELEO - LIGHTFORD - BOWLES, MADIGAN,L, **OBAMA AND TROTTER.**

5 ILCS 375/6.11

30 ILCS 805/8.24 new

55 ILCS 5/5-1069.3

65 ILCS 5/10-4-2.3

215 ILCS 5/356z.1 new

215 ILCS 125/5-3

from Ch. 111 1/2, par. 1411.2

215 ILCS 165/10

from Ch. 32, par. 604

Amends the Illinois Insurance Code to prohibit insurers from denying or canceling coverage solely because the insured or proposed insured is a breast cancer survivor or has a family history of breast cancer, or both. Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act to make corresponding changes in those Acts. Amends the State Mandates Act to provide that no State reimbursement is required for the implementation of any mandate created by this amendatory Act.

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

00-02-03 S First reading

Referred to Sen Rules Comm

00-02-10 S Added As A Co-sponsor OBAMA

00-02-14 S Added As A Co-sponsor TROTTER

01-01-09 S Session Sine Die

SR-1724 DELEO - HALVORSON - RONEN, C - SMITH - SILVERSTEIN, OBAMA, TROTTER AND BOWLES.

215 ILCS 5/370c

from Ch. 73, par. 982c

215 ILCS 5/370c-1 new

Amends the Illinois Insurance Code. Requires individual and group policies of accident and health insurance and other health care plans to provide coverage for serious mental illness under the same terms and conditions as coverage is provided for other illnesses. Provides that inpatient treatment may be limited to 90 consecutive days. Defines terms.

00-02-03 S First reading

Referred to Sen Rules Comm

00-02-10 S Added As A Co-sponsor OBAMA

00-02-14 S Added As A Co-sponsor TROTTER

00-02-15 S Added As A Co-sponsor BOWLES

01-01-09 S Session Sine Die

LIGHTFORD.

Appropriates \$2,000,000 to the Illinois Commission on Community Service for the implementation and administration of and the awarding of scholarships under the Youth Service Scholarship Program. Effective July 1, 2000.

00-02-03 S First reading

Referred to Sen Rules Comm

00-02-09 S

Assigned to Appropriations

00-02-18 S

Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

SB-1726 LIGHTFORD - MITCHELL,N - BOWLES - MUNOZ - OBAMA AND TROTTER.

New Act

Creates the Youth Service Scholarship Act. Establishes the Youth Service Scholarship Program, to be administered by the Illinois Commission on Community Service.

Provides that the Program shall be made available to consortia of school districts and community-based organizations who then select pupils to earn scholarships while they are enrolled in any of grades 9 through 12 in a public school. Provides that, upon completion of 100 hours of volunteer community service performed between September 1 of one year and August 31 of the next year, a pupil shall earn a \$500 scholarship. Provides that the pupil may redeem the scholarship if the pupil enrolls in a private or public postsecondary or vocational institution in this State. Requires the Commission to submit to the General Assembly a study of the efficacy of the Program by July 1, 2004. Repeals the Act on January 1, 2006, Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Referred to Sen Rules Comm 00-02-03 S First reading

00-02-09 S Added as Chief Co-sponsor MITCHELL,N

S Added as Chief Co-sponsor BOWLES

S Added as Chief Co-sponsor MUNOZ 00-02-10 S Added as Chief Co-sponsor OBAMA

00-02-14 S Added As A Co-sponsor TROTTER

01-01-09 S Session Sine Die

SB-1727 MOLARO.

New Act

Creates the Tobacco Settlement Proceeds for Seniors' Health Care Act. Provides that not less than 25% of the amounts distributed by the State from tobacco settlement proceeds received by the State shall be dedicated to improving the health of senior citizens Illinois through the funding of community-based programs including home-delivered meals, health care transportation, in-home respite care, smoking cessation programs, and pharmaceutical assistance. Effective immediately.

00-02-03 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1728

70 ILCS 1105/2 rep.

Amends the Museum District Act. Repeals a Section that provides the Act applies only to counties with a population of less than 2,000,000.

00-02-03 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1729 MAITLAND.

220 ILCS 5/5-104 from Ch. 111 2/3, par. 5-104 from Ch. 111 2/3; par. 9-230 220 ILCS 5/9-230

220 ILCS 5/13-301.2 new

Amends the Public Utilities Act in relation to telecommunications carriers. Provides that a telecommunications carrier need only conform its depreciation rates to the rates determined by the Commission until the end of the first full calendar year after the Commission's determination. Provides that the Commission may not prohibit a local exchange telecommunications carrier from recommending that a customer select an affiliated company for the provision of competitive services. Provides that expenses or revenue attributed to telephone directory operations shall not be included in the computation of a reasonable rate of return. Effective immediately.

00-02-03 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1730 WALSH.T.

720 ILCS 395/3.5 new

720 ILCS 395/4

from Ch. 121 1/2, par. 1354 Amends the Video Movie Sales and Rentals Act. Prohibits a person from selling at retail or renting, or attempting to sell at retail or rent, a video movie to a child below the age of 18 years if the official rating of the motion picture from which the video movie was copied recommends that such child not be allowed to attend the motion picture at a movie theater unless accompanied by a parent or adult guardian. Provides that if no official rating exists, a person may not sell at retail or rent, or attempt to sell at retail or rent, the video movie to a child below the age of 18 years unless the person has obtained the written consent of the child's parent or guardian. Provides that the penalty is a petty offense, with a fine of not more than \$100, for a first offense and a Class C misdemeanor for a second or subsequent offense.

NOTE(S) THAT MAY APPLY: Correctional

00-02-03 S First reading 01-01-09 S Session Sine Die

Referred to Sen Rules Comm

SB-1731 RONEN,C.

110 ILCS 975/2	from Ch. 144, par. 2752
110 ILCS 975/3	from Ch. 144, par. 2753
110 ILCS 975/4	from Ch. 144, par. 2754
110 ILCS 975/5	from Ch. 144, par. 2755
110 ILCS 975/6	from Ch. 144, par. 2756
110 ILCS 975/7	from Ch. 144, par. 2757
110 ILCS 975/9	from Ch. 144, par. 2759
110 ILCS 975/10	from Ch. 144, par. 2760

Amends the Nursing Education Scholarship Law. Changes various references to degree programs. Adds various definitions to the Act. Deletes the provision that limits the number of scholarships that can be awarded per year to 500. Changes the method of determining how scholarships shall be awarded to applicants. Changes the period of time during which a scholarship recipient must be employed as a nurse in Illinois after graduation. Changes the factors to be considered in the scholarship distribution formula. Effective January 1, 2001.

00-02-03 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1732 MOLARO.

40 ILCS 5/13-213	from Ch. 108 1/2, par. 13-213
40 ILCS 5/13-302	from Ch. 108 1/2, par. 13-302
40 ILCS 5/13-303	from Ch. 108 1/2, par. 13-303
40 ILCS 5/13-304	from Ch. 108 1/2, par. 13-304
40 ILCS 5/13-306	from Ch. 108 1/2, par. 13-306
40 ILCS 5/13-314	from Ch. 108 1/2, par. 13-314
40 ILCS 5/13-603	from Ch. 108 1/2, par. 13-603
30 II CS 805/8 24 new	

Amends the Metropolitan Water Reclamation District Article of the Pension Code. Increases the minimum retirement and surviving spouse annuities in certain cases where the employee retired before attaining age 60. Extends the early retirement without discount option through 2007 and allows the required employee contribution to be paid in either pre-retirement or post-retirement installments. In the special plan for Commissioners, allows payment of the additional contribution for past service in installments and authorizes employer pick-up. Extends the optional plan of additional benefits through 2007; makes the plan available to employees entering service after June 30, 1997 and increases the rate of optional contributions required under the plan. Accelerates the initial automatic annual increase by one month for persons retiring on the last day of the month. Allows the Board to adopt a new actuarial table for calculating reversionary annuities. With respect to the repayment of refunds, allows employees to pay in installments, authorizes employer pick-up, and changes the manner of calculating the required interest. Makes other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

SB 1732 would increase the unfunded liability by \$6.4 million. The increase in annual costs has not been calculated, but would

be relatively minor.

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

00-02-03 S First reading 00-02-16 S

Referred to Sen Rules Comm

0 02 10 5

Pension Note Filed Committee Rules

01-01-09 S Session Sine Die

SB-1733 SIEBEN.

20 ILCS 205/205-435 new 20 ILCS 205/205-440 new 225 ILCS 660/Act rep.

710 ILCS 25/Act rep.

Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Provides that the Department of Agriculture may establish and collect penalties

for the failure of a person to pay any fee required by law to be paid to the Department. Provides that the Department may revoke a license, certificate, or stamp issued by the Department for the failure to pay any fee required by law to be paid to the Department. Repeals the Specialty Farm Product Buyers Act and the Seed Arbitration Act. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to:

225 ILCS 660/Act rep.

710 ILCS 25/Act rep.

Deletes the provisions repealing the Speciality Farm Product Buyers Act and the Seed Arbitration Act.

SENATE AMENDMENT NO. 2.

Deletes reference to:

225 ILCS 660/Act rep.

710 ILCS 25/Act rep.

Further amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Allows the Department of Agriculture to establish and collect penalties for the failure of any person to pay any fee or penalty (instead of any fee) required by law to be paid to the Department. Allows the Department to revoke a license, certification, permit, seal, mark, registration, or other authorization to operate (instead of any license, certificate, or stamp) issued by the Department for the failure to pay any fee or penalty (instead of any fee) required by law to be paid to the Department. Deletes the provisions of the bill repealing the Specialty Farm Product Buyers Act and the Seed Arbitration Act.

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NOTE(S) THAT MAY APPLY: Fiscal
   00-02-03 S First reading
                                        Referred to Sen Rules Comm
   00-02-09 S
                                        Assigned to Agriculture & Conservation
   00-02-16 S
                    Amendment No.01
                                        AGRICULTURE S Adopted
                                        Recmnded do pass as amend 010-000-000
            S Placed Calndr, Second Rdg
   00-02-23 S Filed with Secretary
                                        SIEBEN
            S
                  Amendment No.02
             S
                    Amendment referred to SRUL
            S
                   Amendment No.02
                                        STEREN
            S Be apprvd for consideratn SRUL
   00-02-24 S Second Reading
            S
                    Amendment No.02
                                        SIEBEN
                                                                 Adopted
            S Placed Calndr,3rd Reading
   00-02-25 S Third Reading - Passed 059-000-000
            H Arrive House
            H Placed Calndr First Rdg
            H Hse Sponsor LAWFER
   00-02-29 H First reading
                                        Referred to Hse Rules Comm
   00-03-01 H
                                        Assigned to Agriculture & Conservation
   00-03-08 H
                                        Do Pass/Short Debate Cal 012-002-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   00-03-22 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   00-03-23 H
                                        Mtn Prevaild-Recall 2nd Rdg
            H Held 2nd Rdg-Short Debate
   00-03-24 H
                   Amendment No.01
                                        LAWFER
            Н
                    Amendment referred to HRUL
            H Held 2nd Rdg-Short Debate
   00-03-29 H
                   Amendment No.01
                                        LAWFER
            Η
                   Rules refers to
                                         HAGC
            H Held 2nd Rdg-Short Debate
   00-03-30 H
                   Amendment No.01
                                        LAWFER
            H Recommends be Adopted HAGC/012-000-000
            H Held 2nd Rdg-Short Debate
   00-04-07 H
                                        Re-Refer Rules/Rul 19(a)
   01-01-09 S Session Sine Die
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SB-1734 **978**

SB-1734 BURZYNSKI.

20 ILCS 2105/2105-210 rep.

20 ILCS 1805/25

from Ch. 129, par. 220.25

Amends the Military Code of Illinois. Removes the requirement that each loan by the Adjutant General of military flags and other items must be approved by the Governor. Requires that the Adjutant General report annually to the Governor all items loaned, to what entity, and the terms of the loan. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
      00-02-03 S First reading
                                             Referred to Sen Rules Comm
                                             Assigned to State Government Operations
      00-02-09 S
      00-02-17 S
                                             Recommended do pass 009-000-000
                S Placed Calndr, Second Rdg
      00-02-23 S Second Reading
                S Placed Calndr.3rd Reading
      00-02-24 S Third Reading - Passed 059-000-000
                H Arrive House
                H Hse Sponsor DANIELS
                                             Referred to Hse Rules Comm
                H First reading
      00-03-01 H Alt Primary Sponsor Changed SCHMITZ
      00-03-02 H Added As A Joint Sponsor BUGIELSKI
      00-03-16 H
                                             Assigned to State Government
                                                Administration
      00-03-24 H
                                             Do Pass/Short Debate Cal 009-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      00-03-28 H Added As A Joint Sponsor BLACK
      00-04-04 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      00-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
                S Passed both Houses
      00-05-04 S Sent to the Governor
      00-06-13 S Governor approved
                     Effective Date 00-06-13
                     PUBLIC ACT 91-0826
SB-1735
             BURZYNSKI.
  225 ILCS 5/6
                                    from Ch. 111, par. 7606
  225 ILCS 41/15-5
                                    from Ch. 111, par. 2825
  225 ILCS 85/10
                                    from Ch. 111, par. 4130
  225 ILCS 95/11
                                    from Ch. 111, par. 4611
  225 ILCS 115/7
                                    from Ch. 111, par. 7007
  225 ILCS 415/8
                                    from Ch. 111, par. 6208
  225 ILCS 450/14
                                    from Ch. 111, par. 5515
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Amends the Illinois Athletic Trainers Practice Act, the Funeral Directors and Embalmers Licensing Code, the Pharmacy Practice Act of 1987, the Veterinary Medicine and Surgery Practice Act of 1994, the Illinois Certified Shorthand Reporters Act of 1984, and the Illinois Public Accounting Act to omit provisions that require the Board to present an annual or quarterly report to the Director. Amends the Physician Assistant Practice Act of 1987 to provide that the physician assistant advisory committee is required to meet and report to the Board as physician assistant issues arise (was quarterly and as physician assistant issues arise). Repeals the Section in the Department of Professional Regulation Law concerning an annual report to the General Assembly. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   00-02-03 S First reading
                                          Referred to Sen Rules Comm
   00-02-09 S
                                           Assigned to Licensed Activities
   00-02-17 S
                                          Recommended do pass 007-000-000
             S Placed Calndr, Second Rdg
   00-02-23 S Second Reading
             S Placed Calndr, 3rd Reading
   00-02-24 S Third Reading - Passed 059-000-000
             H Arrive House
             H Hse Sponsor ZICKUS
             H First reading
                                          Referred to Hse Rules Comm
   00-03-01 H
                                          Assigned to Registration & Regulation
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00-03-07 H Added As A Joint Sponsor BLACK
00-03-09 H Do Pass/Short Debate Cal 016-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
00-04-04 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt
00-04-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
S Passed both Houses
00-05-05 S Sent to the Governor
00-06-13 S Governor approved
S Effective Date 00-06-13
S PUBLIC ACT 91-0827
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SB-1736 WEAVER,S - BOMKE - MAHAR.

Appropriates and reappropriates funds to the Board of Trustees of the University of Illinois for specified purposes. Effective July 1, 2000.

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      00-02-03
      S
      First reading
      Referred to Sen Rules Comm

      00-02-09
      S
      Assigned to Appropriations

      00-02-10
      S
      Added as Chief Co-sponsor MAHAR

      00-02-18
      S
      Refer to Rules/Rul 3-9(a)

      01-01-09
      S
      Session Sine Die
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SB-1737 MAITLAND.

Appropriates and reappropriates funds to the Board of Trustees of Illinois State University for specified purposes. Effective July 1, 2000.

00-02-03 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1738 DONAHUE.

Appropriates and reappropriates funds to the Board of Trustees of Western Illinois University for specified purposes. Effective July 1, 2000.

	Р-	Time purposes. Li	2001.0001, 1, 2000.
00-02-03	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Appropriations
00-02-18	S		Refer to Rules/Rul 3-9(a)
01-01-09	S	Session Sine Die	

SB-1739 BURZYNSKI.

Makes appropriations and reappropriations to Northern Illinois University for specified purposes. Effective July 1, 2000.

00-02-03 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1740 MYERS,J.

Appropriates funds to the Board of Trustees of Eastern Illinois University for its ordinary and contingent expenses for Fiscal Year 2001. Effective July 1, 2000.

00-02-03 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1741 LUECHTEFELD, BOWLES AND BOMKE.

Appropriates and reappropriates funds to the Board of Trustees of Southern Illinois University for specified purposes. Effective July 1, 2000.

asity for specified purposes. Effect	110 July 1, 2000.
00-02-03 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1742 DUDYCZ – RAUSCHENBERGER.

Makes appropriations and reappropriations to the Board of Trustees of Northeastern Illinois University for specified purposes. Effective July 1, 2000.

		r r	
00-02-03 S	First reading	-	Referred to Sen Rules Comm
00-02-09 S			Assigned to Appropriations
00-02-18 S			Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

RAUSCHENBERGER - RADOGNO - MAHAR.

Appropriates funds to the Board of Trustees of Governors State University for its ordinary and contingent expenses. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-18 S Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

DONAHUE - RADOGNO - BURZYNSKI. SB-1744

Makes appropriations and reappropriations to the Illinois Community College Board for specified purposes. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-18 S Refer to Rules/Rul 3-9(a) 01-01-09 S Session Sine Die

SB-1745 RAUSCHENBERGER - BURZYNSKI - MAITLAND.

Appropriates funds to the Illinois Student Assistance Commission for specified purposes. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-18 S Refer to Rules/Rul 3-9(a) 01-01-09 S Session Sine Die

WEAVER.S - RAUSCHENBERGER - SYVERSON. SB-1746

Makes appropriations for FY 2001 to the Board of Higher Education for operations and grants, to the Illinois Mathematics and Science Academy for operations, and to the Department of Public Health for a medical scholarship program. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-18 S Refer to Rules/Rul 3-9(a) 01-01-09 S Session Sine Die

SB-1747 WEAVER.S - RAUSCHENBERGER.

Makes appropriations to the Board of Trustees of the State Universities Retirement System and to the Community College Health Insurance Security Fund for fiscal year 2001. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-18 S Refer to Rules/Rul 3-9(a) 01-01-09 S Session Sine Die

SB-1748 WEAVER,S - DONAHUE.

Makes appropriations to the State Universities Civil Service System. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-18 S Refer to Rules/Rul 3-9(a) 01-01-09 S Session Sine Die

SB-1749 RAUSCHENBERGER - MAITLAND.

Makes appropriations to the Metropolitan Pier and Exposition Authority for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-18 S Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

SB-1750 RAUSCHENBERGER - MAITLAND.

Makes \$111,542,000 all funds appropriations to the five retirement systems for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-18 S Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

981 SB-1751

SB-1751 RAUSCHENBERGER – SYVERSON.

Makes appropriations for the ordinary and contingent expenses of the Department of Public Aid for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1752 RAUSCHENBERGER – SYVERSON.

Makes appropriations to the Medical District Commission for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading	Referred to Sen Rules Comm
00-02-09 S	 Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1753 RAUSCHENBERGER - BOMKE.

Makes appropriations to the Office of the State Fire Marshal for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Appropriations
00-02-18	S		Refer to Rules/Rul 3-9(a)
01-01-09	S	Session Sine Die	

SB-1754 RAUSCHENBERGER – BURZYNSKI.

Makes appropriations to the Illinois Arts Council for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1755 RAUSCHENBERGER – BURZYNSKI.

Makes appropriations to the Civil Service Commission for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Appropriations
00-02-18	S		Refer to Rules/Rul 3-9(a)
01-01-09	S	Session Sine Die	

SB-1756 RAUSCHENBERGER – BURZYNSKI.

Makes appropriations and reappropriations to the Department of Revenue for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine	: Die

SB-1757 RAUSCHENBERGER – LAUZEN.

Makes appropriations to the Department of Professional Regulation for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1758 DONAHUE – LUECHTEFELD – RAUSCHENBERGER – WATSON.

Makes appropriations and reappropriations to the Department of Corrections for ordinary and contingent expenses for fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Appropriations
00-02-18	S		Refer to Rules/Rul 3-9(a)
01-01-09	S	Session Sine Die	

982 SB-1759

SB-1759 DONAHUE - RAUSCHENBERGER - BOMKE.

Makes appropriations and reappropriations to the Department of Natural Resources for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-18 S Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

RAUSCHENBERGER. SB-1760

Makes appropriations to the Department of State Police for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-18 S Refer to Rules/Rul 3-9(a) 01-01-09 S Session Sine Die

SB-1761 RAUSCHENBERGER - LAUZEN.

Makes appropriations to the Illinois Sports Facilities Authority for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-18 S Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

SB-1762 RAUSCHENBERGER.

Makes various appropriations to the Court of Claims. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm Assigned to Appropriations 00-02-09 S 00-02-18 S Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

SB-1763 RAUSCHENBERGER - BOMKE.

Makes appropriations to the Law Enforcement Training Standards Board for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-18 S Refer to Rules/Rul 3-9(a) 01-01-09 S Session Sine Die

RAUSCHENBERGER - BURZYNSKI.

Makes appropriations to the Prisoner Review Board for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-18 S Refer to Rules/Rul 3-9(a) 01-01-09 S Session Sine Die

RAUSCHENBERGER - LAUZEN.

Makes appropriations to the Department of Financial Institutions for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-18 S Refer to Rules/Rul 3-9(a) 01-01-09 S Session Sine Die

RAUSCHENBERGER - BOMKE. SB-1766

Makes appropriations to the Liquor Control Commission for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-18 S Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

SB-1767 RAUSCHENBERGER - PARKER.

Makes appropriations to the Deaf and Hard of Hearing Commission for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm

00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01 01 00 C Cassian Sina Dia	

01-01-09 S Session Sine Die

RAUSCHENBERGER - RADOGNO.

Makes appropriations to the Office of Banks and Real Estate for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Appropriations
00-02-18	S		Refer to Rules/Rul 3-9(a)
01-01-09	S	Session Sine Die	

SB-1769 RAUSCHENBERGER - RADOGNO.

Makes appropriations to the Prairie State 2000 Agency for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S	First reading	Referred to Sen Rules Comm
00-02-09 S	_	Assigned to Appropriations
00-02-18 S		Refer to Rules/Rul 3-9(a)
01-01-09 S	Session Sine Die	

RAUSCHENBERGER - LAUZEN.

Makes appropriations to the Bureau of the Budget for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01 01 00 C Cassing Cine Dia	

01-01-09 S Session Sine Die

SB-1771 RAUSCHENBERGER - BOMKE.

Makes appropriations to the Capital Development Board for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03	S	First reading		Referred to Sen Rules Comm
00-02-09	S			Assigned to Appropriations
.00-02-18	S			Refer to Rules/Rul 3-9(a)
01-01-09	S	Session Sine Die		

RAUSCHENBERGER - BURZYNSKI - SYVERSON - RADOGNO. SB-1772

Makes appropriations for the ordinary and contingent expenses of the Department of Human Services for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03	S	First reading	_	Referred to Sen Rules Comm
00-02-09	S	_		Assigned to Appropriations
00-02-18	S			Refer to Rules/Rul 3-9(a)
01-01-09	S	Session Sine Die		

WEAVER.S - DONAHUE - BOMKE.

Makes appropriations and reappropriations to various state agencies for continuing Build Illinois projects for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03	S	First reading	Referred to Sen Rules Comn	n
00-02-09	S		Assigned to Appropriations	
00-02-18	S		Refer to Rules/Rul 3-9(a)	
01.01.00	C	Cassian Cina Dia		

01-01-09 S Session Sine Die

RAUSCHENBERGER - DILLARD. SB-1774

Makes fiscal year 2001 appropriations for the expenses of the Office of the State Appellate Defender. Effective July 1, 2000.

00-02-03 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01 01 00 C Cassian Cina Dia	

01-01-09 S Session Sine Die

SB-1775 RAUSCHENBERGER.

Makes appropriations to the Office of the State's Attorneys Appellate Prosecutor for its FY2001 ordinary and contingent expenses. Effective July 1, 2000.

00-02-03 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01 01 00 0 0 0 1 01 01	

01-01-09 S Session Sine Die

SB-1776 984

SB-1776 RAUSCHENBERGER – RADOGNO – LAUZEN.

WEAVER,S - DONAHUE - BOMKE.

Makes appropriations and reappropriations to the Department of Commerce and Community Affairs for the fiscal year beginning July 1, 2000. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm
00-02-09 S Assigned to Appropriations
00-02-18 S Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die

01-01-09 3 Session Sine Die

SB-1777

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, 2000. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm
00-02-09 S Assigned to Appropriations
00-02-18 S Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

SB-1778 RAUSCHENBERGER.

Makes supplemental appropriations and legislative transfers to various agencies. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-18 S Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

SB-1779 RAUSCHENBERGER.

Makes appropriations to the Office of the State Treasurer for ordinary and contingent expenses. Effective July 1, 2000.

00-02-03 S First reading Referred to Sen Rules Comm
00-02-09 S Assigned to Appropriations
00-02-18 S Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die

SB-1780 PHILIP - WEAVER,S - MAITLAND - VIVERITO AND LAUZEN.

Makes appropriations to the Department of Veterans Affairs for a grant to the American Battle Monuments Commission. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

00-02-03 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Appropriations 00-02-10 S Added As A Co-sponsor LAUZEŇ 00-02-16 S Recommended do pass 013-000-000 S Placed Calndr, Second Rdg 00-02-23 S Second Reading S Placed Calndr,3rd Reading 00-02-24 S Added as Chief Co-sponsor VIVERITO S Third Reading - Passed 059-000-000 H Arrive House H Hse Sponsor DANIELS Referred to Hse Rules Comm H First reading 00-02-25 H Alt Primary Sponsor Changed STEPHENS H Alt Primary Sponsor Changed BELLOCK 00-02-29 H Added As A Joint Sponsor LYONS, EILEEN H Added As A Joint Sponsor BOST H Added As A Joint Sponsor MCAULIFFE H. Added As A Joint Sponsor BOLAND

H. Added As A Joint Sponsor BOLAND

00-03-02 H Assigned to Appropriations-Human Services
00-03-24 H Do Pass/Short Debate Cal 009-000-000
H. Placed Cal 2nd Rdg-Shrt Dbt

00-04-04 H. Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt 00-04-07 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000

S Passed both Houses

00-05-05 S Sent to the Governor 00-06-16 S Governor approved

S Effective Date 00-06-16 S PUBLIC ACT 91-0839 **985** SB-1781

SB-1781 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Agriculture to study the problems associated with the Asian longhorn beetle and other exotic pests. Effective July 1, 2000.

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00-02-03 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Appropriations
00-02-16 S
                                      Recommended do pass 008-000-004
         S
           Placed Calndr, Second Rdg
00-02-23 S
           Second Reading
         S
           Placed Calndr, 3rd Reading
00-02-25 S
                                      PURSUANT TO RULE
         S
                                      2-10(E), DEADLINE
         S
                                      FOR FINAL ACTION
         S
                                      IS EXTENDED TO
         S
                                      JANUARY 9, 2001.
         S
           Calendar Order of 3rd Rdg 00-02-24
00-05-16 S
                                      Refer to Rules/Rul 3-9(b)
01-01-09 S Session Sine Die
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SB-1782 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Aid to study the enrollment progress of the KidCare Program. Effective July 1, 2000.

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00-02-03 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Appropriations
00-02-16 S
                                      Recommended do pass 008-000-004
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S
           Placed Calndr, 3rd Reading
00-02-25
         S
                                      PURSUANT TO RULE
         S
                                      2-10(E), DEADLINE
         S
                                      FOR FINAL ACTION
         S
                                      IS EXTENDED TO
         S
                                      JANUARY 9, 2001.
           Calendar Order of 3rd Rdg 00-02-24
00-05-16 S
                                      Refer to Rules/Rul 3-9(b)
01-01-09 S Session Sine Die
```

SB-1783 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Children and Family Services to study foster care caseload trends. Effective July 1, 2000.

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00-02-03 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Appropriations
00-02-16 S
                                      Recommended do pass 008-000-004
            Placed Calndr, Second Rdg
00-02-23 S
           Second Reading
         S
           Placed Calndr, 3rd Reading
00-02-25
         S
                                      PURSUANT TO RULE
         S
                                      2-10(E), DEADLINE
         S
                                      FOR FINAL ACTION
         S
                                      IS EXTENDED TO
                                      JANUARY 9, 2001.
           Calendar Order of 3rd Rdg 00-02-24
00-05-16 S
                                      Refer to Rules/Rul 3-9(b)
01-01-09 S Session Sine Die
```

SB-1784 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Student Assistance Commission to study the effectiveness of Incentive for Access Grants. Effective July 1, 2000.

CHCOS OI I		entitive for riceees Stanto.	311eeu ve 3uij 1, 2000.
00-02-03	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Appropriations
00-02-16	S		Recommended do pass 008-000-004
	S	Placed Calndr, Second Rdg	
00-02-23	S	Second Reading	
	S	Placed Calndr, 3rd Reading	

00-02-25	S	PURSUANT TO RULE
	S	2-10(E), DEADLINE
	S	FOR FINAL ACTION
	S	IS EXTENDED TO
	S	JANUARY 9, 2001.
	S	Calendar Order of 3rd Rdg 00-02-24
00-05-16	S	Refer to Rules/Rul 3-9(b)
01-01-09	S	Session Sine Die

SB-1785 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Lottery to study the trends in Lottery receipts. Effective July 1, 2000.

00-02-03	First reading	Referred to Sen Rules Comm
00-02-09 \$	3	Assigned to Appropriations
00-02-16 \$	3	Recommended do pass 008-000-004
5	Placed Calndr, Second Rdg	
00-02-23 5	S Second Reading	
5	Placed Calndr,3rd Reading	
00-02-25 \$	S	PURSUANT TO RULE
5	5	2-10(E), DEADLINE
5	\$	FOR FINAL ACTION
5	3	IS EXTENDED TO
8	3	JANUARY 9, 2001.
	G Calendar Order of 3rd Rdg 0	0-02-24
00-05-16 \$		Refer to Rules/Rul 3-9(b)
01-01-09 5	S Session Sine Die	· · · · · · · · · · · · · · · · · · ·

SB-1786 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Commerce and Community Affairs to evaluate the Department's effectiveness in attracting technology-oriented businesses to Illinois. Effective July 1, 2000.

00-02-03	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Appropriations
00-02-16	S		Recommended do pass 008-000-004
	S	Placed Calndr, Second Rdg	
00-02-23	S	Second Reading	
	S	Placed Calndr,3rd Reading	
00-02-25	S		PURSUANT TO RULE
	S		2-10(E), DEADLINE
	S		FOR FINAL ACTION
	S		IS EXTENDED TO
	S		JANUARY 9, 2001.
	S	Calendar Order of 3rd Rdg 0	0-02-24
00-05-16	S		Refer to Rules/Rul 3-9(b)
01-01-09	S	Session Sine Die	

SB-1787 RAUSCHENBERGER.

01-01-09 S Session Sine Die

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of State Police to evaluate the effectiveness of the DARE Program. Effective July 1, 2000.

00-02-03	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Appropriations
00-02-16	S		Recommended do pass 008-000-004
	S	Placed Calndr, Second Rdg	•
00-02-23	S	Second Reading	
	S	Placed Calndr,3rd Reading	
00-02-25	S		PURSUANT TO RULE
	S		2-10(E), DEADLINE
	S		FOR FINAL ACTION
	S		IS EXTENDED TO
	S	•	JANUARY 9, 2001.
	S	Calendar Order of 3rd Rdg 0	0-02-24
00-05-16	S		Refer to Rules/Rul 3-9(b)

987 SB-1788

SB-1788 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a study of the caseload trends in the child care program. Effective July 1, 2000.

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00-02-03 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Appropriations
00-02-16 S
                                      Recommended do pass 008-000-004
           Placed Calndr.Second Rdg
         S
00-02-23 S
           Second Reading
         S
           Placed Calndr, 3rd Reading
00-02-25 S
                                      PURSUANT TO RULE
                                      2-10(E), DEADLINE
         S
                                      FOR FINAL ACTION
         S
                                      IS EXTENDED TO
                                      JANUARY 9, 2001.
           Calendar Order of 3rd Rdg 00-02-24
00-05-16 S
                                      Refer to Rules/Rul 3-9(b)
01-01-09 S Session Sine Die
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SB-1789 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for a study to evaluate the distribution formula for Local Health Protection Grants. Effective July 1, 2000.

-	dition for		ia for Boom from the foce	non Grants: Enecutive tary 1, 2000
	00-02-03	S	First reading	Referred to Sen Rules Comm
	00-02-09	S		Assigned to Appropriations
	00-02-16	S		Recommended do pass 008-000-004
		S	Placed Calndr, Second Rdg	
	00-02-23	S	Second Reading	
		S	Placed Calndr,3rd Reading	
	00-02-25	S		PURSUANT TO RULE
		S		2-10(E), DEADLINE
		S		FOR FINAL ACTION
		S		IS EXTENDED TO
		S		JANUARY 9, 2001.
		S	Calendar Order of 3rd Rdg 0	0-02-24
	00-05-16	S		Refer to Rules/Rul 3-9(b)
	01-01-09	S	Session Sine Die	

SB-1790 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education to evaluate the effectiveness of Interinstitutional Grants. Effective July 1, 2000.

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00-02-03 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Appropriations
00-02-16 S
                                      Recommended do pass 008-000-004
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr,3rd Reading
00-02-25 S
                                      PURSUANT TO RULE
         S
                                      2-10(E), DEADLINE
         S
                                      FOR FINAL ACTION
         S
                                      IS EXTENDED TO
         S
                                      JANUARY 9, 2001.
         S Calendar Order of 3rd Rdg 00-02-24
00-05-16 S
                                      Refer to Rules/Rul 3-9(b)
01-01-09 S Session Sine Die
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SB-1791 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Labor to evaluate the Displaced Homemaker Program. Effective July 1, 2000.

	riogiam. Drieed te tally 1, 2000.					
00-02-03	S	First reading	Referred to Sen Rules Comm			
00-02-09	S		Assigned to Appropriations			
00-02-16	S		Recommended do pass 008-000-004			
	S	Placed Calndr, Second Rdg				
00-02-23	S	Second Reading				
	S	Placed Calndr 3rd Reading				

00-02-25	S	PURSUANT TO RULE
	S	2-10(E), DEADLINE
	S	FOR FINAL ACTION
	S	IS EXTENDED TO
	S	JANUARY 9, 2001.
	S	Calendar Order of 3rd Rdg 00-02-24
00-05-16	S	Refer to Rules/Rul 3-9(b)
01-01-09	S	Session Sine Die

SB-1792 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health to study the impact of new medical treatment on the AIDS Drug Assistance Program, Effective July 1, 2000.

our troutine	,,,,	on the rad brug rassion	nee 110gram. Effective vary 1, 20
00-02-03	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Appropriations
00-02-16	S		Recommended do pass 008-000-004
	S	Placed Calndr, Second Rdg	
00-02-23	S	Second Reading	
	S	Placed Calndr,3rd Reading	
00-02-25	S		PURSUANT TO RULE
	S		2-10(E), DEADLINE
	S		FOR FINAL ACTION
	S		IS EXTENDED TO
	S		JANUARY 9, 2001.
	S	Calendar Order of 3rd Rdg 00	0-02-24
00-05-16	S		Refer to Rules/Rul 3-9(b)
01-01-09	S	Session Sine Die	

SB-1793 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Children and Family Services to study the costs and savings associated with state subsidized guardianships. Effective July 1, 2000. 00 00 00 G Eint --- line

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Refer to Rules/Rul 3-9(b)

00-02-03	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Appropriations
00-02-16	S		Recommended do pass 008-000-004
	S	Placed Calndr, Second Rdg	·
00-02-23	S	Second Reading	
	S	Placed Calndr,3rd Reading	
00-02-25	S		PURSUANT TO RULE
	S		2-10(E), DEADLINE
	S		FOR FINAL ACTION
	S		IS EXTENDED TO
	S		JANUARY 9, 2001.
	S	Calendar Order of 3rd Rdg 0	0-02-24
00-05-16	S		Refer to Rules/Rul 3-9(b)
01-01-09	S	Session Sine Die	

SB-1794 RAUSCHENBERGER.

00-05-16 S

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Mathematics and Science Academy to study the demand for advanced, internet-based, secondary education programs in math and science. Effective July 1, 2000.

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00-02-03 S First reading
                                     Referred to Sen Rules Comm
00-02-09 S
                                     Assigned to Appropriations
00-02-16 S
                                     Recommended do pass 008-000-004
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-25 S
                                     PURSUANT TO RULE
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                                     2-10(E), DEADLINE
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                                     FOR FINAL ACTION
         S
                                     IS EXTENDED TO
                                     JANUARY 9, 2001.
         S Calendar Order of 3rd Rdg 00-02-24
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01-01-09 S Session Sine Die

SB-1795 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education to study the impact of inter-institutional tuition waivers on public universities. Effective July 1, 2000.

00-02-03	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Appropriations
00-02-16	S		Recommended do pass 008-000-004
	S	Placed Caindr, Second Rdg	
00-02-23	S	Second Reading	
	S	Placed Calndr,3rd Reading	
00-02-25	S		PURSUANT TO RULE
	S		2-10(E), DEADLINE
	S		FOR FINAL ACTION
	S		IS EXTENDED TO
	S		JANUARY 9, 2001.
	S	Calendar Order of 3rd Rdg 00)-02-24
00-05-16	S		Refer to Rules/Rul 3-9(b)
01-01-09	S	Session Sine Die	

SB-1796 RAUSCHENBERGER.

The sum or \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Veterans Affairs to study the impact of increasing the maximum membership contribution at Illinois veterans' homes. Effective July 1, 2000.

00-02-03	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Appropriations
00-02-16	S		Recommended do pass 008-000-004
	S	Placed Calndr, Second Rdg	
00-02-23	S	Second Reading	
	S	Placed Calndr, 3rd Reading	
00-02-25	\cdot S		PURSUANT TO RULE
	S		2-10(E), DEADLINE
	S		FOR FINAL ACTION
	S		IS EXTENDED TO
	S		JANUARY 9, 2001.
	S	Calendar Order of 3rd Rdg 0	0-02-24
00-05-16	S		Refer to Rules/Rul 3-9(b)

SB-1797 RAUSCHENBERGER.

01-01-09 S Session Sine Die

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education to study the progress and potential benefit of the Illinois Century Network. Effective July 1, 2000.

00-02-03	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Appropriations
00-02-16	S		Recommended do pass 008-000-005
	S	Placed Calndr, Second Rdg	
00-02-23	S	Second Reading	
	S	Placed Calndr,3rd Reading	
00-02-25	S		PURSUANT TO RULE
	S		2-10(E), DEADLINE
	S		FOR FINAL ACTION
	S		IS EXTENDED TO
	S		JANUARY 9, 2001.
	S	Calendar Order of 3rd Rdg 0	
00-05-16	S		Refer to Rules/Rul 3-9(b)

01-01-09 S Session Sine Die BB-1798 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to Western Illinois University for the continued development of internet-based secondary education curriculum. Effective July 1, 2000.

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00-02-03 S First reading Referred to Sen Rules Comm
00-02-09 S Assigned to Appropriations
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00-02-18 S

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Refer to Rules/Rul 3-9(a)
      01-01-09 S Session Sine Die
SB-1799
             RAUSCHENBERGER.
  The sum of $1, or so much thereof as may be necessary, is appropriated from the
General Revenue Fund to the Department on Aging to study the benefits of Retired Se-
nior Volunteers grants. Effective July 1, 2000.
      00-02-03 S First reading
                                            Referred to Sen Rules Comm
      00-02-09 S
                                            Assigned to Appropriations
      00-02-16 S
                                            Recommended do pass 008-000-005
                S Placed Calndr, Second Rdg
      00-02-23
               S
                  Second Reading
                  Placed Calndr, 3rd Reading
      00-02-25
                                            PURSUANT TO RULE
                                            2-10(E), DEADLINE
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                                            FOR FINAL ACTION
                S
                                            IS EXTENDED TO
                S
                                            JANUARY 9, 2001.
                S
                  Calendar Order of 3rd Rdg 00-02-24
      00-05-16 S
                                            Refer to Rules/Rul 3-9(b)
      01-01-09 S Session Sine Die
SB-1800
             RAUSCHENBERGER.
  Makes appropriations to the Department of Natural Resources. Effective July 1,
2000.
      00-02-03 S First reading
                                            Referred to Sen Rules Comm
      00-02-09 S
                                            Assigned to Appropriations
      00-02-16 S
                                            Recommended do pass 008-000-005
                S
                  Placed Calndr, Second Rdg
      00-02-23
               S
                  Second Reading
                 Placed Calndr,3rd Reading
                S
      00-02-25
               S
                                            PURSUANT TO RULE
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                                            2-10(E), DEADLINE
                S
                                            FOR FINAL ACTION
                S
                                            IS EXTENDED TO
                                            JANUARY 9, 2001.
                  Calendar Order of 3rd Rdg 00-02-24
      00-05-16 S
                                            Refer to Rules/Rul 3-9(b)
      01-01-09 S Session Sine Die
SB-1801
             RAUSCHENBERGER.
  Makes appropriations to the State Board of Education. Effective July 1, 2000.
      00-02-03 S First reading
                                            Referred to Sen Rules Comm
      00-02-09 S
                                            Assigned to Appropriations
      00-02-16
                                            Recommended do pass 008-000-005
                  Placed Calndr, Second Rdg
                S
                  Second Reading
      00-02-23
                  Placed Calndr, 3rd Reading
      00-02-25
                                            PURSUANT TO RULE
                S
                                            2-10(E), DEADLINE
                S
                                            FOR FINAL ACTION
                S
                                            IS EXTENDED TO
                S
                                            JANUARY 9, 2001.
                  Calendar Order of 3rd Rdg 00-02-24
      00-05-16 S
                                            Refer to Rules/Rul 3-9(b)
      01-01-09 S Session Sine Die
SB-1802
             RAUSCHENBERGER.
  Makes appropriations to the State Board of Education. Effective July 1, 2000.
      00-02-03 S First reading
                                            Referred to Sen Rules Comm
      00-02-09 S
                                            Assigned to Appropriations
      00-02-16 S
                                            Recommended do pass 008-000-005
                  Placed Calndr, Second Rdg
      00-02-23
               S
                  Second Reading
                  Placed Calndr, 3rd Reading
                S
      00-02-25
                                            PURSUANT TO RULE
                S
                                            2-10(E), DEADLINE
                S
                                            FOR FINAL ACTION
                S
                                            IS EXTENDED TO
                                            JANUARY 9, 2001.
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00-05-16 S Refer to Rules/Rul 3-9(b) 01-01-09 S Session Sine Die
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SB-1803 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Natural Resources to evaluate the effectiveness of the Hunter Safety Education Program. Effective July 1, 2000.

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00-02-03 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Appropriations
00-02-16 S
                                      Recommended do pass 008-000-005
         S Placed Caindr, Second Rdg
00-02-23 S
           Second Reading
         S Placed Calndr, 3rd Reading
00-02-25 S
                                      PURSUANT TO RULE
         S
                                      2-10(E), DEADLINE
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                                      FOR FINAL ACTION
         S
                                      IS EXTENDED TO
                                      JANUARY 9, 2001.
         S Calendar Order of 3rd Rdg 00-02-24
00-05-16 S
                                      Refer to Rules/Rul 3-9(b)
01-01-09 S Session Sine Die
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SB-1804 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Natural Resources to review the Department's fee system. Effective July 1, 2000.

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00-02-03 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Appropriations
00-02-16 S
                                      Recommended do pass 008-000-005
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-25 S
                                      PURSUANT TO RULE
         S
                                      2-10(E), DEADLINE
         S
                                      FOR FINAL ACTION
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                                      IS EXTENDED TO
         S
                                      JANUARY 9, 2001.
         S Calendar Order of 3rd Rdg 00-02-24
00-05-16 S
                                      Refer to Rules/Rul 3-9(b)
01-01-09 S Session Sine Die
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SB-1805 RAUSCHENBERGER.

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Makes appropriations to the Department of Nuclear Safety. Effective July 1, 2000.
    00-02-03 S First reading
                                          Referred to Sen Rules Comm
    00-02-09 S
                                          Assigned to Appropriations
   00-02-16 S
                                          Recommended do pass 008-000-005
             S Placed Calndr, Second Rdg
    00-02-23 S
               Second Reading
               Placed Calndr, 3rd Reading
   00-02-25 S
                                          PURSUANT TO RULE
             S
                                          2-10(E), DEADLINE
             S
                                          FOR FINAL ACTION
             S
                                          IS EXTENDED TO
             S
                                          JANUARY 9, 2001.
               Calendar Order of 3rd Rdg 00-02-24
   00-05-16 S
                                          Refer to Rules/Rul 3-9(b)
   01-01-09 S Session Sine Die
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SB-1806 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Commerce and Community Affairs to evaluate the Department's effectiveness in attracting foreign trade to Illinois. Effective July 1, 2000.

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      00-02-03
      S
      First reading
      Referred to Sen Rules Comm

      00-02-09
      S
      Assigned to Appropriations

      00-02-16
      S
      Recommended do pass 008-000-005

      S
      Placed CaIndr,Second Rdg
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00-02-23	S	Second Reading	
	S	Placed Calndr,3rd Reading	
00-02-25	S		PURSUANT TO RULE
	S		2-10(E), DEADLINE
	S		FOR FINAL ACTION
	S		IS EXTENDED TO
	S		JANUARY 9, 2001.
	S	Calendar Order of 3rd Rdg 0	0-02-24
00-05-16	S		Refer to Rules/Rul 3-9(b)
01-01-09	S	Session Sine Die	

SB-1807 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Environmental Protection Agency to formulate the means to stimulate recycling statewide. Effective July 1, 2000.

		First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Appropriations
00-02-18	S		Refer to Rules/Rul 3-9(a)
01-01-09	S	Session Sine Die	

SB-1808 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Environmental Protection Agency to evaluate the Agency's effectiveness in cleanup of hazardous waste sites. Effective July 1, 2000.

00-02-03	S	First reading	Referred to Sen Rules Comn
00-02-09	S		Assigned to Appropriations
00-02-18	S		Refer to Rules/Rul 3-9(a)
01-01-09	S	Session Sine Di	e

SB-1809 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Central Management Services to study the liability trends in the State employees' group insurance program. Effective July 1, 2000.

00-02-03 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine I	Die

SB-1810 RAUSCHENBERGER.

The sum of \$1, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Agriculture to study the effectiveness of the Hazard Analysis Critical Control Point System. Effective July 1, 2000.

00-02-03 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1811 RAUSCHENBERGER.

Makes appropriations to the Department of Revenue, Effective July 1, 2000.

ikes appropriations to the Department of Revenue. Effective July 1,				
00-02-03 S First reading	Referred to Sen Rules Comm			
00-02-09 S	Assigned to Appropriations			
00-02-18 S	Refer to Rules/Rul 3-9(a)			
01_01_00 S Session Sine Die				

SB-1812 RAUSCHENBERGER.

Makes appropriations to the Department of Natural Resources. Effective July 1, 2000.

00-02-03	S	First reading	Referred to Sen Rules Comm
00-02-09	S		Assigned to Appropriations
00-02-18	S		Refer to Rules/Rul 3-9(a)
01-01-09	S	Session Sine Die	

SB-1813 RAUSCHENBERGER.

Makes appropriations to the Department of Commerce and Community Affairs. Effective July 1, 2000.

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00-02-03 S First reading
                                             Referred to Sen Rules Comm
      00-02-09 S
                                             Assigned to Appropriations
      00-02-18 S
                                             Refer to Rules/Rul 3-9(a)
      01-01-09 S Session Sine Die
             RAUSCHENBERGER.
  Makes appropriations to the Historic Preservation Agency. Effective July 1, 2000.
      00-02-03 S First reading
                                             Referred to Sen Rules Comm
      00-02-09 S
                                             Assigned to Appropriations
      00-02-18 S
                                             Refer to Rules/Rul 3-9(a)
      01-01-09 S Session Sine Die
             RAUSCHENBERGER.
SB-1815
  Makes appropriations to the Environmental Protection Agency. Effective July 1,
2000.
      00-02-03 S First reading
                                             Referred to Sen Rules Comm
      00-02-09 S
                                             Assigned to Appropriations
      00-02-18 S
                                             Refer to Rules/Rul 3-9(a)
      01-01-09 S Session Sine Die
             RAUSCHENBERGER.
SR-1816
  Makes appropriations to the Department of Lottery. Effective July 1, 2000.
                                             Referred to Sen Rules Comm
      00-02-03 S First reading
      00-02-09 S
                                             Assigned to Appropriations
      00-02-18 S
                                             Refer to Rules/Rul 3-9(a)
      01-01-09 S Session Sine Die
SB-1817
             WEAVER,S - RAUSCHENBERGER.
                                    from Ch. 127, par. 2802
   30 ILCS 425/2
  Amends the Build Illinois Bond Act to decrease the authorization for bonds by $1.
Effective immediately.
      STATE DEBT NOTE (Economic and Fiscal Commission)
      SB 1817 would reduce by $1 the total amount of Build Illinois
      bonds the State is authorized to issue, sell, and retire.
      00-02-03 S First reading
                                             Referred to Sen Rules Comm
      00-02-09 S
                                             Assigned to Appropriations
      00-02-10 S
                                             State Debt Note Filed
      00-02-16 S
                                             Recommended do pass 012-000-001
                  Placed Caindr, Second Rdg
      00-02-23
               S
                  Second Reading
                S Placed Calndr, 3rd Reading
      00-02-25
                                             PURSUANT TO RULE
               S
                S
                                             2-10(E), DEADLINE
                Š
                                             FOR FINAL ACTION
                S
                                             IS EXTENDED TO
                                             JANUARY 9, 2001.
                  Calendar Order of 3rd Rdg 00-02-24
      00-05-16 S
                                             Refer to Rules/Rul 3-9(b)
      01-01-09 S Session Sine Die
SB-1818
             WEAVER,S - RAUSCHENBERGER.
   30 ILCS 425/2
                                    from Ch. 127, par. 2802
  Amends the Build Illinois Bond Act to decrease the authorization for bonds by $1.
Effective immediately.
      STATE DEBT NOTE (Economic and Fiscal Commission)
      SB 1818 would reduce by $1 the total amount of Build Illinois
      bonds the State is authorized to issue, sell, and retire.
      00-02-03 S First reading
                                             Referred to Sen Rules Comm
      00-02-09 S
                                             Assigned to Appropriations
      00-02-10 S
                                             State Debt Note Filed
      00-02-16
                                             Recommended do pass 012-000-001
                  Placed Calndr, Second Rdg
      00-02-23
               S
                  Second Reading
                  Placed Calndr, 3rd Reading
      00-02-25
                                             PURSUANT TO RULE
                S
                                             2-10(E), DEADLINE
                S
                                             FOR FINAL ACTION
                                             IS EXTENDED TO
                                             JANUARY 9, 2001.
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Refer to Rules/Rul 3-9(b)
      00-05-16 S
      01-01-09 S Session Sine Die
SB-1819
             WEAVER,S - RAUSCHENBERGER.
                                    from Ch. 127, par. 2802
   30 ILCS 425/2
  Amends the Build Illinois Bond Act to decrease the authorization for bonds by $1.
Effective immediately.
       STATE DEBT NOTE (Economic and Fiscal Commission)
      SB 1819 would reduce by $1 the total amount of Build Illinois
      bonds the State is authorized to issue, sell, and retire.
      00-02-03 S First reading
                                             Referred to Sen Rules Comm
      00-02-09 S
                                             Assigned to Appropriations
      00-02-10 S
                                             State Debt Note Filed
      00-02-16 S
                                             Recommended do pass 012-000-001
                  Placed Calndr, Second Rdg
      00-02-23 S
                  Second Reading
                  Placed Calndr, 3rd Reading
                S
      00-02-25
                                             PURSUANT TO RULE
                                             2-10(E), DEADLINE
                S
                                             FOR FINAL ACTION
                S
                                             IS EXTENDED TO
                S
                                             JANUARY 9, 2001.
                S
                  Calendar Order of 3rd Rdg 00-02-24
      00-05-16 S
                                             Refer to Rules/Rul 3-9(b)
      01-01-09 S Session Sine Die
SB-1820
             WEAVER,S - RAUSCHENBERGER.
   30 ILCS 425/2
                                    from Ch. 127, par. 2802
  Amends the Build Illinois Bond Act to decrease the authorization for bonds by $1.
Effective immediately.
       STATE DEBT NOTE (Economic and Fiscal Commission)
       SB 1820 would reduce by $1 the total amount of Build Illinois
       bonds the State is authorized to issue, sell, and retire.
       00-02-03 S First reading
                                             Referred to Sen Rules Comm
       00-02-09 S
                                             Assigned to Appropriations
       00-02-10 S
                                             State Debt Note Filed
                                             Recommended do pass 012-000-001
       00-02-16 S
                S Placed Calndr, Second Rdg
                  Second Reading
       00-02-23
                S
                S Placed Calndr, 3rd Reading
       00-02-25
                S
                                             PURSUANT TO RULE
                                             2-10(E), DEADLINE
                S
                                             FOR FINAL ACTION
                S
                                             IS EXTENDED TO
                                             JANUARY 9, 2001.
                  Calendar Order of 3rd Rdg 00-02-24
       00-05-16 S
                                             Refer to Rules/Rul 3-9(b)
       01-01-09 S Session Sine Die
SB-1821
             WEAVER,S - RAUSCHENBERGER.
   30 ILCS 425/2
                                     from Ch. 127, par. 2802
   Amends the Build Illinois Bond Act to decrease the authorization for bonds by $1.
Effective immediately.
       STATE DEBT NOTE (Economic and Fiscal Commission)
       SB 1821 would reduce by $1 the total amount of Build Illinois
       bonds the State is authorized to issue, sell, and retire.
       00-02-03 S First reading
                                             Referred to Sen Rules Comm
       00-02-09 S
                                              Assigned to Appropriations
       00-02-10 S
                                              State Debt Note Filed
       00-02-16 S
                                             Recommended do pass 012-000-001
                S
                  Placed Calndr, Second Rdg
                   Second Reading
       00-02-23
                S
                  Placed Calndr, 3rd Reading
       00-02-25
                                              PURSUANT TO RULE
                S
                                              2-10(E), DEADLINE
                S
                                             FOR FINAL ACTION
                S
                                             IS EXTENDED TO
                                             JANUARY 9, 2001.
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00-05-16 S
                                             Refer to Rules/Rul 3-9(b)
      01-01-09 S Session Sine Die
             WEAVER.S - RAUSCHENBERGER.
   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 NOTE (Economic and Fiscal Commission)
      SB 1822 would reduce by $1 the total amount of General Obliga-
      tion bonds the State is authorized to issue, sell, and retire.
      00-02-03 S First reading
                                             Referred to Sen Rules Comm
      00-02-09 S
                                             Assigned to Appropriations
      00-02-10 S
                                             State Debt Note Filed
      00-02-16 S
                                             Recommended do pass 012-000-001
                S Placed Caindr, Second Rdg
      00-02-23 S
                  Second Reading
                  Placed Calndr, 3rd Reading
      00-02-25
                                             PURSUANT TO RULE
                S
                                             2-10(E), DEADLINE
                S
                                             FOR FINAL ACTION
                S
                                             IS EXTENDED TO
                S
                                             JANUARY 9, 2001.
                  Calendar Order of 3rd Rdg 00-02-24
      00-05-16 S
                                             Refer to Rules/Rul 3-9(b)
      01-01-09 S Session Sine Die
SB-1823
             WEAVER,S - RAUSCHENBERGER.
   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 NOTE (Economic and Fiscal Commission)
      SB 1823 would reduce by $1 the total amount of General Obliga-
      tion bonds the State is authorized to issue, sell, and retire.
      00-02-03 S First reading
                                             Referred to Sen Rules Comm
      00-02-09 S
                                             Assigned to Appropriations
      00-02-10 S
                                             State Debt Note Filed
      00-02-16 S
                                             Recommended do pass 012-000-001
                S
                  Placed Caindr, Second Rdg
                  Second Reading
      00-02-23
                S
                  Placed Calndr, 3rd Reading
      00-02-25
                                             PURSUANT TO RULE
                S
                                             2-10(E), DEADLINE
                S
                                             FOR FINAL ACTION
                S
                                             IS EXTENDED TO
                S
                                             JANUARY 9, 2001.
                  Calendar Order of 3rd Rdg 00-02-24
      00-05-16
                S
                                             Refer to Rules/Rul 3-9(b)
      01-01-09 S Session Sine Die
SR-1824
             WEAVER,S - RAUSCHENBERGER.
                                    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 NOTE (Economic and Fiscal Commission)
      SB 1824 would reduce by $1 the total amount of General Obliga-
      tion bonds the State is authorized to issue, sell, and retire.
      00-02-03 S First reading
                                             Referred to Sen Rules Comm
      00-02-09 S
                                             Assigned to Appropriations
      00-02-10 S
                                             State Debt Note Filed
      00-02-16 S
                                             Recommended do pass 012-000-001
                  Placed Calndr, Second Rdg
                S
                  Second Reading
      00-02-23
                  Placed Calndr, 3rd Reading
      00-02-25
                                             PURSUANT TO RULE
                                             2-10(E), DEADLINE
                S
                S
                                             FOR FINAL ACTION
                S
                                             IS EXTENDED TO
                                             JANUARY 9, 2001.
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00-02-18 S

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00-05-16 S
                                             Refer to Rules/Rul 3-9(b)
      01-01-09 S Session Sine Die
             WEAVER,S - RAUSCHENBERGER.
SB-1825
                                    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 NOTE (Economic and Fiscal Commission)
      SB 1825 would reduce by $1 the total amount of General Obliga-
      tion bonds the State is authorized to issue, sell, and retire.
                                             Referred to Sen Rules Comm
      00-02-03 S First reading
                                             Assigned to Appropriations
      00-02-09 S
      00-02-10 S
                                             State Debt Note Filed
      00-02-16 S
                                             Recommended do pass 012-000-001
                S Placed Calndr. Second Rdg
      00-02-23 S Second Reading
                S Placed Caindr, 3rd Reading
      00-02-25
               S
                                             PURSUANT TO RULE
                S
                                             2-10(E), DEADLINE
                S
                                             FOR FINAL ACTION
                S
                                             IS EXTENDED TO
                S
                                             JANUARY 9, 2001.
                  Calendar Order of 3rd Rdg 00-02-24
      00-05-16 S
                                             Refer to Rules/Rul 3-9(b)
      01-01-09 S Session Sine Die
             WEAVER.S - RAUSCHENBERGER.
   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 NOTE (Economic and Fiscal Commission)
      SB 1826 would reduce by $1 the total amount of General Obliga-
      tion bonds the State is authorized to issue, sell, and retire.
      00-02-03 S First reading
                                             Referred to Sen Rules Comm
      00-02-09 S
                                             Assigned to Appropriations
      00-02-10 S
                                             State Debt Note Filed
      00-02-16 S
                                             Recommended do pass 012-000-001
                S Placed Calndr, Second Rdg
      00-02-23 S Second Reading
                S Placed Calndr, 3rd Reading
      00-02-25 S
                                             PURSUANT TO RULE
                S
                                             2-10(E), DEADLINE
                S
                                             FOR FINAL ACTION
                S
                                             IS EXTENDED TO
                S
                                             JANUARY 9, 2001.
                S
                  Calendar Order of 3rd Rdg 00-02-24
      00-05-16 S
                                             Refer to Rules/Rul 3-9(b)
      01-01-09 S Session Sine Die
             WEAVER,S - RAUSCHENBERGER.
  Amends the General Obligation Bond Act and Build Illinois Bond Act. Effective im-
mediately.
      STATE DEBT NOTE (Economic and Fiscal Commission)
      Assuming an interest rate of 4.75% and a 25 year level repay-
      ment period, the additional $625.8 million in bonding authority
      would increase total General Obligation debt by approximately
      $1.1 billion and require an annual debt service payment of
      approximately $43.2 million. The additional $25.0 million in
      Build Illinois bonding authority increases total Build Illinois
      debt by approximately $42.1 million and requires an annual debt
      service payment of approximately $1.7 million.
  NOTE(S) THAT MAY APPLY: Debt; Fiscal
      00-02-03 S First reading
                                             Referred to Sen Rules Comm
      00-02-09 S
                                             Assigned to Appropriations
                                             State Debt Note Filed AS INTRODUCED
      00-02-15 S
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Committee Appropriations

Refer to Rules/Rul 3-9(a)

· 01-01-09 S Session Sine Die

SB-1828 RAUSCHENBERGER – MAITLAND.

New Act

Creates the FY2001 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2001 budget recommendations. Effective immediately.

HOUSE AMENDMENT NO. 2.

```
Adds reference to:
5 ILCS 100/5-45
                             from Ch. 127, par. 1005-45
                             from Ch. 15, par. 210.05a
15 ILCS 405/10.05a
20 ILCS 505/22.2
                             from Ch. 23, par. 5022.2
                             was 20 ILCS 2505/39b52
20 ILCS 2505/2505-650
30 ILCS 105/8.27
                             from Ch. 127, par. 144.27
35 ILCS 5/901
                             from Ch. 120, par. 9-901
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
215 ILCS 106/97
305 ILCS 5/5-2
                             from Ch. 23, par. 5-2
305 ILCS 5/5-5.4
                             from Ch. 23, par. 5-5.4
305 ILCS 5/10-26
305 ILCS 5/12-4.34
305 ILCS 5/12-8.1 new
305 ILCS 5/12-10.2
                             from Ch. 23, par. 12-10.2
305 ILCS 5/12-10.4
820 ILCS 405/1300
                             from Ch. 48, par. 540
```

Deletes everything. Amends the Illinois Administrative Procedure Act to authorize emergency rules for implementing the State's FY2001 budget. Amends the Children and Family Services Act to authorize annual transfers of up to \$2,000,000 from the DCFS Children's Services Fund to the Department of Children and Family Services Training Fund. Amends the State Comptroller Act and the Department Revenue Law of the Civil Administrative Code of Illinois to make changes relating to the collection of child support payments. Amends the State Finance Act to eliminate the annual transfer of \$16,100,000 from the DCFS Children's Services Fund to the General Revenue Fund. Amends the Children's Health Insurance Program Act to extend the sunset date to July 1, 2002. Amends the Illinois Income Tax Act to provide for the payment of certain amounts into the Child Support Enforcement Trust Fund. Amends the Ambulatory Surgical Treatment Center Act, the Nursing Home Care Act, and the Hospital Licensing Act to extend the collection of certain fees until June 30, 2004. Amends the Illinois Public Aid Code. Provides that moneys received from the federal government for residential placements secured by the Department of Corrections for minors as a condition of their parole shall be deposited into the Juvenile Rehabilitation Services Medicaid Matching Fund. Extends repeal of the Section on services for noncitizens to August 31. 2001. Makes changes relating to the State Disbursement Unit. Also provides an increase in the payment rates for certain skilled nursing care facilities, intermediate care facilities, and long term care facilities for persons under age 22. Effective July 1, 2000.

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00-02-03 S First reading
                                      Referred to Sen Rules Comm
                                      Assigned to Executive
00-02-09 S
00-02-17 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-24 S Third Reading - Passed 059-000-000
         H Arrive House
         H Hse Sponsor DANIELS
         H First reading
                                      Referred to Hse Rules Comm
00-03-24 H
                                      Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
         Н
                                      COMMITTEE DEADLINE
         Η
                                      EXTENDED - 3/30/00
         Н
                                      Committee Approp-Gen Srvc & Govt
                                        Ovrsght
00-03-30 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
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00-04-05 H Added As A Joint Sponsor RYDER
        H Added As A Joint Sponsor BIGGINS
         Η
                Amendment No.01
                                     RYDER
         Ή
                Amendment referred to HRUL
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
00-04-07 H
                                     3RD READING
                                     DEADLINE EXTENDED
                                     - APRIL 14, 2000
         H Held 2nd Rdg-Short Debate
00-04-14 H
                                     FINAL PASSAGE
                                     DEADLINE EXTENDED
                                     UNTIL - 04/16/00
         Η
         H Held 2nd Rdg-Short Debate
00-04-15 H
                Amendment No.02
                                     RYDER
                Amendment referred to HRUL
         Η
                Rules refers to
                                      HAPH
         H Recommends be Adopted HAPH/010-000-000
         Н
                Amendment No.02
                                    RYDER
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
                                     Tabled Pursnt to Rule 40(a) HA #01
         H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
         S Sec. Desk Concurrence 02
00-05-16 S
                                     Refer to Rules/Rul 3-9(b)
01-01-09 S Session Sine Die
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SB-1829 MAITLAND - RAUSCHENBERGER.

New Act

Creates the FY2001 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2001 budget recommendations. Effective immediately.

HOUSE AMENDMENT NO. 2.

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Deletes reference to:
New Act
Adds reference to:
30 ILCS 330/4 from Ch. 127, par. 654
70 ILCS 530/6.1 new
620 ILCS 5/34b
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Deletes everything. Amends the General Obligation Bond Act to authorize the deposit of bond proceeds into the Airport Land Loan Revolving Fund, to be used for loans to public airport owners under the Illinois Aeronautics Act. Amends the Illinois Aeronautics Act to change the rate of interest charged on loans to public airport owners under the Airport Land Loan Program. Amends the Upper Illinois River Valley Development Authority Act to provide that the Authority shall not enter into any agreement providing for the purchase and lease of tangible personal property that results in the avoidance of taxation under the Retailers' Occupation Tax Act, the Use Tax Act, the Service Use Tax Act, or the Service Occupation Tax Act, without the prior written consent of the Governor. Effective July 1, 2000.

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00-02-03 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Executive
00-02-17 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-24 S Third Reading - Passed 058-000-000
         H Arrive House
         H Hse Sponsor DANIELS
         H First reading
                                      Referred to Hse Rules Comm
00-03-24 H
                                      Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
         Η
                                      COMMITTEE DEADLINE
         Н
                                      EXTENDED - 3/30/00
         Н
                                      Committee Approp-Gen Srvc & Govt
00-03-30 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
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00-04-05 H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor BIGGINS
         Η
                Amendment No.01
                                    RYDER
                Amendment referred to HRUL
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
00-04-07 H
                                     3RD READING
                                     DEADLINE EXTENDED
                                     - APRIL 14, 2000
         H Held 2nd Rdg-Short Debate
00-04-14
        H
                                     FINAL PASSAGE
                                     DEADLINE EXTENDED
                                     UNTIL - 04/16/00
         Η
         H Held 2nd Rdg-Short Debate
                Amendment No.02
00-04-15 H
                                    RYDER
                Amendment referred to HRUL
         Н
                Rules refers to
                                      HAPP
         H
         H Recommends be Adopted HAPP/016-000-000
                Amendment No.02
                                    RYDER
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
                                    Tabled Pursnt to Rule 40(a) HA #01
         Н
         H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
         S Sec. Desk Concurrence 02
         S Filed with Secretary
         S Mtn Concur - House Amend No 02/MAITLAND
                Motion referred to
                                      SRUL
         S Mtn Concur - House Amend No 02/MAITLAND
           Be apprvd for consideratn SRUL
         S Place Cal Order Concurrence 02/00-04-15
00-05-16 S
                                    Refer to Rules/Rul 3-9(b)
           Mtn Concur - House Amend No 02/MAITLAND
         S
                                    RE-REFER TO RULES
         S
                                     -RULE 3-9(B)
         S
                                     Committee Rules
01-01-09 S Session Sine Die
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SB-1830 RAUSCHENBERGER – MAITLAND.

New Act

Creates the FY2001 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2001 budget recommendations. Effective immediately.

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00-02-03 S First reading
                                      Referred to Sen Rules Comm
                                      Assigned to Executive
00-02-09 S
00-02-17 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr,3rd Reading
00-02-25 S
                                      PURSUANT TO RULE
         S
                                      2-10(E), DEADLINE
         S
                                      FOR FINAL ACTION
         S
                                      IS EXTENDED TO
                                     JANUARY 9, 2001.
           Calendar Order of 3rd Rdg 00-02-24
00-05-16 S
                                      Refer to Rules/Rul 3-9(b)
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SB-1831 MAITLAND - RAUSCHENBERGER.

01-01-09 S Session Sine Die

New Act

Creates the FY2001 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2001 budget recommendations. Effective immediately.

00-02-03	S	First reading	Referred to Sen Rules Comm
00-02-09	\mathbf{s}		Assigned to Executive
00-02-17	S		Recommended do pass 010-000-000
	S	Placed Calndr, Second Rdg	- ·
00-02-23	S	Second Reading	
	S	Placed Calndr, 3rd Reading	

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00-02-25 S
                                    PURSUANT TO RULE
         S
                                    2-10(E), DEADLINE
         S
                                    FOR FINAL ACTION
         Š
                                    IS EXTENDED TO
                                    JANUARY 9, 2001.
         S Calendar Order of 3rd Rdg 00-02-24
00-05-16 S
                                    Refer to Rules/Rul 3-9(b)
01-01-09 S Session Sine Die
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SB-1832 WALSH,L.

65 ILCS 5/2-2-6	from Ch. 24, par. 2-2-6
65 ILCS 5/2-3-5	from Ch. 24, par. 2-3-5
65 ILCS 5/2-3-5a	from Ch. 24, par. 2-3-5a

Amends the Illinois Municipal Code. Provides that notice of a petition of incorporation shall be given by first class mail addressed to the person or persons in whose name the general taxes for the preceding year were paid on each lot, black, tract, or parcel of land lying within the territory to be incorporated. Requires the notice to be mailed not less than 10 days before the date of the hearing on the petition. Effective immediately.

00-02-03 S First reading Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1833 MAITLAND.

220 ILCS 5/13-509

from Ch. 111 2/3, par. 13-509

Amends the Public Utilities Act concerning the provision of competitive telecommunications services. Provides that when a telecommunications carrier negotiates rates with a customer, the carrier must file the agreement with the Commerce Commission within 30, rather than 10, days, after execution of the agreement. Effective immediately.

00-02-03 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

MITCHELL,N. SB-1834

720 ILCS 585/0.1	from Ch. 8, par. 240
720 ILCS 585/1	from Ch. 8, par. 241
720 ILCS 585/2	from Ch. 8, par. 242
720 ILCS 585/3.100 new	

Amends the Illinois Dangerous Animals Act. Expands the definition of "dangerous animal" to include (i) the offspring of a wolf or covote and a domesticated dog and (ii) non-human primates; defines "poisonous or life-threatening reptile". Provides that if a dangerous animal is exhibited as authorized under the Act, the owner of the animal (and the exhibitor of the animal, if the exhibitor is a person other than the owner) must take reasonable steps to ensure that there is no contact between the animal and any person other than the owner, the exhibitor, or an employee of the owner or exhibitor. Provides that a person may not keep in his or her home a constricting snake capable of causing injury to an infant or child unless the snake is kept in an escape-proof enclosure. Provides that every dangerous animal is subject to seizure (now, such an animal is subject to seizure if there appears to be imminent danger to the public and the animal is not in compliance with the Act). Restricts the transfer of an ownership interest in a dangerous animal. Provides that the Department of Agriculture shall administer the Act. Effective immediately.

00-02-03 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1835 SILVERSTEIN.

30 ILCS 540/1

from Ch. 127, par. 132.401

Amends the State Prompt Payment Act. Makes technical changes in a Section concerning the application of the Act. Referred to Sen Rules Comm

00-02-03 S First reading

01-01-09 S Session Sine Die

SB-1836 WALSH,L.

625 ILCS 5/18c-7401 from Ch. 95 1/2, par. 18c-7401

Amends the Illinois Vehicle Code. Provides that by July 1, 2001, the Illinois Commerce Commission must order the installation of stop signs at all railroad grade crossings not equipped with automatic flashing lights or gates. Requires the Commission to charge the cost of the signs to the Grade Crossing Protection Fund. Provides that the responsible highway authority must install and maintain the signs in accordance with the Commission's order. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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00-02-03 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1837 CLAYBORNE.

35 ILCS 200/22-15

35 ILCS 200/22-25

35 ILCS 200/22-40

35 ILCS 200/22-50

35 ILCS 200/22-80

Amends the Property Tax Code. Provides that the purchaser of property at a tax sale shall deliver the required notice to the sheriff for service. Provides that actual notice satisfies the service requirement. Provides that service upon a party shall satisfy service as to all interests of that party in the property. Provides that the tax deed order is prima facie evidence of compliance with applicable law. Provides that if the court refuses to issue a tax deed order, then it shall return the purchase price, costs, and other taxes if the purchaser made a bona fide attempt to comply with statutory requirements. Requires certain payments to be made by a person who successfully contests an order (rather than refunds to be made by the county collector). Makes other changes.

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

00-02-08 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1838 CULLERTON.

5 ILCS 120/1.02

from Ch. 102, par. 41.02

5 ILCS 120/2.03-5 new 5 ILCS 120/2.03-10 new

Amends the Open Meetings Act. Requires the Attorney General to publish a guide to the Act. Requires each public body, at its principal office and at each meeting, to make a copy of the Act available for inspection and to make copies of the Attorney General's guide available for free distribution. Requires a public body to post notice that its meeting is subject to the Act and that the copies of the Act and guide are available. Removes State Gift Ban Act ethics commissions, ethics officers, and ultimate jurisdictional authorities from the exception to the definition of a public body. Effective immediately.

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

00-02-08 S First reading	Referred to Sen Rules Comr
00-02-10 S	Assigned to Executive
00-02-17 S	To Subcommittee
S	Committee Executive
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1839 WATSON - DEMUZIO.

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, 2000.

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00-02-08 S First reading	Referred to Sen Rules Comm
00-02-09 S	Assigned to Appropriations
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1840 PARKER.

20 ILCS 3930/4

from Ch. 38, par. 210-4

Amends the Illinois Criminal Justice Information Act. Adds the State Appellate Defender and one additional member of the general public to membership of the Illinois Criminal Justice Information Authority. Effective July 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-08 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1841 **1002**

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SB-1841
             WALSH.T.
   20 ILCS 2605/2605-25
                            was 20 ILCS 2605/55a-1
   20 ILCS 2605/2605-30
                           was 20 ILCS 2605/55a-2
                           was 20 ILCS 2605/55a-3
   20 ILCS 2605/2605-35
   20 ILCS 2605/2605-40
                           was 20 ILCS 2605/55a-4
   20 ILCS 2605/2605-45
                            was 20 ILCS 2605/55a-5
   20 ILCS 2605/2605-220
                           was 20 ILCS 2605/55a-7
   20 ILCS 2605/2605-250
                            was 20 ILCS 2605/55a in part
   20 ILCS 2605/2605-377
                            was 20 ILCS 2605/55a in part
   20 ILCS 2605/2605-380
                            was 20 ILCS 2605/55a-8
   30 ILCS 105/8.3
                                     from Ch. 127, par. 144.3
   30 ILCS 405/4a
                                     from Ch. 127, par. 454a
   40 ILCS 5/14-110
                                     from Ch. 108 1/2, par. 14-110
   40 ILCS 5/15-181
                                     from Ch. 108 1/2, par. 15-181
  105 ILCS 5/27-9
                                     from Ch. 122, par. 27-9
  505 ILCS 80/6b
                                     from Ch. 5, par. 55.6b
  730 ILCS 5/3-2-5
                                     from Ch. 38, par. 1003-2-5
  740 ILCS 175/2
                                     from Ch. 127, par. 4102
   20 ILCS 2310/2310-220 rep.
   20 ILCS 2310/2310-375 rep.
   20 ILCS 2310/2310-545 rep.
  110 ILCS 915/9 rep.
  110 ILCS 925/4.03b rep.
  210 ILCS 85/6.05 rep.
  210 ILCS 85/9.1 rep.
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Amends the Civil Administrative Code of Illinois, the State Finance Act, the Anti-Pollution Bond Act, the Illinois Pension Code, the School Code, the Illinois Fertilizer Act of 1961, the Whistleblower Reward and Protection Act, the Baccalaureate Assistance Law for Registered Nurses, the Dental Student Grant Act, and the Hospital Licensing Act. Incorporates a 1993 executive order reorganizing divisions within the Department of State Police and changes administration of firearm registration and dental record repository. Includes certain costs of the Fertilizer Research and Education Program within the authorized uses of the Fertilizer Control Fund and makes changes concerning the Department's share of the Fund. Removes the minimum physical education course requirement for teacher training. Eliminates the following State agency programs, advisory groups, reports, and duties: Department of Public Health's reports on hepatitis research and health hazards caused by inadequate sewage treatment facilities, grants to rural obstetricians, inspections and exams for certain institutions and schools, and establishment of standards for certain mental health facilities; State University Retirement System employers' submission of additional certified copies of payrolls; the Nurse Scholarship and Baccalaureate Nursing Assistance Advisory Council; and the Advisory Committee for Dental Student Assistance Grants. Amends the Unified Code of Corrections to eliminate the positions of the Assistant Director of the Audit Division and the Assistant Director of the Juvenile Division. Makes other changes.

PENSION NOTE (Pension Laws Commission)
SB 1841 would not have a fiscal impact for SERS or SURS, as it contains only one technical and one administrative change.

SENATE AMENDMENT NO. 1.

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Deletes reference to:
30 ILCS 405/4a
40 ILCS 5/15-181
105 ILCS 5/27-9
505 ILCS 80/6b
730 ILCS 5/3-2-5
20 ILCS 2310/2310-220 rep.
20 ILCS 2310/2310-375 rep.
20 ILCS 2310/2310-545 rep.
110 ILCS 915/9 rep.
110 ILCS 925/4.03b rep.
210 ILCS 85/6.05 rep.
210 ILCS 85/9.1 rep.
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Removes all the bill's changes except those amending the Civil Administrative Code of Illinois, the State Finance Act, the Illinois Pension Code, and the Whistleblower Re-

ward and Protection Act in relation to (i) the incorporation of the executive order reorganizing the Department of State Police; (2) the administration of firearm registration and dental record repository; and (3) authorizing access to State Police LEADS data by the Department of Public Aid for child support enforcement.

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NOTE(S) THAT MAY APPLY: Fiscal
    00-02-08 S First reading
                                         Referred to Sen Rules Comm
    00-02-09 S
                                         Assigned to State Government Operations
    00-02-16 S
                                         Pension Note Filed
   00-02-17 S
                                         Recommended do pass 009-000-000
             S Placed Caindr, Second Rdg
    00-02-23 S Filed with Secretary
             S
                    Amendment No.01
                                         WALSH,T
             S
                    Amendment referred to SRUL
             S Filed with Secretary
                    Amendment No.02
                                         WALSH.T
             S
                    Amendment referred to SRUL
             S
                    Amendment No.01
                                         WALSH,T
             S
                    Rules refers to
                                           SGOA
             S
                    Amendment No.02
                                         WALSH,T
             S
                    Rules refers to
                                           SGOA
    00-02-24
             S
                    Amendment No.01
                                         WALSH,T
             S
               Be apprvd for consideratn SGOA/007-000-000
             S
                    Amendment No.02
                                                                  Tabled
                                         WALSH,T
             S
                                                                    SGOA/BY
                                                                    SPONSOR
             S Second Reading
                    Amendment No.01
                                         WALSH,T
                                                                  Adopted
             S Placed Calndr,3rd Reading
    00-02-25 S Third Reading - Passed 059-000-000
             H Arrive House
             H Hse Sponsor DANIELS
             H First reading
                                         Referred to Hse Rules Comm
             H Alt Primary Sponsor Changed CURRY, JULIE
    00-03-03 H
                                          Assigned to State Government
                                            Administration
             H Mtn Prevail Suspend Rule 25
                                          Committee State Government Administration
             H
    00-03-09 H
                                         Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    00-03-22 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    00-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
             S Passed both Houses
    00-04-21 S Sent to the Governor
    00-06-02 S Governor approved
                  Effective Date 01-01-01
                 PUBLIC ACT 91-0760
          HALVORSON.
                                 from Ch. 56 1/2, par. 712
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SB-1842

720 ILCS 550/12 720 ILCS 570/505 from Ch. 56 1/2, par. 1505 from Ch. 56 1/2, par. 1655.2 725 ILCS 175/5.2

Amends the Cannabis Control Act, the Illinois Controlled Substances Act, and the Narcotics Profit Forfeiture Act. Provides that a municipality may use its share of drug forfeiture proceeds for park district or municipal recreational programs for youth at risk. Effective immediately.

00-02-08 S First reading Referred to Sen Rules Comm 01-01-09 S Session Sine Die

SB-1843 SULLIVAN - OBAMA - RADOGNO - NOLAND - JONES, W, BOMKE, MYERS,J, PARKER, SMITH, TROTTER, MITCHELL,N, MOLARO, RONEN,C, SHAW, LIGHTFORD, HENDON, MADIGAN,L AND LINK.

305 ILCS 5/4-1.6b new

Amends the Illinois Public Aid Code. Provides for a Child Support Pass Through Program under which the Department of Public Aid shall pay to families receiving cash assistance under the Temporary Assistance for Needy Families program an amount equal to either one-half of the monthly child support collected or the amount of monthly child support collected and required to be paid to the family pursuant to administrative rule, whichever is greater. Provides that the child support passed through to a family pursuant to these provisions shall not affect the family's eligibility for assistance or decrease any amount otherwise payable as assistance to the family under the TANF program until a family's non-exempt income and child support passed through to the family equals or exceeds 3 times the family's assistance payment level, at which point cash assistance to the family may be terminated. Requires an evaluation of the program. Terminates the program on July 1, 2004.

NOTE(S) THAT MAY APPLY: Fiscal

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00-02-08 S First reading
                                           Referred to Sen Rules Comm
               S Added As A Co-sponsor SMITH
               S Added As A Co-sponsor TROTTER
               S Added As A Co-sponsor MITCHELL,N
               S Added As A Co-sponsor MOLARO
               S Added As A Co-sponsor RONEN,C
                 Added As A Co-sponsor SHAW
               S Added As A Co-sponsor LIGHTFORD
               S Added As A Co-sponsor HENDON
               S Added As A Co-sponsor MADIGAN,L
               S Added As A Co-sponsor LINK
               S Added as Chief Co-sponsor OBAMA
     00-02-09 S Added As A Co-sponsor BOMKE
               S Added As A Co-sponsor MYERS,J
               S Added As A Co-sponsor PARKER
     01-01-09 S Session Sine Die
            RADOGNO - RONEN,C - LINK AND VIVERITO.
SB-1844
   20 ILCS 105/4.04
                                  from Ch. 23, par. 6104.04
  210 ILCS 45/3-120 new
  210 ILCS 45/3-212
                                  from Ch. 111 1/2, par. 4153-212
  305 ILCS 5/Art. 5F heading new
  305 ILCS 5/5F-5 new
  305 ILCS 5/5F-10 new
  305 ILCS 5/5F-15 new
  305 ILCS 5/5F-20 new
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Amends provisions of the Illinois Act on the Aging relating to the Long Term Care Ombudsman Program. Provides that the Department on Aging shall cooperate with the Department of Human Services in providing information and training to sub-State programs about assessment of certain persons with mental illness. Amends the Nursing Home Care Act. Provides that the Department of Public Health shall provide training to surveyors about the appropriate assessment, care planning, and care of persons with mental illness (other than Alzheimer's disease or related disorders) to enable its surveyors to determine whether a facility is complying with State and federal requirements about the assessment, care planning, and care of those persons. Amends the Illinois Public Aid Code. Establishes standards for psychiatric services for recipients of Medicaid who are in nursing homes. Effective January 1, 2001.

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SENATE AMENDMENT NO. 1.
Deletes reference to:
210 ILCS 45/3-120
305 ILCS 5/Art, 5F heading new
305 ILCS 5F-5 through 5F-50 new
Adds reference to:
305 ILCS 5/5-5.5
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305 ILCS 5/5F-25 new 305 ILCS 5/5F-30 new 305 ILCS 5/5F-35 new 305 ILCS 5/5F-40 new 305 ILCS 5/5F-45 new 305 ILCS 5/5F-50 new

Deletes the new Article added to the Illinois Public Aid Code relating to psychiatric rehabilitation services. Provides that no later than January 1, 2001, the Department of Public Aid shall file with the Joint Committee on Administrative Rules, a proposed rule, or a proposed amendment to an existing rule, regarding payment for appropriate services, including assessment care planning, and treatment provided by nursing facilities to residents who have a serious mental illness.

SENATE AMENDMENT NO. 2.

Adds reference to: 210 ILCS 45/3-202,2 new

Amends the Nursing Home Care Act. Requires the Department of Public Health to publish proposed rules by January 1, 2001 regarding the provision of services by nursing facilities to residents with a serious mental illness. Also requires the Department of Public Aid's proposed rules regarding payment for services provided by nursing facilities to residents with a serious mental illness to include discharge planning. Adds an immediate effective date.

	urate erre			
NO			MAY APPLY: Fiscal	
	00-02-08	S	First reading	Referred to Sen Rules Comm
	00-02-09	S		Assigned to Public Health & Welfare
	00-02-15	S	Amendment No.01	PUB HEALTH S Adopted
		Ś	•	Recmnded do pass as amend 009-000-000
		S	Placed Calndr, Second Rdg	•
	00-02-16	S	Second Reading	
			Placed Calndr, 3rd Reading	
			Added as Chief Co-sponsor F	RONEN.C
	00-02-22		Filed with Secretary	· · · · · · · · · · · · · · · · · · ·
		S	Amendment No.02	RADOGNO
		S	Amendment referred to	
	00-02-23		Added as Chief Co-sponsor I	
	00 02 20	Š	Amendment No.02	RADOGNO
		-	Be apprvd for consideratn SR	
			Recalled to Second Reading	
		Š	Amendment No.02	RADOGNO Adopted
			Placed Caindr, 3rd Reading	Theopie
	00-02-24		Added As A Co-sponsor VIV	FRITO
	00 02 21	S	Third Reading - Passed 057-0	002-000
			Arrive House	,02 000
			Hse Sponsor LYONS, EILEE	N :
			First reading	Referred to Hse Rules Comm
	00-03-08		Added As A Joint Sponsor Fl	
	00 05 00		Added As A Joint Sponsor D	
	<u> </u>		Added As A Joint Sponsor Fl	
			Added As A Joint Sponsor B	
	00-04-13		Added As A Joint Sponsor B.	Assigned to Health Care Availability &
	00-04-13	п		Access
		Н		COMMITTEE AND
		Н		THIRD READING
		Н	•	DEADLINE EXTENDED
		H		TO APRIL 14, 2000
		H		Committee Health Care Availability &
		11		Access
	00-04-14	п		COMMITTEE AND
	00-04-14	Н		FINAL PASSAGE
		Н		DEADLINE EXTENDED
		Н		UNTIL - 04/16/00
		Н		
		п		Committee Health Care Availability &
	00 04 15	TT		Access
	00-04-15			FINAL PASSAGE
		H		DEADLINE EXTENDED
		H		UNTIL - 12/1/00
		Η		Committee Health Care Availability &
				Access

SB-1845 DEMUZIO – OBAMA – TROTTER AND BOWLES.

00-05-16 H Re-refer Rules/Rul 19(b) RULES HRUL

820 ILCS 405/500.1 new

01-01-09 S Session Sine Die

Amends the Unemployment Insurance Act. Provides that an individual who is on a leave of absence from his or her employer or who left employment to be with the individual's child during the first year of life, or during the first year following the child's placement with the individual for adoption, shall not be denied unemployment benefits for a maximum of 12 weeks on the basis of specified grounds. Provides that benefits

shall be reduced under certain circumstances. Provides that each employer shall post information relating to the availability of birth and adoption benefits. Provides that any benefits paid under the new provisions shall not be charged to the account of the individual employer. Provides that the Director shall issue a report evaluating the effectiveness of the new provisions. Provides that the new provisions shall be applied consistent with federal regulations, and that the Director may adopt rules making changes concerning the operation of the new provisions that are necessary to comply with final federal regulations. Effective upon becoming law or on the effective date of regulations adopted by the U.S. Department of Labor implementing a birth and adoption unemployment compensation program, whichever is later.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-08 S First reading

Referred to Sen Rules Comm

00-02-15 S Added As A Co-sponsor BOWLES

S Added as Chief Co-sponsor OBAMA

S Added as Chief Co-sponsor TROTTER

01-01-09 S Session Sine Die

SB-1846 TROTTER.

Makes appropriations to the Judicial Inquiry Board for its FY 2001 ordinary and contingent expenses. Effective July 1, 2000.

00-02-08 S First reading 00-02-09 S

Referred to Sen Rules Comm Assigned to Appropriations Refer to Rules/Rul 3-9(a)

00-02-18 S

01-01-09 S Session Sine Die

SB-1847 MOLARO – GEO-KARIS – WALSH,L.

625 ILCS 5/18c-7405 new

Amends the Illinois Vehicle Code. Provides that each Class I rail carrier, according to federal regulations, operating in this State must establish a counseling or trauma program and make counseling or other services available to crew members directly involved in an accident resulting in death or serious bodily injury. Provides that every Class I carrier operating in this State must file its counseling or trauma program with the processing section of the Transportation Division of the Illinois Commerce Commission, whose sole responsibility under the provision shall be to receive the program and make it available to the public. Effective January 1, 2001.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-08 S First reading

Referred to Sen Rules Comm

00-02-10 S Sponsor Removed WALSH,L

S Chief Co-sponsor Changed to GEO-KARIS

S Added as Chief Co-sponsor WALSH,L

01-01-09 S Session Sine Die

SB-1848 LINK.

220 ILCS 5/13-517 new

Amends the Telecommunications Article of the Public Utilities Act. Prohibits new area codes which will overlay or divide an existing area code from being implemented until 90% of the available telephone numbers in the existing area code are assigned to consumers. Effective immediately.

00-02-08 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1849 MOLARO.

40 ILCS 5/18-112

from Ch. 108 1/2, par. 18-112

Amends the Judges Article of the Illinois Pension Code. Authorizes judges to buy service credit for certain federal employment. Requires payment of employee (but not employer) contributions, based on the judge's salary at the time of first becoming a participant in the System, plus 4% interest. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of SB 1849 has not been determined, but is

estimated to be minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

00-02-08 S First reading

Referred to Sen Rules Comm

00-02-28 S

Pension Note Filed

S

Committee Rules

01-01-09 S Session Sine Die

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SB-1850
             MOLARO.
   40 ILCS 5/9-121.14 new
   40 ILCS 5/9-121.16 new
   40 ILCS 5/9-134
                                      from Ch. 108 1/2, par. 9-134
   40 ILCS 5/9-146.1
                                      from Ch. 108 1/2, par. 9-146.1
   40 ILCS 5/9-149
                                      from Ch. 108 1/2, par. 9-149
   40 ILCS 5/9-163
                                      from Ch. 108 1/2, par. 9-163
   40 ILCS 5/9-194
                                      from Ch. 108 1/2, par. 9-194
   40 ILCS 5/9-219
                                      from Ch. 108 1/2, par. 9-219
   30 ILCS 805/8.24 new
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Amends the Cook County Article of the Pension Code. Increases the retirement formula to 2.4% of average salary for each year of service for persons with at least 10 years of service. Also provides a special retirement formula for a person who withdrew from service in July of 1996 with at least 8 years of service credit. Increases the widow's annuity for certain surviving spouses of members who die on or after January 1, 2001. Allow certain members to purchase up to 5 years of service credit for time spent working as a benefits processor for a firm under contract with the Fund and up to 10 years of service credit for time spent rendering contractual services (other than legal services) to the Board. Requires payment of an employee contribution, but no employer contribution or interest. Allows a person establishing credit for contractual service to reinstate credit in this Fund and repay a refund without a return to service. Allows widows who remarry to continue receiving an annuity. Allows a county correctional officer to establish credit for periods spent as an officer or employee of a labor organization that represents employees. Requires payment of employee and employer contributions plus interest; waives the employer contributions if application is made before July 1, 2001. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

There is only one provision of SB 1850 which would have a significant fiscal impact--increasing the retirement benefit formula to 2.4% of salary for each year of service credit. This would increase the accrued liability of the Fund by an estimated \$180 million. The payment required to amortize the increase in accrued liability over 40 years is \$15.2 million, and the increase in annual normal cost is \$13.7 million. Therefore, the increase in first year cost is \$28.8 million, or 2.70% of payroll.

NOTE(S) THAT MAY APPLY: Pension

00-02-08 S First reading Referred to Sen Rules Comm 00-02-14 S Pension Note Filed Committee Rules

01-01-09 S Session Sine Die

MAITLAND - PHILIP. SB-1851

30 ILCS 105/6z-43

Amends the State Finance Act. Provides that the State Treasurer may invest moneys in the Tobacco Settlement Recovery Fund in the same manner, in the same types of investments, and subject to the same limitations provided in the Illinois Pension Code for the investment of certain pension funds. Effective immediately.

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00-02-08 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Executive
00-02-17 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
00-02-24 S Second Reading
         S Placed Calndr,3rd Reading
00-02-25 S Third Reading - Passed 059-000-000
         H Arrive House
         H Placed Calndr First Rdg
         H Hse Sponsor HANNIG
00-02-29 H First reading
                                      Referred to Hse Rules Comm
00-03-01 H
                                      Assigned to Tobacco Settlement Proceeds
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Distr

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00-03-08 H Added As A Joint Sponsor SCHOENBERG
00-03-23 H Mtn Prevail Suspend Rule 25
         Н
                                      Committee Tobacco Settlement Proceeds
                                      Do Pass/Short Debate Cal 018-000-000
00-03-24 H
         H Placed Cal 2nd Rdg-Shrt Dbt
00-03-28 H Added As A Joint Sponsor LINDNER
00-04-05 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
00-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
00-04-07 H Alt Primary Sponsor Changed STEPHENS
         H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
         S Passed both Houses
00-05-05 S Sent to the Governor
00-06-09 S Governor approved
              Effective Date 00-06-09
              PUBLIC ACT 91-0797
```

SB-1852 WEAVER.S.

110 ILCS 310/5

from Ch. 144, par. 45

Amends the University of Illinois Trustees Act. Makes a technical change in a Section concerning electing a board president and drawing money from the treasury.

SENATE AMENDMENT NO. 1.

```
Deletes reference to:
110 ILCS 310/5
Adds reference to:
30 ILCS 500/20-60
30 ILCS 500/40-25
30 ILCS 500/40-25
30 ILCS 500/53-25
110 ILCS 305/7
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from Ch. 144, par. 28

Deletes everything. Amends the University of Illinois Act and the Illinois Procurement Code. Allows the Board of Trustees of the University of Illinois (directly, through a separate corporate entity, or in cooperation with other institutions of higher education) to acquire and construct, enlarge, improve, equip, complete, operate, control, and manage business research and technology parks. Gives the Board of Trustees other powers with respect to these business research and technology parks. Provides that provisions of the Illinois Procurement Code concerning the maximum duration of a contract, a building construction contract in excess of \$250,000, and the maximum term of a lease do not apply to contracts and leases entered into under the business research and technology park provisions. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to:
30 ILCS 500/20-60
30 ILCS 500/30-30
30 ILCS 500/40-25
30 ILCS 500/53-25
```

Removes the provisions amending the Illinois Procurement Code. Removes the provision that allows the Board of Trustees to lease the property included in a business research and technology park for the durations that the Trustees may deem advisable.

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00-02-08 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Executive
00-02-17
                                      Recommended do pass 010-000-000
           Placed Calndr, Second Rdg
00-02-23 S
           Second Reading
            Placed Calndr, 3rd Reading
         S
         S
           Filed with Secretary
         S
                 Amendment No.01
                                      WEAVER,S
         S
                 Amendment referred to SRUL
         S
                 Amendment No.01
                                      WEAVER.S
         S
                 Rules refers to
                                        SEXC
00-02-24
         S
                 Amendment No.01
                                      WEAVER,S
         S
                                      Be adopted
         S
           Recalled to Second Reading
                                      WEAVER,S
                 Amendment No.01
                                                               Adopted
           Placed Calndr,3rd Reading
         S Third Reading - Passed 059-000-000
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00-02-25 H Arrive House
                H Hse Sponsor WINKEL
                H First reading
                                             Referred to Hse Rules Comm
                H Added As A Joint Sponsor JOHNSON, TIM
      00-03-09 H Added As A Joint Sponsor ERWIN
      00-03-16 H
                                             Assigned to Higher Education
      00-03-24 H
                       Amendment No.01
                                             HIGHER ED H
                                                                      Adopted
                                             Do Pass Amend/Short Debate 012-000-002
                H Placed Cal 2nd Rdg-Shrt Dbt
      00-03-29 H Added As A Joint Sponsor SCULLY
                H Added As A Joint Sponsor HOWARD
      00-03-30 H
                       Amendment No.02
                                             WINKEL
                       Amendment referred to HRUL
                Н
                H Cal Ord 2nd Rdg-Shrt Dbt
      00-04-07 H
                                             Fiscal Note Req as amended BY HA #1/
                                               GIGLIO
                Н
                                             St Mndt Fis Note Req Amnd
                                             Bal Budget Note Req as amnd
                H
                Н
                                             Home Rule Note Reg as amend
                Н
                                             Judicial Note Riled as amnd
               Н
                                             Land Con App Req as Amnd
                Н
                                             Pension Note Reg as amended BY HA #1/
                                               GIGLIO
                Η
                                             St Debt Note Reg as amended BY HA #1/
                                              GIGLIO
               H Cal Ord 2nd Rdg-Shrt Dbt
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 S Session Sine Die
SB-1853
             MAITLAND - KLEMM.
  New Act
  Creates the Tobacco Settlement Act. Contains only a short title provision.
      00-02-08 S First reading
                                             Referred to Sen Rules Comm
      00-02-09 S
                                             Assigned to Executive
      00-02-17 S
                                             Recommended do pass 011-000-000
                S Placed Calndr, Second Rdg
      00-02-23 S Second Reading
                S Placed Calndr, 3rd Reading
      00-02-24 S Third Reading - Passed 059-000-000
                H Arrive House
                H Hse Sponsor TENHOUSE
                H First reading
                                             Referred to Hse Rules Comm
      00-02-25 H Alt Primary Sponsor Changed MADIGAN,MJ
                H Added As A Joint Sponsor DANIELS
      00-03-09 H
                                             Assigned to Executive
                                             Do Pass/Short Debate Cal 015-000-000
      00-03-23 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      00-04-05 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      00-04-07 H
                                             3RD READING
                Н
                                             DEADLINE EXTENDED
                                             - APRIL 14, 2000
               H Held 2nd Rdg-Short Debate
      00-04-14 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 S Session Sine Die
SB-1854
             DILLARD - PHILIP.
   70 ILCS 210/1
                                    from Ch. 85, par. 1221
  Amends the Metropolitan Pier and Exposition Authority Act. Adds a caption and
makes a stylistic change in the short title Section.
      00-02-08 S First reading
                                             Referred to Sen Rules Comm
      00-02-09 S
                                             Assigned to Executive
      00-02-17 S
                                             Recommended do pass 008-005-000
                S Placed Calndr, Second Rdg
      00-02-23 S Second Reading
                S Placed Calndr,3rd Reading
      00-05-16 S
                                             Refer to Rules/Rul 3-9(b)
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00-11-14 S Approved for Consideration SRUL
S Placed Calndr,3rd Reading
01-01-01 S Refer to Rules/Rul 3-9(b)
01-01-09 S Session Sine Die

SB-1855 PHILIP AND WEAVER.S.

25 ILCS 5/3

from Ch. 63, par. 3

Amends the General Assembly Organization Act by making technical changes to the Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

25 ILCS 5/3

Adds reference to:

25 ILCS 115/4

from Ch. 63, par. 15.1

Deletes everything. Amends the General Assembly Compensation Act. Increases the office allowance for Senators to \$73,000 (now \$67,000) and for Representatives to \$61,000 (now \$57,000) beginning July 1, 2001. Beginning July 1, 2002, provides for an annual increase based on a cost of living index or 5%, whichever is less. Effective on July 1, 2001.

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00-02-08 S First reading
                                     Referred to Sen Rules Comm
00-02-09 S
                                     Assigned to Executive
00-02-17 S
                                     Recommended do pass 008-005-000
         S Placed Caindr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-24 S Third Reading - Passed 058-000-000
         H Arrive House
         H Hse Sponsor MADIGAN,MJ
         H First reading
                                     Referred to Hse Rules Comm
00-03-09 H
                                     Assigned to Executive
00-03-23 H
                                     Do Pass/Stndrd Dbt/Vote 008-007-000
                                       HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
00-04-05 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
00-04-07 H
                                     3RD READING
         Η
                                     DEADLINE EXTENDED
         Н
                                      - APRIL 14, 2000
         H Hld Cal Ord 2nd Rdg-Shrt Db
00-04-14 H
                                     FINAL PASSAGE
                                     DEADLINE EXTENDED
                                     UNTIL - 04/16/00
         H Hld Cal Ord 2nd Rdg-Shrt Db
00-04-15 H
                                     FINAL PASSAGE
                                     DEADLINE EXTENDED
                                     UNTIL - 12/1/00
         H Hld Cal Ord 2nd Rdg-Shrt Db
00-12-01 H
                                     Re-Refer Rules/Rul 19(a)
01-01-08 H
                                     Approved for Consideration 004-000-000
         H Hld Cal Ord 2nd Rdg-Shrt Db
                Amendment No.01
                                     MADIGAN.MJ
         Η
                Amendment referred to HRUL
         Н
                Rules refers to
                                       HEXC
         H Hld Cal Ord 2nd Rdg-Shrt Db
01-01-09 H
                Amendment No.01
                                     MADIGAN.MJ
         H Recommends be Adopted HEXC/012-001-000
         H Hld Cai Ord 2nd Rdg-Shrt Db
         Η
                Amendment No.01
                                     MADIGAN,MJ
                                                              Adopted
        H Pld Cal 3rd Rdg-Stndrd Dbt
        H 3rd Rdg-Stnd Dbt-Pass/Vote 076-040-000
        H Added As A Joint Sponsor BURKE
         S Sec. Desk Concurrence 01
         S Filed with Secretary
         S
           Mtn Concur - House Amend No 01/PHILIP
                Motion referred to
                                       SRUL.
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01-01-09—Cont.

S Mtn Concur - House Amend No 01/PHILIP
S Be apprvd for consideratn SRUL
S Added As A Co-sponsor WEAVER,S
Mtn Concur - House Amend No 01/PHILIP
S Concurs in H Amend 01/039-017-001
S Passed both Houses
01-01-11
S Sent to the Governor
01-02-09
S Governor approved
S Effective Date 01-07-01
S PUBLIC ACT 91-0952
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SB-1856 WEAVER.S - PHILIP.

20 ILCS 5/5-5

was 20 ILCS 5/2

Amends the Civil Administrative Code of Illinois. Makes a technical change to a Section defining "Department".

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00-02-08 S First reading Referred to Sen Rules Comm
00-02-09 S Assigned to Executive
00-02-17 S Recommended do pass 008-005-000
S Placed Calndr, Second Reg
00-02-23 S Second Reading S Placed Calndr, 3rd Reading
00-05-16 S Refer to Rules/Rul 3-9(b)
01-01-09 S Session Sine Die
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SB-1857 RAUSCHENBERGER – PHILIP.

30 II CS 500/1 5

Amends the Illinois Procurement Code by making a technical change to the policy Section.

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00-02-08 S First reading Referred to Sen Rules Comm
00-02-09 S Assigned to Executive Recommended do pass 008-005-000
S Placed Calndr, Second Rdg
00-02-23 S Second Reading S Placed Calndr, 3rd Reading
00-05-16 S Refer to Rules/Rul 3-9(b)
01-01-09 S Session Sine Die
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SB-1858 SILVERSTEIN.

5 ILCS 120/2.01

from Ch. 102, par. 42.01

Amends the Open Meetings Act. Requires a public body to include a list of legal holidays observed by the public body in its required notice of regular meetings. Provides that unless a public body adopts, by ordinance or resolution, a different calendar of holidays, legal holidays shall be the same as the holidays on which a bank may close under the Promissory Note and Bank Holiday Act.

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00-02-08 S First reading Referred to Sen Rules Comm
01-01-09 S Session Sine Die
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SB-1859 TROTTER.

New Act

30 ILCS 105/5.541 new

Creates the Senior Citizen and Disabled Person Survival Act. Creates the Indigent Senior Citizen and Disabled Person Survival Authority consisting of one member from each county of the State appointed by the president or county board chairman. Provides that the Authority shall cooperate and coordinate its activities with federal, State, and local agencies established to assist senior citizens and disabled persons with their health and living needs. Provides that the Authority shall seek funds from the insurance, general contractor's, pharmaceutical, food, utilities, and health care industries doing business in this State and from federal funds and shall oversee moneys distributed from the Indigent Senior Citizen and Disabled Person Survival Authority Fund. Amends the State Finance Act. Creates the Indigent Senior Citizen and Disabled Person Survival Authority Fund in the State Treasury. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-08 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

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SB-1860 PHILIP.

20 ILCS 5/5-560 was 20 ILCS 5/6.08

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

20 ILCS 105/8.04 rep.
410 ILCS 425/9 rep.
410 ILCS 435/Act rep.
415 ILCS 20/6.3 rep.
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Amends the Civil Administrative Code of Illinois to add 2 members to the Advisory Board to the Department of Natural Resources. Amends the Illinois Act on the Aging to repeal the Alzheimer's Task Force. Amends the High Blood Pressure Control Act to repeal the Advisory Board. Repeals the Rheumatic Diseases Treatment Act. Amends the Illinois Solid Waste Management Act to repeal the Solid Waste Advisory Council. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Adds reference to:
20 ILCS 505/7.2 rep.
20 ILCS 605/605-715 rep.
70 ILCS 3620/8 rep.
215 ILCS 5/143.28 from Ch. 73, par. 755.28
415 ILCS 120/20
820 ILCS 220/2a rep.
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Amends the Children and Family Services Act to eliminate the Task Force on Foster Parents' Bill of Rights. Amends the Department of Commerce and Community Affairs Law of the Civil Administrative Code of Illinois to eliminate the Advisory Committee on the Tourism Promotion Fund. Amends the Public Transit Employee Training Programs Act to eliminate the Mass Transit Employee Anti-Crime Training Program Review Committee. Amends the Illinois Insurance Code to eliminate the Automotive Engineering Advisory Panel. Amends the Alternate Fuels Act to eliminate the Alternate Fuels Advisory Board. Amends the Safety Inspection and Education Act to eliminate the Safety Inspection and Education Advisory Committee.

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HOUSE AMENDMENT NO. 2.
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Deletes reference to:
20 ILCS 5/5-560
20 ILCS 105/4.02
20 ILCS 105/8.04 rep.
20 ILCS 505/7.2 rep.
20 ILCS 605/605-715 rep.
70 ILCS 3620/8 rep.
215 ILCS 5/143.28
410 ILCS 425/9 rep.
410 ILCS 435/Act rep.
415 ILCS 20/6.3 rep.
415 ILCS 120/20
820 ILCS 220/2a rep.
Adds reference to:
5 ILCS 315/3
                             from Ch. 48, par. 1603
5 ILCS 315/5
                             from Ch. 48, par. 1605
5 ILCS 315/5.1 new
5 ILCS 315/12
                             from Ch. 48, par. 1612
5 ILCS 315/15.1
                             from Ch. 48, par. 1615.1
20 ILCS 5/5-560
                          was 20 ILCS 5/6.08
20 ILCS 105/4.02
                             from Ch. 23, par. 6104.02
20 ILCS 105/8.04 rep.
                             from Ch. 127, par. 63b107a
20 ILCS 415/7a
20 ILCS 415/7b
                             from Ch. 127, par. 63b107b
20 ILCS 415/7c
                             from Ch. 127, par. 63b107c
20 ILCS 415/7e
                             from Ch. 127, par. 63b107e
20 ILCS 505/7.2 rep.
20 ILCS 605/605-715 rep.
20 ILCS 3505/4
                             from Ch. 48, par. 850.04
20 ILCS 4010/2001
                             from Ch. 91 1/2, par. 1951
20 ILCS 4010/2002
                             from Ch. 91 1/2, par. 1952
20 ILCS 4010/2003
                             from Ch. 91 1/2, par. 1953
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20 ILCS 4010/2004.5 new	
20 ILCS 4010/2006	from Ch. 91 1/2, par. 1956
25 ILCS 120/2	from Ch. 63, par. 902
	110111 Cit. 05, par. 702
70 ILCS 3620/8 rep.	
115 ILCS 5/5	from Ch. 48, par. 1705
115 ILCS 5/17.1	from Ch. 48, par. 1717.1
205 ILCS 5/78	from Ch. 17, par. 390
205 ILCS 5/79	from Ch. 17, par. 391
215 ILCS 5/143.28	from Ch. 73, par. 755.28
225 ILCS 37/18	, F
	C Cl- 0 27 4
230 ILCS 5/4	from Ch. 8, par. 37-4
230 ILCS 5/5	from Ch. 8, par. 37-5
235 ILCS 5/3-1	from Ch. 43, par. 97
235 ILCS 5/3-2	from Ch. 43, par. 98
235 ILCS 5/3-9	from Ch. 43, par. 105
235 ILCS 5/7-8	from Ch. 43, par. 152
410 ILCS 425/9 rep.	,1
410 ILCS 435/Act rep.	
415 ILCS 20/6.3 rep.	
415 ILCS 120/20	
	from Ch 12 nor 1
705 ILCS 205/1	from Ch. 13, par. 1
730 ILCS 5/3-3-1	from Ch. 38, par. 1003-3-1
730 ILCS 5/3-3-2	from Ch. 38, par. 1003-3-2
730 ILCS 5/3-3-5	from Ch. 38, par. 1003-3-5
	110111 Cil. 30, par. 1003-3-3
815 ILCS 710/16	
820 ILCS 220/2a rep.	
20 ILCS 5/5-525	was 20 ILCS 5/6.01
	was 20 ILCS 5/6.06
20 ILCS 5/5-565	was 20 ILCS 5/0.00
20 ILCS 5/5-570 rep.	
20 ILCS 225/Act rep.	
20 ILCS 505/17a-1 rep.	
20 ILCS 1705/65 rep.	
20 ILCS 2310/2310-300 re	ep.
20 ILCS 3937/Act rep.	•
20 ILCS 4035/Act rep.	
70 ILCS 1705/37.2 rep.	
70 H CC 1705/27 2 mm	
/U ILCS 1/U3/3/.3 Tep.	
70 ILCS 1705/37.3 rep.	
110 ILCS 370/2 rep.	
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep.	
110 ILCS 370/2 rep.	
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep.	
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep.	from Ch. 111.1/2 par. 781
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21	from Ch. 111 1/2, par. 781
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/22 rep.	-
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21	from Ch. 111 1/2, par. 781 from Ch. 111 1/2, par. 1022.28
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28	-
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep.	-
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep.	-
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep. 20 ILCS 710/Act title	from Ch. 111 1/2, par. 1022.28
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep.	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep. 20 ILCS 710/Act title 20 ILCS 710/0.01	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 95/3-108a rep. 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep. 20 ILCS 710/Act title 20 ILCS 710/0.01 20 ILCS 710/1	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800 from Ch. 127, par. 3801
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep. 20 ILCS 710/Act title 20 ILCS 710/0.01 20 ILCS 710/1	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800 from Ch. 127, par. 3801 from Ch. 127, par. 3802
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep. 20 ILCS 710/Act title 20 ILCS 710/0.01 20 ILCS 710/1 20 ILCS 710/2 20 ILCS 710/2	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800 from Ch. 127, par. 3801 from Ch. 127, par. 3802 from Ch. 127, par. 3803
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep. 20 ILCS 710/Act title 20 ILCS 710/0.01 20 ILCS 710/1 20 ILCS 710/2 20 ILCS 710/2	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800 from Ch. 127, par. 3801 from Ch. 127, par. 3802 from Ch. 127, par. 3803
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/52.28 415 ILCS 5/57.14 rep. 415 ILCS 710/Act title 20 ILCS 710/Act title 20 ILCS 710/1 20 ILCS 710/1 20 ILCS 710/1 20 ILCS 710/3 20 ILCS 710/3	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800 from Ch. 127, par. 3801 from Ch. 127, par. 3802
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 710/Act title 20 ILCS 710/Act title 20 ILCS 710/1 20 ILCS 710/1 20 ILCS 710/1 20 ILCS 710/3 20 ILCS 710/4 20 ILCS 710/5.1	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800 from Ch. 127, par. 3801 from Ch. 127, par. 3802 from Ch. 127, par. 3803
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep. 20 ILCS 710/Act title 20 ILCS 710/1 20 ILCS 710/1 20 ILCS 710/2 20 ILCS 710/3 20 ILCS 710/4 20 ILCS 710/5.1 20 ILCS 710/6.1	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800 from Ch. 127, par. 3801 from Ch. 127, par. 3802 from Ch. 127, par. 3803
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 95/3-108a rep. 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep. 20 ILCS 710/Act title 20 ILCS 710/O.01 20 ILCS 710/1 20 ILCS 710/2 20 ILCS 710/3 20 ILCS 710/4 20 ILCS 710/4 20 ILCS 710/5.1 20 ILCS 710/6.1 20 ILCS 710/6.1	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800 from Ch. 127, par. 3801 from Ch. 127, par. 3802 from Ch. 127, par. 3803
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep. 20 ILCS 710/Act title 20 ILCS 710/1 20 ILCS 710/1 20 ILCS 710/2 20 ILCS 710/3 20 ILCS 710/4 20 ILCS 710/5.1 20 ILCS 710/6.1	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800 from Ch. 127, par. 3801 from Ch. 127, par. 3802 from Ch. 127, par. 3803
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 95/3-108a rep. 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep. 20 ILCS 710/Act title 20 ILCS 710/O1 20 ILCS 710/1 20 ILCS 710/1 20 ILCS 710/3 20 ILCS 710/4 20 ILCS 710/5.1 20 ILCS 710/6.1 20 ILCS 710/7 20 ILCS 710/7 20 ILCS 710/7	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800 from Ch. 127, par. 3801 from Ch. 127, par. 3802 from Ch. 127, par. 3803 from Ch. 127, par. 3804
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep. 20 ILCS 710/Act title 20 ILCS 710/0.01 20 ILCS 710/1 20 ILCS 710/2 20 ILCS 710/3 20 ILCS 710/4 20 ILCS 710/5.1 20 ILCS 710/6.1 20 ILCS 710/7 20 ILCS 710/10 rep. 20 ILCS 710/10 rep.	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800 from Ch. 127, par. 3801 from Ch. 127, par. 3802 from Ch. 127, par. 3803
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep. 20 ILCS 710/Act title 20 ILCS 710/0.01 20 ILCS 710/1 20 ILCS 710/1 20 ILCS 710/2 20 ILCS 710/4 20 ILCS 710/5.1 20 ILCS 710/6.1 20 ILCS 710/6.1 20 ILCS 710/7 20 ILCS 710/10 rep. 20 ILCS 3930/4 20 ILCS 3930/4	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800 from Ch. 127, par. 3801 from Ch. 127, par. 3802 from Ch. 127, par. 3803 from Ch. 127, par. 3804
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep. 20 ILCS 710/Act title 20 ILCS 710/O.01 20 ILCS 710/0.01 20 ILCS 710/1 20 ILCS 710/2 20 ILCS 710/4 20 ILCS 710/5.1 20 ILCS 710/6.1 20 ILCS 710/7 20 ILCS 710/10 rep. 20 ILCS 3930/4 20 ILCS 4026/15 25 ILCS 120/4	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800 from Ch. 127, par. 3801 from Ch. 127, par. 3802 from Ch. 127, par. 3803 from Ch. 127, par. 3804 from Ch. 38, par. 210-4 from Ch. 63, par. 904
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 45/3-108a rep. 210 ILCS 95/21 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep. 20 ILCS 710/Act title 20 ILCS 710/0.01 20 ILCS 710/1 20 ILCS 710/1 20 ILCS 710/2 20 ILCS 710/4 20 ILCS 710/5.1 20 ILCS 710/6.1 20 ILCS 710/6.1 20 ILCS 710/7 20 ILCS 710/10 rep. 20 ILCS 3930/4 20 ILCS 3930/4	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800 from Ch. 127, par. 3801 from Ch. 127, par. 3802 from Ch. 127, par. 3803 from Ch. 127, par. 3804 from Ch. 38, par. 210-4 from Ch. 63, par. 904 from Ch. 144, par. 7
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 95/21 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep. 20 ILCS 710/Act title 20 ILCS 710/Act title 20 ILCS 710/1 20 ILCS 710/1 20 ILCS 710/2 20 ILCS 710/3 20 ILCS 710/4 20 ILCS 710/6.1 20 ILCS 710/7 20 ILCS 710/10 rep. 20 ILCS 3930/4 20 ILCS 4026/15 25 ILCS 120/4 110 ILCS 60/1	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800 from Ch. 127, par. 3801 from Ch. 127, par. 3802 from Ch. 127, par. 3803 from Ch. 127, par. 3804 from Ch. 38, par. 210-4 from Ch. 63, par. 904 from Ch. 144, par. 7
110 ILCS 370/2 rep. 110 ILCS 925/4.03b rep. 110 ILCS 925/6 rep. 210 ILCS 95/3-108a rep. 210 ILCS 95/21 210 ILCS 95/22 rep. 415 ILCS 5/22.28 415 ILCS 5/57.14 rep. 415 ILCS 115/20 rep. 20 ILCS 710/Act title 20 ILCS 710/Act title 20 ILCS 710/1 20 ILCS 710/2 20 ILCS 710/3 20 ILCS 710/4 20 ILCS 710/5.1 20 ILCS 710/6.1 20 ILCS 710/7 20 ILCS 710/7 20 ILCS 710/10 rep. 20 ILCS 3930/4 20 ILCS 4026/15 25 ILCS 120/4 110 ILCS 60/1 110 ILCS 60/1	from Ch. 111 1/2, par. 1022.28 from Ch. 127, par. 3800 from Ch. 127, par. 3801 from Ch. 127, par. 3802 from Ch. 127, par. 3803 from Ch. 127, par. 3804 from Ch. 127, par. 3804
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SB-1860—*Cont.* **1014**

110 ILCS 690/35-15 20 ILCS 5/5-405 20 ILCS 415/7d 20 ILCS 2905/1 220 ILCS 5/Art. XI rep.

was 20 ILCS 5/9.12 from Ch. 127, par. 63b107d from Ch. 127 1/2, par. 1

Deletes everything. Amends the Compensation Review Act. Requires the Compensation Review Board to file its report by April 1 (now, May 1) of each even-numbered year. Amends the Liquor Control Act of 1934 to increase the per diem from \$100 to \$200 for members of the Commission for their work on the license appeal commission. Amends the Illinois Commission on Community Service Act. Transfers the powers and duties of the Lieutenant Governor to the Department of Human Services and places the Commission within that Department rather than the Department of Commerce and Community Affairs. Amends the Criminal Justice Information Act. Adds the circuit court clerk of Cook County and a circuit court clerk selected by the Governor to the Authority's membership. Amends the Sex Offender Management Board Act. Extends the deadline for the Sex Offender Management Board to establish procedures for the evaluation and identification of sex offenders and the counseling of sex offenders to December 31, 2001. Amends the Nonresident College Trustees Act and various Acts relating to the governance of the public universities in Illinois. Requires each member of the governing board of each public university appointed by the Governor to be a resident of this State. Amends the Illinois Public Labor Relations Act to abolish the Illinois State Labor Relations Board and the Illinois Local Labor Relations Board. Replaces them with an Illinois Labor Relations Board, comprised of a State Panel of 5 members and a Local Panel of 3 members, Amends the Illinois Educational Labor Relations Act to add 2 additional members. Amends the Illinois Planning Council on Developmental Disabilities Law. Changes the name of the Council to the Illinois Council on Developmental Disabilities. Reduces the size of the Council from 39 to 29 members. Provides that the members of the Council may make recommendations concerning new members to the Governor. Provides that the Council shall advocate for persons with developmental disabilities to assure that they participate in the design of and have access to needed community services, individualized support, and other forms of assistance that promote self-determination, independence, productivity, integration, and inclusion in community life. Requires the Council to implement the State plan required by federal law by conducting and supporting advocacy, capacity building, and systemic change activities. Makes other changes. Changes the size of the Civil Service Commission from 3 members to 5. Changes the size of the State Banking Board of Illinois from 15 members to 17. Changes the size of the Illinois Liquor Control Commission from 5 members to 7 and increases the per diem from \$100 to \$200 for members of the Commission for their work on the license appeal commission. Specifies an annual salary for the chairman and commissioners. Allows members of the Motor Vehicle Review Board to serve for more than 2 consecutive terms. Increases from 5 to 7 the membership of the Motor Vehicle Review Board. Provides that no more than 4 members of the Board may be of the same political party. Changes the size of the Prisoner Review Board from 12 members to 15. Increases from 11 to 13 the membership of the Department of Natural Resources Advisory Board. Increases from 9 to 11 the membership of the Illinois Racing Board. Increases from 15 to 17 the membership of the Illinois Development Finance Authority. Deletes a provision that members of the Compensation Review Board may not serve for more than 10 years. Deletes a provision prohibiting members of the Board of Environmental Health Practitioners from serving more than 2 consecutive terms. Abolishes the Alzheimer's Task Force. Abolishes the High Blood Pressure Advisory Board. Repeals the Rheumatic Diseases Treatment Act. Abolishes the Solid Waste Advisory Council. Eliminates the Task Force on Foster Parents' Bill of Rights. Eliminates the Advisory Committee on the Tourism Promotion Fund. Eliminates the Mass Transit Employee Anti-Crime Training Program Review Committee. Eliminates the Automotive Engineering Advisory Panel. Eliminates the Alternate Fuels Advisory Board. Eliminates the Safety Inspection and Education Advisory Committee. Amends other Acts to make conforming changes. Amends and repeals other Acts to eliminate the following entities: Year 2000 Technology Task Force; Pollution Prevention Advisory

Council; White Goods Task Force; Underground Storage Tank Advisory Board; Multicultural Services Committee; Regional Youth Planning Commission; Curricula Committee; Board of Agricultural Advisors; Export Promotion Coordinating Council; Advisory Board of Cancer Control; First Aid Task Force; Advisory Committee for Dental Student Grants; Healthy Families Initiative Steering Committee; Long Term Care Facility Inspection Consolidation Task Force; Campground Licensing and Recreational Area Advisory Council; Illinois-Indiana Bi-State Commission; Taxpayer Ombudsman; and Public Utilities Public Counsel. Changes the minimum salaries of the chairman and members of the Civil Service Commission and the executive director of the State Fire Marshal's Office. Effective 30 days after becoming law.

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NOTE(S) THAT MAY APPLY: Fiscal
      00-02-08 S First reading
                                            Referred to Sen Rules Comm
      00-02-09 S
                                            Assigned to Executive
      00-02-17 S
                                            Recommended do pass 011-000-000
                S Placed Calndr, Second Rdg
      00-02-23
               S
                 Second Reading
                S Placed Calndr,3rd Reading
      00-02-24 S Third Reading - Passed 057-001-000
               H Arrive House
               H Hse Sponsor DANIELS
               H First reading
                                            Referred to Hse Rules Comm
      00-03-09 H
                                            Assigned to Executive
      00-03-23 H
                       Amendment No.01
                                            EXECUTIVE H
                                                                     Adopted
               H
                                            Do Pass Amend/Short Debate 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      00-04-05 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      00-04-06 H Added As A Joint Sponsor TENHOUSE
      00-04-07 H
                                            3RD READING
               Ĥ
                                            DEADLINE EXTENDED
                                            - APRIL 14, 2000
               H
               H Held 2nd Rdg-Short Debate
      00-04-14 H
                       Amendment No.02
                                            TENHOUSE
                       Amendment referred to HRUL
                                            FINAL PASSAGE
               H
                                            DEADLINE EXTENDED
               Н
                                            UNTIL - 04/16/00
               H Held 2nd Rdg-Short Debate
      00-04-15 H
                       Amendment No.02
                                            TENHOUSE
                       Rules refers to
                                              HSGA
               H
               H Recommends be Adopted HSGA/009-000-000
                       Amendment No.02
                                            TENHOUSE
                                                                     Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 072-043-002
                  Sec. Desk Concurrence 01,02
               S Filed with Secretary
               S Mtn Concur - House Amend No 01,02/PHILIP
                       Motion referred to
                                              SRUL
               S Mtn Concur - House Amend No 01,02/PHILIP
               S Be apprvd for consideratn SRUL
                  Mtn Concur - House Amend No 01,02/PHILIP
                  S Concurs in H Amend 01,02/037-021-000
                  Passed both Houses
      00-05-12
               S Sent to the Governor
      00-06-09
               S
                  Governor approved
                    Effective Date 00-07-09
               S
                    PUBLIC ACT 91-0798
SB-1861
             BOMKE - KLEMM - MADIGAN,L.
  625 ILCS 5/6-106.1a
  625 ILCS 5/11-501.2
                                   from Ch. 95 1/2, par. 11-501.2
  625 ILCS 5/11-501.5
                                   from Ch. 95 1/2, par. 11-501.5
  625 ILCS 5/11-501.6
                                   from Ch. 95 1/2, par. 11-501.6
  625 ILCS 5/11-501.8
  625 ILCS 40/5-7.5
  625 ILCS 45/5-16b
                                   from Ch. 95 1/2, par. 315-11b
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625 ILCS 45/6-1

from Ch. 95 1/2, par. 316-1

Amends the Illinois Vehicle Code to provide that the standards and procedures for the chemical analysis of a person's blood, urine, breath, or other substance for alcohol or other drugs shall be promulgated by the Department of State Police (instead of by the Department of Public Health in consultation with the Department of State Police). Provides that a person who drives upon the highways of this State shall be deemed to have given consent to a breath test using a portable device approved by the Department of State Police (instead of the Department of Public Health). Amends the Snowmobile Registration and Safety Act and the Boat Registration and Safety Act to provide that if a law enforcement officer suspects that a person has operated a snowmobile or a boat while under the influence of alcohol or other drugs, the officer may request the person to take a breath test using a portable device approved by the Department of State Police (instead of the Department of Public Health).

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FISCAL NOTE (Illinois State Police)
    SB 1861 would have no fiscal impact on the State Police other
    than the transfer of funds currently identified in the Dept. OF
    of Public Health for the programs addressed by this bill.
NOTE(S) THAT MAY APPLY: Fiscal
    00-02-08 S First reading
                                           Referred to Sen Rules Comm
              S Added as Chief Co-sponsor KLEMM
   00-02-09 S
                                           Assigned to Transportation
   00-02-16 S
                                           Recommended do pass 009-000-000
              S Placed Calndr, Second Rdg
    00-02-17 S Second Reading
              S Placed Calndr, 3rd Reading
    00-02-23 S Added as Chief Co-sponsor MADIGAN,L
             S Third Reading - Passed 059-000-000
             H Arrive House
             H Placed Calndr First Rdg
    00-02-24 H Hse Sponsor KLINGLER
             H First reading
                                           Referred to Hse Rules Comm
    00-03-02 H
                                           Assigned to Transportation & Motor Vehicles
    00-03-23 H
                                           Fiscal Note Filed
                                           Do Pass/Short Debate Cal 027-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    00-03-24 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Added As A Joint Sponsor O'CONNOR
             H Added As A Joint Sponsor KOSEL
             H Added As A Joint Sponsor LYONS, EILEEN
             H 'Added As A Joint Sponsor OSMOND
    00-03-30 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
             S Passed both Houses
   00-04-28 S Sent to the Governor
    00-06-13 S Governor approved
                  Effective Date 01-01-01
                  PUBLIC ACT 91-0828
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SB-1862 WATSON – LIGHTFORD.

15 ILCS 505/16.5

Amends the State Treasurer Act. Makes a technical change in the College Savings Pool Section.

SENATE AMENDMENT NO. 1.

Provides that the College Savings Pool's assets and operation are exempt from taxation by the State and its subdivisions, as are its accrued earnings upon disbursement if used for qualified expenses.

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00-02-08 S First reading Referred to Sen Rules Comm
00-02-09 S Amendment No.01 EDUCATION S Adopted
Recmnded do pass as amend 010-000-000

8 Placed Calndr,Second Rdg
00-02-17 S Second Reading
Placed Calndr,3rd Reading
Placed Calndr,3rd Reading
Third Reading - Passed 057-000-000
H Arrive House
H Placed Calndr First Rdg
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00-02-24 H Hse Sponsor WIRSING
         H First reading
                                      Referred to Hse Rules Comm
00-02-25 H Added As A Joint Sponsor BOST
         H Added As A Joint Sponsor RIGHTER
         H Added As A Joint Sponsor MITCHELL, JERRY
         H Added As A Joint Sponsor WINKEL
00-03-08 S Added as Chief Co-sponsor LIGHTFORD
00-03-16 H
                                      Assigned to Higher Education
00-03-24 H
                                      Do Pass/Short Debate Cal 014-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt-
00-03-29 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-03-30 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
         S Passed both Houses
00-04-28 S Sent to the Governor
00-06-13 S Governor approved
         S
              Effective Date 01-01-01
              PUBLIC ACT 91-0829
         S
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SB-1863 GEO-KARIS.

720 ILCS 5/12-4

from Ch. 38, par. 12-4

Amends the Criminal Code of 1961. Provides that it is aggravated battery to harm a person known to be a school bus driver who is employed by a school district while the driver is performing in that capacity.

NOTE(S) THAT MAY APPLY: Correctional

00-02-08 S First reading Referred to Sen Rules Comm 01-01-09 S Session Sine Die

SB-1864 MAITLAND.

30 ILCS 230/2

from Ch. 127, par. 171

Amends the State Officers and Employees Money Disposition Act. Makes a technical change in a Section dealing with accounts of money received.

00-02-08 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1865 MAITLAND – PHILIP – O'MALLEY – RADOGNO – SULLIVAN, JONES,W, KLEMM AND GEO-KARIS.

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. Makes a technical change.

00-02-08	S	First reading	Referred to Ser	1 Rules Comr	n
00-02-09	S		Assigned to Re	venue	
00-02-17	S	Amendment No.01	REVENUE	S	Lost
	S		Recommended	do pass 008-	000-000
	S	Placed Calndr, Second Rdg			
00-02-23	S	Second Reading			
	S	Placed Calndr,3rd Reading			
00-02-24	S	Added As A Co-sponsor KLI	EMM		
00-02-25	S		PURSUANT T	O RULE	
	S	* .	2-10(E), DEAI	DLINE	
	S		FOR FINAL A		
	S		IS EXTENDED	OTO	
į.	S		JANUARY 9,	2001.	
		Calendar Order of 3rd Rdg 0			
00-03-08	S	Added As A Co-sponsor GEO	O-KARIS		
00-05-16	S		Refer to Rules/	Rul 3-9(b)	
01-01-09	S	Session Sine Die			

SB-1866 MAITLAND – PHILIP – O'MALLEY – RADOGNO – JONES,W, SULLI-VAN, KLEMM AND GEO-KARIS.

New Act

Creates the short title only for the Year 2000 Tax Relief Act. Effective immediately.

00-02-08 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Revenue

00-02-17 S Recommended do pass 008-000-000

S Placed Calndr, Second Rdg

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00-02-23 S Second Reading
         S Placed Calndr,3rd Reading
00-02-24 S Added As A Co-sponsor KLEMM
00-02-25 S
                                    PURSUANT TO RULE
                                    2-10(E), DEADLINE
         S
                                    FOR FINAL ACTION
         S
                                    IS EXTENDED TO
         S
                                    JANUARY 9, 2001.
           Calendar Order of 3rd Rdg 00-02-24
00-04-11 S Added As A Co-sponsor GEO-KARIS
00-05-16 S
                                    Refer to Rules/Rul 3-9(b)
01-01-09 S Session Sine Die
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WATSON - MAITLAND - DONAHUE - O'DANIEL - SIEBEN, BURZYN-SB-1867 SKI, MYERS,J, SYVERSON, NOLAND, O'MALLEY, DILLARD, LUECHTEFELD, GEO-KARIS, BOMKE, SULLIVAN, JONES,W, CRO-NIN, ROSKAM, LAUZEN, DUDYCZ, PETKA, WALSH,T, WEAVER,S, KARPIEL, MADIGAN,R, HAWKINSON, PHILIP, PETERSON AND

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35 ILCS 5/101
                                  from Ch. 120, par. 1-101
35 ILCS 120/14
                                  from Ch. 120, par. 453
35 ILCS 200/1-150
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Amends the Illinois Income Tax Act, the Retailers' Occupation Tax Act, and the Property Tax Code. Makes technical changes.

SENATE AMENDMENT NO. 2.

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Deletes reference to:
35 ILCS 5/101
35 ILCS 120/14
35 ILCS 200/1-150
Adds reference to:
                             from Ch. 127, par. 142z-18
30 ILCS 105/6z-18
                             from Ch. 127, par. 142z-20
30 ILCS 105/6z-20
35 ILCS 105/3-10
                             from Ch, 120, par. 439.3-10
35 ILCS 110/3-10
                             from Ch. 120, par. 439.33-10
                             from Ch. 120, par. 439.103-10
35 ILCS 115/3-10
35 ILCS 120/2-10
                             from Ch. 120, par. 441-10
35 ILCS 120/2d
                             from Ch. 120, par. 441d
35 ILCS 505/13a
                             from Ch. 120, par. 429a
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Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Makes permanent the elimination of the State's portion of the tax on motor fuel and gasohol (now, the tax reverts to 6.25% on January 1, 2001). Exempts the elimination of the tax from the sunset provisions. Amends the State Finance Act and the Motor Fuel Tax Law to reflect the permanent elimination of the State's portion of the use and occupation taxes on motor fuel and gasohol. Effective immediately.

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00-02-08 S First reading
                                     Referred to Sen Rules Comm
00-02-09 S
                                     Assigned to Revenue
00-02-17 S
                                     Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-24 S
           Added As A Co-sponsor KLEMM
00-02-25 S
                                     PURSUANT TO RULE
         S
                                     2-10(E), DEADLINE
         S
                                     FOR FINAL ACTION
         S
                                     IS EXTENDED TO
                                     JANUARY 9, 2001.
           Calendar Order of 3rd Rdg 00-02-24
00-04-11 S Added As A Co-sponsor GEO-KARIS
00-05-16 S
                                     Refer to Rules/Rul 3-9(b)
00-11-09 S
                                     Approved for Consideration SRUL
         S Placed Calndr, 3rd Reading
         S Sponsor Removed MAITLAND
         S Chief Sponsor Changed to WATSON
         S Sponsor Removed PHILIP
```

S Chief Co-sponsor Changed to MAITLAND

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00-11-09--Cont.
         S Added as Chief Co-sponsor DONAHUE
         S Added as Chief Co-sponsor O'DANIEL
         S Added as Chief Co-sponsor SIEBEN
         S Added As A Co-sponsor BURZYNSKI
         S Added As A Co-sponsor MYERS,J
         S Added As A Co-sponsor SYVERSON
         S Added As A Co-sponsor NOLAND
          Sponsor Removed O'MALLEY
          Sponsor Removed RADOGNO
          Sponsor Removed JONES,W
         S Sponsor Removed SULLIVAN
         S Sponsor Removed KLEMM
         S Sponsor Removed GEO-KARIS
00-11-13
        S Added As A Co-sponsor O'MALLEY
         S Added As A Co-sponsor DILLARD
           Added As A Co-sponsor LUECHTEFELD
           Added As A Co-sponsor GEO-KARIS
           Added As A Co-sponsor BOMKE
         S Added As A Co-sponsor SULLIVAN
         S Added As A Co-sponsor JONES,W
         S Added As A Co-sponsor CRONIN
         S Added As A Co-sponsor ROSKAM
         S Added As A Co-sponsor LAUZEN
         S Added As A Co-sponsor DUDYCZ
         S Added As A Co-sponsor PETKA
         S Added As A Co-sponsor WALSH,T
         S Added As A Co-sponsor WEAVER,S
         S Added As A Co-sponsor KARPIEL
          Added As A Co-sponsor MADIGAN,R
           Added As A Co-sponsor HAWKINSON
         S
           Added As A Co-sponsor PHILIP
           Added As A Co-sponsor PETERSON
         S Added As A Co-sponsor KLEMM
00-11-14 S Filed with Secretary
         S
                Amendment No.01
                                    WATSON
         S
                                    -PHILIP
                Amendment referred to SRUL
         S
           Filed with Secretary
         S
                Amendment No.02
                                    WATSON
         S
                                    -PHILIP
         S
                Amendment referred to SRUL
         S
                Amendment No.02
                                    WATSON
         S
                                    -PHILIP
           Be apprvd for consideratn SRUL
         S
           Recalled to Second Reading
         S
                Amendment No.02
                                    WATSON
         S
                                    -PHILIP
         S
                                      Adopted
         S
          Placed Calndr,3rd Reading
00-11-15 S
                                    3/5 vote required
         S Third Reading - Passed 046-012-000
         S Tabled Pursuant to Rule5-4(A)-SA 01
         S Third Reading - Passed 046-012-000
        H Arrive House
        H Hse Sponsor TENHOUSE
        H Placed Calndr First Rdg
00-11-16 H First reading
                                    Referred to Hse Rules Comm
00-11-28 H
                                    Motion DISCHARGE HOU
        Η
                                    RULES AND PLACE
        Η
                                    ON CALENDAR FOR
        Η
                                    CONSIDERATION
        Η
                                    -RYDER
        Η
                                    Motion Failed
                                    Committee Rules
00-11-29 H Added As A Joint Sponsor RIGHTER
        H Added As A Joint Sponsor BRUNSVOLD
        H Added As A Joint Sponsor BOST
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00-11-29-Cont.
        H Added As A Joint Sponsor HOLBROOK
                                  Motion disch Comm, advc 2nd
        Н
                                  THE BILL TO THE
        Η
        Η
                                  ORDER 2ND READING
                                  STANDARD DEBATE
        Η
                                  -TENHOUSE
        Н
                                  Committee Rules
00-11-30 H
                                  PURSUANT TO THE
        Н
                                  MOTION SUBMITTED
                                  PREVIOUSLY BY
        H
        Η
                                  REP. TENHOUSE, I
        Η
                                  OBJECT TO
                                  DISCHARGING THE
        Η
                                  RULES COMMITTEE
        Н
        Η
                                  -CURRIE
                                  Chair Rules
        H
        Н
                                  IN ORDER
        H Appeal Ruling of Chair TENHOUSE
        H Shall Chair Be Sustained
        H Mtn Pvl/Chr Ssn/000-000059-055-000
                                  Committee Rules
```

01-01-09 S Session Sine Die

SB-1868 PETERSON - LINK.

605 ILCS 10/36 new

Amends the Toll Highway Act. Provides that revenues generated from tolls collected on an existing segment of a toll highway may not be used to pay any cost of a new segment that has not been constructed as of the effective date of the new provision, unless toll revenues collected on the new segment will pay for 75% of the cost of that new segment within the time period over which the Authority plans to finance the new segment's construction.

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NOTE(S) THAT MAY APPLY: Fiscal
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Referred to Sen Rules Comm 00-02-08 S First reading 00-02-09 S Added as Chief Co-sponsor LINK

01-01-09 S Session Sine Die

SB-1869 RADOGNO.

20 ILCS 605/605-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Commerce and Community Affairs.

SENATE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 605/605-1 Adds reference to: 20 ILCS 4023/15 20 ILCS 4023/90

Deletes everything. Amends the Recycled Content Products Study Act. Extends the reporting date to December 31, 2001 and the repeal date to January 1, 2002. Effective immediately.

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Referred to Sen Rules Comm
00-02-08 S First reading
00-02-09 S
                                      Assigned to Executive
00-02-17 S
                                      Recommended do pass 008-005-000
         S Placed Calndr, Second Rdg
00-02-23
           Second Reading
            Placed Calndr, 3rd Reading
00-02-25
         S
                                      PURSUANT TO RULE
         S
                                      2-10(E), DEADLINE
         S
                                      FOR FINAL ACTION
         S
                                      IS EXTENDED TO
                                      JANUARY 9, 2001.
         S Calendar Order of 3rd Rdg 00-02-24
00-05-16 S
                                      Refer to Rules/Rul 3-9(b)
00-11-09
                                      Approved for Consideration SRUL
         S Placed Calndr,3rd Reading
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00-11-14 S Filed with Secretary Amendment No.01 RADOGNO

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00-11-14--Cont.
         S
                Amendment referred to SRUL
         S
                Amendment No.01
                                     RADOGNO
         S
                Rules refers to
                                      SEXC
         S Sponsor Removed DILLARD
         S Chief Sponsor Changed to RADOGNO
00-11-15 S
                Amendment No.01
                                     RADOGNO
                                     Be adopted
         S Recalled to Second Reading
                Amendment No.01
                                     RADOGNO
                                                             Adopted
         S Placed Calndr, 3rd Reading
00-11-16 S Third Reading - Passed 056-000-000
         H Arrive House
         H Placed Calndr First Rdg
00-11-28 H Hse Sponsor NOVAK
        H First reading
                                     Referred to Hse Rules Comm
01-01-09 S Session Sine Die
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SB-1870 MADIGAN,R.

New Act 230 ILCS 10/13

from Ch. 120, par. 2413

30 ILCS 105/5.541 new

Creates the River Beautiful Act. Provides that the Department of Natural Resources shall initiate programs to preserve and protect Illinois rivers. Amends the State Finance Act to create the River Beautiful Fund. Amends the Riverboat Gambling Act. Provides that a portion of the wagering tax shall be paid into the River Beautiful Fund and used for the purposes specified in the River Beautiful Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-08 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1871 VIVERITO – DEMUZIO.

30 ILCS 500/1-10 30 ILCS 500/20-80

Amends the Illinois Procurement Code. Provides that requirements of the Code concerning filings with the Comptroller apply to certain contracts and grants otherwise exempted from the Code. Effective immediately.

SENATE AMENDMENT NO. 1.

Makes the filing requirements applicable only to grants and not to otherwise exempt contracts.

HOUSE AMENDMENT NO. 1. (Tabled April 6, 2000)

Adds reference to:

15 ILCS 405/14

from Ch. 15, par. 214

Amends the State Comptroller Act. Provides that the Comptroller may prescribe by rule the general information to be contained in contracts required to be filed with the Comptroller under the Illinois Procurement Code rather than under Sections of the State Comptroller Act that were repealed and replaced by the Illinois Procurement Code.

HOUSE AMENDMENT NO. 2.

00-02-27 H Hse Sponsor MADIGAN, MJ

In the Illinois Procurement Code, provides that the grants that must be filed with the Comptroller are those defined pursuant to accounting standards established by the Comptroller.

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00-02-08 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Executive
00-02-16 S Added as Chief Co-sponsor DEMUZIO
00-02-17 S
                 Amendment No.01
                                      EXECUTIVE S
                                                               Adopted
                                      Recmnded do pass as amend 012-000-000
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-24 S Third Reading - Passed 058-000-000
         H Arrive House
         H Placed Calndr First Rdg
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00-02-29	н	First reading	Referred to Hse Rules Comr	n
		Alt Primary Sponsor Changed		
00-03-16		The Finnary Sponsor Changee	Assigned to State Governme	ent
00-05-10	11		Administration	
00-03-24	н	Amendment No.01	STE GOV ADMIN H	Adopted
00-03-24	н	Amendment 140.01	Do Pass Amend/Short Deba	
		Placed Cal 2nd Rdg-Shrt Dbt	Do I ass Amena/short Deca	ic 007-000-000
00-03-30	Ĥ	Amendment No.02	KENNER	
00 05 50	H	Amendment referred to		
		Cal Ord 2nd Rdg-Shrt Dbt		
00-04-05	Н	_	KENNER	
	Ĥ	Recommends be Adopted HR		
		Second Reading-Short Debate		
		Held 2nd Rdg-Short Debate		
00-04-06		3	Mtn Prevail -Table Amend I	No 01
	Н	Amendment No.02	KENNER	Adopted
	Η	Pld Cal 3rd Rdg-Shrt Dbt		• .
00-04-07		3rd Rdg-Shrt Dbt-Pass/Vote	17-000-000	
		Sec. Desk Concurrence 02		
00-04-10	S	Filed with Secretary		
	S	Mtn Concur - House Amend	No 02/VIVERITO	
	S	Motion referred to	SRUL	
	S	Mtn Concur - House Amend	No 02/VIVERITO	
	S	Rules refers to	SEXC	
00-04-11	S	Mtn Concur - House Amend	No 02/VIVERITO	
	S		Be adopted	
00-04-12	S	Mtn Concur - House Amend I	No 02/VIVERITO	
	S	S Concurs in H Amend 02/05	9-000-000	
	S	Passed both Houses		
00-05-11	S	Sent to the Governor		
00-07-06	S	Governor approved		
	S	Effective Date 00-07-06		
	S	PUBLIC ACT 91-0904		

SB-1872 CLAYBORNE.

410 ILCS 650/10.05 new

Amends the Sanitary Food Preparation Act. Provides that an owner, operator, or manager of a food service establishment may not require or permit a person to perform any task as a food handler in that establishment unless that person has been immunized against hepatitis A virus within the preceding 12 months. Provides that a person may not perform any task as a food handler in a food service establishment unless the person has been immunized against hepatitis A virus within the preceding 12 months. Makes a violation a petty offense punishable by a fine of not more than \$1,000 in the case of an owner, operator, or manager of a food service establishment or \$500 in the case of a person performing any task as a food handler.

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00-02-08 S First reading
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Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1873 CLAYBORNE.

40 ILCS 5/4-121

· from Ch. 108 1/2, par. 4-121

Amends the Downstate Firefighters Article of the Illinois Pension Code. Provides that, in a township, village, or incorporated town, if the village or town attorney declines in writing to serve on the Board of Trustees of the Firefighters' Pension Fund, the village or town attorney's position on the board shall be filled by a person appointed by the village or town president with the advice and consent of the village or town board of trustees.

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PENSION NOTE (Pension Laws Commission)
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SB 1873 would not increase the accrued liability or annual costs of any downstate police or firefighter pension fund.

NOTE(S) THAT MAY APPLY: Pension

00-02-08 S First reading Referred to Sen Rules Comm
00-02-16 S Pension Note Filed
Committee Rules

01-01-09 S Session Sine Die

1023 SB-1874

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SB-1874
             DUDYCZ - SHADID - MUNOZ.
    15 ILCS 205/4c
                                     from Ch. 14, par. 4c
   20 ILCS 205/205-435 new
   20 ILCS 405/405-330 new
   20 ILCS 510/510-200
                           was 20 ILCS 510/65.2
   20 ILCS 801/1-30 new
   20 ILCS 1305/1-30 new
   20 ILCS 1505/1505-205 new
   20 ILCS 2105/2105-330 new
   20 ILCS 2505/2505-305 was 20 ILCS 2505/39b15.1
    20 ILCS 2605/2605-55 new
   20 ILCS 2910/1
                                     from Ch. 127 1/2, par. 501
  110 ILCS 305/7
                                     from Ch. 144, par. 28
                                     from Ch. 144, par. 658
  110 ILCS 520/8
  110 ILCS 660/5-45
  110 ILCS 665/10-45
  110 ILCS 670/15-45
  110 ILCS 675/20-45
  110 ILCS 680/25-45
  110 ILCS 685/30-45
  110 ILCS 690/35-45
  230 ILCS 10/5
                                     from Ch. 120, par. 2405
  625 ILCS 5/2-115
                                     from Ch. 95 1/2, par. 2-115
  625 ILCS 5/13-107
                                     from Ch. 95 1/2, par. 13-107
                                     from Ch. 95 1/2, par. 18c-1205
  625 ILCS 5/18c-1205
  725 ILCS 210/7:06
                                     from Ch. 14, par. 207.06
  730 ILCS 5/3-2-10 new
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NOTE(S) THAT MAY APPLY: Fiscal

Amends the Attorney General Act, the Civil Administrative Code of Illinois, the Department of Natural Resources Act, the Department of Human Services Act, the Peace Officer Fire Investigation Act, 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 Northeastern Illinois University Law, the Riverboat Gambling Act, the Illinois Vehicle Code, the State's Attorneys Appellate Prosecutor's Act, and the Unified Code of Corrections. Provides that each Constitutional officer, State agency, or State university must authorize a badge for each employee that exercises the powers of a peace officer that, on its face, (i) clearly states the officer, agency, or university authorizing the badge and (ii) contains a unique identifying number. Prohibits the authorization of other badges.

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00-02-08 S First reading
                                      Referred to Sen Rules Comm
00-02-09 S
                                      Assigned to Executive
00-02-17 S
                                      Recommended do pass 012-000-000
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-24 S Added as Chief Co-sponsor SHADID
         S Added as Chief Co-sponsor MUNOZ
         S Third Reading - Passed 058-000-000
         H Arrive House
         H Hse Sponsor DAVIS, MONIQUE
         H First reading
                                      Referred to Hse Rules Comm
00-02-29 H Alt Primary Sponsor Changed ACEVEDO
00-03-09 H
                                      Assigned to State Government
                                        Administration
                                      Do Pass/Short Debate Cal 009-000-000
00-03-24 H
         H Placed Cai 2nd Rdg-Shrt Dbt
00-03-28 H Added As A Joint Sponsor BLACK
00-03-30 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
00-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
         S Passed both Houses
00-05-04 S Sent to the Governor
00-06-30 S Governor approved
         S
              Effective Date 01-01-01
         S
              PUBLIC ACT 91-0883
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SB-1875 **1024**

SB-1875 GEO-KARIS – VIVERITO – SHADID – HAWKINSON – PARKER, DONA-HUE, O'MALLEY, OBAMA, WALSH,T, DEL VALLE, JONES,W, CUL-LERTON, RADOGNO, SMITH, WATSON, DILLARD, JACOBS, MYERS,J, BOMKE, MADIGAN,L, PETERSON, MITCHELL,N, BOWLES, SILVERSTEIN, CLAYBORNE, NOLAND, MOLARO, O'DANIEL, WALSH,L, TROTTER, LIGHTFORD, LINK AND LUECHTEFELD.

815 ILCS 413/25

Amends the Telephone Solicitations Act. Provides that it is an unlawful act or practice and a violation of the Act for any person engaged in telephone solicitation to obtain or submit for payment a check, draft, or other form of negotiable paper drawn on a person's checking, savings, or other account or on a bond without the person's express written consent.

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NOTE(S) THAT MAY APPLY: Fiscal
    00-02-08 S First reading
                                        Referred to Sen Rules Comm
    00-02-09 S Added As A Co-sponsor DONAHUE
            S Added As A Co-sponsor O'MALLEY
            S
                                        Assigned to Judiciary
             S Added As A Co-sponsor OBAMA
             S Added As A Co-sponsor WALSH,T
    00-02-10 S Added as Chief Co-sponsor VIVERITO
            S Added as Chief Co-sponsor SHADID
            S Added As A Co-sponsor DEL VALLE
            S Added as Chief Co-sponsor HAWKINSON
            S Added as Chief Co-sponsor PARKER
            S Added As A Co-sponsor JONES,W
            S Added As A Co-sponsor CULLERTON
            S Added As A Co-sponsor RADOGNO
    00-02-15 S Added As A Co-sponsor SMITH
            S Added As A Co-sponsor WATSON
            S Added As A Co-sponsor DILLARD
    00-02-16 S
                                        Recommended do pass 011-000-000
            S Placed Calndr, Second Rdg
            S Added As A Co-sponsor JACOBS
            S Added As A Co-sponsor MYERS,J
            S Added As A Co-sponsor BOMKE
            S Added As A Co-sponsor MADIGAN,L
            S Added As A Co-sponsor PETERSON
            S Added As A Co-sponsor MITCHELL,N
    00-02-17 S Added As A Co-sponsor BOWLES
            S Added As A Co-sponsor SILVERSTEIN
            S Added As A Co-sponsor CLAYBORNE
            S Added As A Co-sponsor NOLAND
            S Added As A Co-sponsor MOLARO
            S Added As A Co-sponsor O'DANIEL
            S Added As A Co-sponsor WALSH,L
   00-02-22 S Added As A Co-sponsor TROTTER
   00-02-23 S Added As A Co-sponsor LIGHTFORD
            S Added As A Co-sponsor LINK
            S Second Reading
            S Placed Calndr, 3rd Reading
   00-02-24 S Added As A Co-sponsor LUECHTEFELD
            S Third Reading - Passed 058-000-000
            H Arrive House
            H Hse Sponsor ZICKUS
            H First reading
                                        Referred to Hse Rules Comm
   00-03-01 H
                                        Assigned to Judiciary I - Civil Law
   00-03-07 H Added As A Joint Sponsor BLACK
            H Added As A Joint Sponsor HOFFMAN
                                        Do Pass/Short Debate Cal 011-000-000
   00-03-08 H
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Joint Sponsor WOJCIK
            H Added As A Joint Sponsor LANG
   00-03-30 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   00-04-04 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
            S Passed both Houses
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00-05-03 S Sent to the Governor
      00-06-02 S Governor approved
                    Effective Date 01-01-01
               S
               S
                    PUBLIC ACT 91-0761
SB-1876
            NOLAND - WALSH,L - SIEBEN.
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20 ILCS 3605/7.2 20 ILCS 3605/12.1 from Ch. 5, par. 1212.1 20 ILCS 3605/12.2 from Ch. 5, par. 1212.2 20 ILCS 3605/12.6 new

Amends the Illinois Farm Development Act. Creates the Interest Buy-Back Fund outside the State treasury to receive appropriations unexpended by the Farm Development Authority for the subsidizing of interest costs on farmers' loans. Authorizes the Authority to use the Fund for that same purpose. Requires the Authority to develop and administer a program of loans to Illinois entities for establishment and operation of facilities in Illinois that process, package, or otherwise enhance the value of Illinois farm products and by-products. Requires that a loan recipient provide a minimum percentage of matching funds. Specifies various limits on the amount of each loan and provides certain loan conditions. Establishes a special fund outside the State treasury for the funding of loans and the receipt of loan repayments. Permits the Authority to borrow from other of its funds while awaiting appropriations. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 3605/12.1 20 ILCS 3605/12.2 20 ILCS 3605/12.6 new

Deletes everything. Amends the Illinois Farm Development Act. Makes a technical change in the buy-back program provision.

Referred to Sen Rules Comm

00-02-08 S First reading 00-02-09 S Assigned to Agriculture & Conservation Adopted 00-02-16 S Amendment No.01 AGRICULTURE S Recmnded do pass as amend 010-000-000 S Placed Calndr, Second Rdg 00-02-17 S Added as Chief Co-sponsor WALSH,L 00-02-23 S Added As A Co-sponsor SIEBEN 00-02-24 S Second Reading S Placed Calndr, 3rd Reading 00-02-25 S Added as Chief Co-sponsor SIEBEN S Third Reading - Passed 059-000-000 H Arrive House H Hse Sponsor WINTERS H First reading Referred to Hse Rules Comm 00-03-03 H Alt Primary Sponsor Changed MITCHELL, BILL 01-01-09 S Session Sine Die

SR-1877 LUECHTEFELD.

40 ILCS 5/7-139.7 from Ch. 108 1/2, par. 7-139.7 40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the Illinois Pension Code. Authorizes a State Policeman to transfer to the State Employees' Retirement System up to 12 years of creditable service accumulated under IMRF for service as a civilian employee of a municipal police department. Requires payment of the difference between the amounts transferred to the System and the amounts that would have been contributed, plus interest. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of SB 1877 cannot be determined because the amount of service credit that would be transferred is unknown. It is estimated to be minor, as the transferred and required employee contributions are intended to offset most of the

increase in accrued liability.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

00-02-08 S First reading Referred to Sen Rules Comm 00-02-16 S Pension Note Filed Committee Rules 01-01-09 S Session Sine Die

SB-1878 **1026**

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SB-1878
              RAUSCHENBERGER.
    35 ILCS 200/18-185
   35 ILCS 200/18-201 new
   105 ILCS 5/2-3.12
                                       from Ch. 122, par. 2-3.12
   105 ILCS 5/10-22.14
                                       from Ch. 122, par. 10-22.14
   105 ILCS 5/17-2
                                      from Ch. 122, par. 17-2
  105 ILCS 5/17-2.2
                                       from Ch. 122, par. 17-2.2
   105 ILCS 5/17-2.3
                                      from Ch. 122, par. 17-2.3
   105 ILCS 5/17-2.11
                                      from Ch. 122, par. 17-2.11
                                      from Ch. 122, par. 19-1
   105 ILCS 5/19-1
   35 ILCS 200/18-200 rep.
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Amends the Property Tax Extension Limitation Law of the Property Tax Code. Excludes bonds issued by school boards for fire prevention and safety purposes after the effective date of this amendatory Act and bonds issued to refund said bonds issued after the effective date of this amendatory Act from the definition of "debt service extension base". Provides that the aggregate extension for a school district shall not include any extension (i) made for fire prevention and safety purposes produced by that portion of the rate for such purpose in excess of the district's maximum permissible rate for such purpose immediately prior to the effective date of this amendatory Act, (ii) made for payments of principal and interest on fire prevention and safety bonds issued after the effective date of this amendatory Act or on bonds issued to refund said bonds issued after the effective date of this amendatory Act, (iii) made for operations and maintenance purposes produced by that portion of the rate for such purpose in excess of the district's maximum permissible rate for such purpose immediately prior to the effective date of this amendatory Act, or (iv) made for capital improvement purposes produced by that portion of the rate for such purpose in excess of the district's maximum permissible rate for such purpose immediately prior to the effective date of this amendatory Act. Amends the School Code. Provides that urgent and required items for the purpose of the safety survey report of the school board shall be defined in the rules adopted by the State Board of Education, and that required items shall be corrected no more than 3 years (was 5 years) from the date of the State Superintendent of Education's approval of the recommendation. Makes changes in the Sections concerning borrowing money and issuing bonds, tax levies, backdoor referendums, capital improvement taxes, the school board's power to levy a tax or borrow money and issue bonds for fire prevention and safety purposes, and debt limitations of school districts. Repeals the Section of the Property Tax Extension Limitation Law of the Property Tax Code concerning the School Code, Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal

00-02-08 S First reading
00-02-09 S Assigned to Revenue
00-02-17 S Held in Committee

S Committee Revenue

00-02-18 S Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die
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SB-1879
              WATSON.
  220 ILCS 5/3-105
                                       from Ch. 111 2/3, par. 3-105
  220 ILCS 5/3-112
                                       from Ch. 111 2/3, par. 3-112
  220 ILCS 5/4-402
                                       from Ch. 111 2/3, par. 4-402
                                       from Ch. 111 2/3, par. 5-109
  220 ILCS 5/5-109
                                       from Ch. 111 2/3, par. 13-101
  220 ILCS 5/13-101
  220 ILCS 5/13-103
                                       from Ch. 111 2/3, par. 13-103
                                       from Ch. 111 2/3, par. 13-202
  220 ILCS 5/13-202
                                       from Ch. 111 2/3, par. 13-203
  220 ILCS 5/13-203
  220 ILCS 5/13-502
                                       from Ch. 111 2/3, par. 13-502
  220 ILCS 5/13-504
                                       from Ch. 111 2/3, par. 13-504
                                       from Ch. 111 2/3, par. 13-505.1
  220 ILCS 5/13-505.1
  220 ILCS 5/13-505.2
                                       from Ch. 111 2/3, par. 13-505.2
  220 ILCS 5/13-505.3
                                       from Ch. 111 2/3, par. 13-505.3
  220 ILCS 5/13-505.4
                                       from Ch. 111 2/3, par. 13-505.4
  220 ILCS 5/13-505.5
                                       from Ch. 111 2/3, par. 13-505.5
  220 ILCS 5/13-505.6
                                       from Ch. 111 2/3, par. 13-505.6
  220 ILCS 5/13-512
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220 ILCS 5/13-803 220 ILCS 5/13-507 rep. 220 ILCS 5/13-601 rep. from Ch. 111 2/3, par. 13-803

Amends the Public Utilities Act. Removes the exemption for public utilities owned by political subdivisions. Removes the Commerce Commission's authority to require public utilities to file monthly earnings and expense reports. Provides that reports made by a public utility are confidential rather than open to the public. Exempts telecommunications carriers from certain Commerce Commission regulations relating to intercorporate transactions, service obligations, and rates. Provides that rates for noncompetitive telecommunications services may not be below the long-run service incremental costs for those services. Provides that local exchange or interexchange private line services, internet services, and other services are not telecommunications services. Provides that market share shall not be used in determining the classification of telecommunications services. Abolishes certain exemptions for small carriers. Provides that nondiscrimination and resale of service requirements apply to all telecommunications carriers. Delays the repeal of the telecommunications Article of the Public Utilities Act until July 1, 2005. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-08 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1880 PETERSON.

105 ILCS 5/18-8.4a new

Amends the School Code. For the 2000-2001 school year or any school year thereafter, provides for a supplementary State aid payment to be made to a school district if the average daily attendance in either grades kindergarten through 8 or grades 9 through 12 of the district as computed for the first calendar month of the current school year exceeds by more than 5%, but not less than 25 pupils, the district's average daily attendance for the first calendar month of the immediately preceding school year. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-08 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1881 MAHAR.

70 ILCS 2805/1

from Ch. 42, par. 412

Amends the Sanitary District Act of 1936. Provides that any 2 areas that (i) are not contiguous to each other, but each of which is contiguous by itself, and (ii) are within the limits of a single county and without the limits of any city, village, or incorporated town may be incorporated as a sanitary district. Effective immediately.

SENATE AMENDMENT NO. 1.

Further amends the Sanitary District Act of 1936. Provides that any 2 areas that (i) are not contiguous to each other, but each of which is contiguous by itself, (ii) are less than 1 mile apart from each other, and (iii) are within the limits of a single county and without the limits of a municipality may be incorporated as a sanitary district (now, any 2 areas that (i) are not contiguous to each other, but each of which is contiguous by itself, and (ii) are within the limits of a single county and without the limits of any municipality may be incorporated as a sanitary district).

HOUSE AMENDMENT NO. 1.

Adds reference to:

70 ILCS 2605/7a

from Ch. 42, par. 326a

Amends the Metropolitan Water Reclamation District Act. Provides that the Administrative Review Law and all rules adopted under it apply to and govern all proceedings for judicial review of administrative decisions of the Board of Commissioners in the enforcement of any ordinance, rule, or regulation adopted under the Act.

HOUSE AMENDMENT NO. 2.

Adds reference to:

70 ILCS 2605/277 new

Amends the Metropolitan Water Reclamation District Act. Adds certain described property to the Metropolitan Water Reclamation District.

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00-02-08 S First reading
                                     Referred to Sen Rules Comm
00-02-09 S
                                     Assigned to Local Government
00-02-15 S
                Amendment No.01
                                     LOCAL GOV
                                                    S
                                                              Adopted
                                     Recmnded do pass as amend 008-000-000
         S Placed Calndr, Second Rdg
00-02-16 S Second Reading
         S Placed Calndr, 3rd Reading
00-02-23 S Third Reading - Passed 059-000-000
         H Arrive House
         H Placed Calndr First Rdg
00-02-24 H Hse Sponsor KOSEL
         H First reading
                                     Referred to Hse Rules Comm
00-03-01 H
                                     Assigned to Local Government
00-03-24 H
                                     Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
                                     KOSEL
00-04-05 H
                Amendment No.01
         Η
                Amendment referred to HRUL
         Н
                Amendment No.02
                                     KOSEL
                Amendment referred to HRUL
         Η
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
00-04-06 H
                Amendment No.01
                                     KOSEL
                Rules refers to
                                       HEXC
         H
         H Recommends be Adopted HEXC/015-000-000
         Н
                Amendment No.02
                                     KOSEL
         H
                Rules refers to
                                       HEXC
         H Recommends be Adopted HEXC/015-000-000
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor RUTHERFORD
00-04-07 H
                Amendment No.01
                                     KOSEL
                                                              Adopted
                Amendment No.02
         Н
                                     KOSEL
                                                              Adopted
         Η
                                     3RD READING
         H
                                     DEADLINE EXTENDED
         H

    APRIL 14, 2000

         H Held 2nd Rdg-Short Debate
00-04-10 H Pld Cal 3rd Rdg-Shrt Dbt
00-04-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-002-004
00-04-12 S Sec. Desk Concurrence 01,02
         S Filed with Secretary
         S Mtn Concur - House Amend No 01.02/MAHAR
                Motion referred to
                                       SRUL
         S Mtn Concur - House Amend No 01,02/MAHAR
         S
                Rules refers to
                                       SLGV
         S Mtn Concur - House Amend No 01,02/MAHAR
         S Be apprvd for consideratn SLGV/007-000-000
00-04-13 S Mtn Concur - House Amend No 01,02/MAHAR
           S Concurs in H Amend 01,02/059-000-000
           Passed both Houses
00-05-12 S Sent to the Governor
00-07-07 S Governor approved
             Effective Date 00-07-07
             PUBLIC ACT 91-0925
      O'MALLEY.
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SB-1882

35 ILCS 505/8 from Ch. 120, par. 424 625 ILCS 5/18c-7401 from Ch. 95 1/2, par. 18c-7401

Amends the Motor Fuel Tax Law. Provides that in addition to other uses, money in the Motor Fuel Tax Fund may be used for the construction or maintenance of a pedestrian walkway over or under a railroad right-of-way. Amends the Illinois Vehicle Code. Provides that no public pedestrian walkway may be constructed across any railroad track without the prior permission of the Illinois Commerce Commission, Provides that the Commission has the power to order reconstruction, minor alteration, minor relocation, or improvement of any railroad crossing across any pedestrian bridge or pedestrian subway (as well as any railroad crossing over any highway or public road). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-08 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

PETERSON - VIVERITO. SB-1883

35 ILCS 200/10-245 35 ILCS 200/10-250

Amends the Property Tax Code. Provides that, in assessing a Section 515 low-income housing project based on actual or probable net operating income attributable to the project, the local assessment officer must use a vacancy rate of not more than 5%, capitalized at normal market rates (now, market values). Removes language stating that the effective date of a Section 515 low-income housing certificate is the date of application for the certificate or the date of the construction of the project, whichever is later, and instead states that, beginning on January 1, 2000, all certified Section 515 low-income housing projects shall be assessed in accordance with the special assessment provisions regarding those projects. Effective immediately.

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00-02-08 S First reading
                                      Referred to Sen Rules Comm
00-02-10 S
                                      Assigned to Revenue
00-02-17 S
                                      Recommended do pass 008-000-000
         S Placed Caindr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr,3rd Reading
00-02-24 S Added as Chief Co-sponsor VIVERITO
         S Third Reading - Passed 058-000-000
         H Arrive House
         H Hse Sponsor HARRIS
         H First reading
                                      Referred to Hse Rules Comm
00-02-29 H Alt Primary Sponsor Changed SMITH, MICHAEL
         H Added As A Joint Sponsor TURNER, ART
         H Added As A Joint Sponsor BOLAND
00-03-16 H
                                      Assigned to Revenue
00-03-24 H
                                      Do Pass/Short Debate Cal 005-004-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-03-28 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor HOLBROOK
00-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-001
         S Passed both Houses
00-05-04 S Sent to the Governor
00-06-30 S Governor approved
              Effective Date 00-06-30
              PUBLIC ACT 91-0884
         S
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SR-1884 O'MALLEY.

205 ILCS 620/4-2

from Ch. 17, par. 1554-2

Amends the Corporate Fiduciary Act. Adds a caption to a Section concerning the authority of a foreign corporation to act as a fiduciary.

00-02-08 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

MAITLAND - PHILIP. SB-1885

770 ILCS 5/1

from Ch. 13, par. 14

770 ILCS 5/2 new

Amends the Attorneys Lien Act. Provides that the Act does not apply to any claim, demand, cause of action, or action that results in a tobacco settlement agreement. Provides that a lien is not created under the Act for the whole or any part of the amount of any fee that may have been agreed upon by and between an attorney and his or her client with respect to such a claim, demand, cause of action, or action. Provides that a lien does not attach under the Act to any settlement or judgment that is the subject of a tobacco settlement agreement, nor does a lien attach under the Act to any money or property recovered pursuant to such a settlement or judgment. Effective immediately.

00-02-08 S First reading Referred to Sen Rules Comm 00-02-09 S Assigned to Executive

00-02-17 S Recommended do pass 009-003-000

S Placed Calndr, Second Rdg

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00-02-24 S Second Reading
S Placed Calndr,3rd Reading
00-02-25 S Third Reading - Passed 046-012-000
H Arrive House
H Hse Sponsor CROSS
H First reading
Referred to Hse Rules Comm
01-01-09 S Session Sine Die
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SB-1886 CRONIN.

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105 ILCS 5/18-8.05
105 ILCS 5/18-12
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from Ch. 122, par. 18-12

Amends the School Code. In the compilation of average daily attendance under the State aid formula, removes a provision that allows days of attendance to be less than 5 clock hours on the opening and closing of the school term and upon the first day of pupil attendance, if preceded by a day or days utilized as an institute or teachers' workshop. Provides that a State aid claim shall be reduced if a school district fails to provide the minimum school term because of an act of God or a hazardous threat to the health and safety of pupils. Removes a provision that allows a partial day of attendance to be counted as a full day of attendance because of adverse weather conditions. Effective August 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-09	S	First reading	Referred to Sen Rules Comm
	S		Assigned to Education
00-02-16	S		To Subcommittee
	S		Committee Education
00-02-18	S		Refer to Rules/Rul 3-9(a)
00-04-15	S	Ruled Exempt Under Sen Ru	le 3-9(B) SRUL
	S	•	Assigned to Education
01.01.00	C	Cassian Sina Dia	

01-01-09 S Session Sine Die

SB-1887 KARPIEL.

New Act	
230 ILCS 15/1	from Ch. 85, par. 2301
230 ILCS 20/1.05 new	
230 ILCS 25/.05 new	
230 ILCS 30/.05 new	
720 ILCS 5/28-1	from Ch. 38, par. 28-1

Creates the Omnibus Charitable Gaming Act. Provides for the operation of the following charitable games by qualified not-for-profit organizations: bingo, event games, pull tabs, jar ticket games, tipboards, and Las Vegas Nights event games. Provides for the regulation of games authorized under the Act and the regulation of suppliers of equipment used pursuant to the Act. Provides civil and criminal penalties for certain violations. Amends the Criminal Code of 1961 to make corresponding changes. Amends the Raffles Act to change the definition of raffle. Amends the Illinois Pull Tabs and Jar Games Act, the Bingo License and Tax Act, and the Charitable Games Act to provide that, on and after January 1, 2001, the tax and licensing requirements imposed under each of those Acts shall no longer be imposed, but other provisions continue in full force and effect for liabilities and penalties incurred before January 1, 2001. Effective January 1, 2001.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
00-02-09 S First reading Referred to Sen Rules Comm
01-01-09 S Session Sine Die
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SB-1888 PHILIP - CRONIN AND RADOGNO.

105 ILCS 5/Art. 1E heading new

Amends the School Code to add an Article concerning an Illinois Educational Inspector General. Contains only an Article heading.

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SENATE AMENDMENT NO. 1.
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Adds reference to: 105 ILCS 5/1E-5 new

Deletes everything after the enacting clause. Amends the School Code. Requires the State Board of Education to appoint an Illinois Educational Inspector General, based on a recommendation made by the State Superintendent of Education and with the advice

and consent of the Senate, who shall have the authority to conduct investigations into allegations or incidents of waste, fraud, and financial mismanagement in public education grades prekindergarten through 12 by any employee, officer, board member, or contractor of any regional office of education, educational service center, joint agreement program, school district, charter school, or the State Board of Education or involving public educational projects managed or handled by third party agents. Requires the Inspector General appointed under provisions of the School Code that apply to cities having a population exceeding 500,000 to report on a monthly basis to the Illinois Educational Inspector General the status of all pending investigations. Requires the Illinois Educational Inspector General to provide to the State Board of Education, the President of the Senate, the Minority Leader of the Senate, the Speaker of the House of Representatives, the Minority Leader of the House of Representatives, and the Governor a summary of reports and investigations. Effective July 1, 2000.

HOUSE AMENDMENT NO. 1.

Provides that the Section concerning the Illinois Educational Inspector General does not apply to the Chicago school district. Removes provisions in that Section concerning the Inspector General appointed under the Chicago School District Article of the School Code.

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00-02-09 S First reading
                                     Referred to Sen Rules Comm
                                     Assigned to Education
                                     Recommended do pass 010-000-000
00-02-16 S
         S Placed Calndr, Second Rdg
00-02-23 S Second Reading
         S Placed Calndr, 3rd Reading
         S Filed with Secretary
         S
                Amendment No.01
                                     PHILIP
         S
                Amendment referred to SRUL
         S
                Amendment No.01
                                     PHILIP
         S
                Rules refers to
                                       SESE
00-02-24
         S
                Amendment No.01
                                     PHILIP
                                     Be adopted
         S Recalled to Second Reading
                Amendment No.01
                                     PHILIP
                                                              Adopted
         S Placed Calndr,3rd Reading
         S Added as Chief Co-sponsor CRONIN
         S Added As A Co-sponsor RADOGNO
00-02-25 S Third Reading - Passed 058-000-000
         H Arrive House
         H Hse Sponsor DANIELS
         H First reading
                                     Referred to Hse Rules Comm
00-03-08 H Alt Primary Sponsor Changed JOHNSON, TOM
00-03-09 H Added As A Joint Sponsor FLOWERS
00-03-24 H
                                     Assigned to Elementary & Secondary
                                        Education
         H
                                     COMMITTEE DEADLINE
         Н
                                     EXTENDED - 3/30/00
         Η
                                     Committee Elementary & Secondary
                                        Education
00-03-29 H Joint-Alt Sponsor Changed FLOWERS
00-03-30 H
                Amendment No.01
                                     ELEM SCND ED H
                                                              Adopted
         Η
                                     Motion Do Pass Amended-Lost 002-019-001
                                        HELM
                                     Remains in CommiElementary & Secondary
         H
                                        Education
                                     Re-Refer Rules/Rul 19(a)
01-01-09 S Session Sine Die
      ROSKAM.
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SB-1889

605 ILCS 5/6-501

from Ch. 121, par. 6-501

Amends the Illinois Highway Code. Provides that a road district's levy of a tax for acquiring and constructing buildings and roads and for procuring equipment must be approved by referendum if not subject to the Property Tax Extension Limitation Law in the Property Tax Code. Provides that the annual budget and appropriation ordinance shall state the amount, purpose, and duration of any accumulation of funds with specific reference to each project to be constructed or the equipment to be purchased. Effective immediately.

00-02-09 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1890 ROSKAM.

10 ILCS 5/19-2

from Ch. 46, par. 19-2

Amends the Election Code. Requires the election authority to mail an appropriate absentee ballot with a requested application to vote by absentee ballot. Prohibits counting an absentee ballot that is not accompanied by a completed application. Effective January 1, 2002.

00-02-09	S	First reading		Referred to Sen Rules Comm
00-02-10	S			Assigned to Executive
00-02-17	S		•	To Subcommittee
	S		*	Committee Executive
00-02-18	S			Refer to Rules/Rul 3-9(a)
01.01.00	C	Cassian Cina Dia		

01-01-09 S Session Sine Die

SB-1891 RAUSCHENBERGER.

220 ILCS 5/16-115

Amends the Public Utilities Act. Makes a technical change in a Section relating to certification of alternative retail electric suppliers.

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1892 RAUSCHENBERGER.

220 ILCS 5/16-108

Amends the Public Utilities Act. Makes a technical change in a Section concerning recovery of costs related to delivery services.

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1893 LAUZEN.

20 ILCS 1305/1-20

Amends the Department of Human Services Act. Makes a technical change in a Section concerning the general powers and duties of the Department.

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1894 WEAVER.S.

110 ILCS 305/7

from Ch. 144, par. 28

Amends the University of Illinois Act. Authorizes the Board of Trustees of the University of Illinois to sell, lease, or otherwise transfer and convey certain real estate. Allows the Board of Trustees to retain the proceeds from any such transaction and use the proceeds to acquire and develop land for the South Farms on the Urbana-Champaign campus and to replace certain warehouse space being lost in Chicago. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-09 S First reading	Referred to Sen Rules Comm
S	Assigned to Executive
00-02-17 S	To Subcommittee
S	Committee Executive
00-02-18 S	Refer to Rules/Rul 3-9(a)
O1 O1 OO C Cassian Cine Die	

01-01-09 S Session Sine Die

SB-1895 LIGHTFORD – MUNOZ – BOWLES – OBAMA – TROTTER.

105 ILCS 5/2-3.131 new

Amends the School Code. Establishes the Teacher Cadet Program, to be operated by the State Board of Education, to introduce public secondary school students to the teaching profession. Requires the Board to develop a grant program that assists school districts chosen by the Board on a competitive basis in offering year long coursework designed to expose pupils to teaching careers and the education system. Provides that a participating school district shall receive a one-time grant of up to \$5,000 for the start-up of the Program at its school site. Requires the Board to contract for an evaluation of the Program and to report on the evaluation to the General Assembly by January 1, 2004. Repeals these provisions on January 1, 2008. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-09 S First reading Referred to Sen Rules Comm

S Added as Chief Co-sponsor MUNOZ

S Added as Chief Co-sponsor BOWLES

00-02-10 S Added as Chief Co-sponsor OBAMA

00-02-15 S Added as Chief Co-sponsor TROTTER

01-01-09 S Session Sine Die

SB-1896 TROTTER.

Appropriates funds to the Board of Trustees of Chicago State University for the ordinary and contingent expenses of the Board and the University. Effective July 1, 2000.

00-02-09 S First reading

Referred to Sen Rules Comm

00-02-10 S

Assigned to Appropriations

00-02-18 S

Refer to Rules/Rul 3-9(a)

01-01-09 S Session Sine Die

SB-1897 SHADID.

105 ILCS 5/3-14.25

from Ch. 122, par. 3-14.25

Amends the School Code. Makes a technical change in a Section concerning regional superintendents of schools.

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1898 RONEN,C.

New Act

Creates the Cigar Labeling Act. Requires manufacturers and importers of cigars to place any of 3 specified labels on cigar packages warning the consumer of hazards to health. Requires approximately equal distribution of these 3 labels, beginning one year after the effective date of this Act. Provides specifications for displaying the labels. Provides penalties for noncompliance and for assessment and recovery of these penalties by civil action. Provides that federal laws or regulations on this subject supersede this Act to the extent of any conflict. Effective immediately.

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1899 MAHAR - PHILIP - RAUSCHENBERGER.

220 ILCS 30/10.10

from Ch. 111 2/3, par. 410.10

Amends the Electric Supplier Act. Provides that delivering suppliers that collect and remit taxes under the Electricity Excise Tax Law are exempt from the tax imposed under the Electric Supplier Act and that the exemption applies beginning August 1, 1998. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that this amendatory Act carries out the intent of Public Act 90-561 rather than declaring existing law.

FISCAL NOTE (Department of Revenue)

SB 1899 will have no fiscal impact on the State, since the bill

involves a technical correction of an oversight made when the

Electricity Excise Tax Act replaced the prior taxing system.

HOUSE AMENDMENT NO. 1. (Tabled November 28, 2000)

Removes all substantive provisions from the bill. Provides only a caption to a Section relating to exemptions from certain taxes related to electric utilities.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-09 S First reading

Referred to Sen Rules Comm

Assigned to Environment & Energy

00-02-10 S Sponsor Removed PHILIP

S Chief Sponsor Changed to MAHAR

S Chief Co-sponsor Changed to PHILIP

00-02-16 S Amendment No.01 ENVIR. & ENE. S

Recmnded do pass as amend 010-000-000

Adopted

S Placed Calndr, Second Rdg

00-02-23 S Second Reading

S Placed Calndr, 3rd Reading

00-02-24 S Third Reading - Passed 058-000-000

H Arrive House

H Hse Sponsor NOVAK

H First reading

Referred to Hse Rules Comm

00-03-07	Н		Assigned to Electric Utility Deregulation
00-03-16	Η		Re-assigned to Revenue
00-03-23	Н		Fiscal Note Filed
	Н		Committee Revenue
00-03-24	Η	Amendment No.01	REVENUE H Adopted
	Η		Do Pass Amend/Short Debate 009-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
00-04-06	Н	Amendment No.02	NOVAK
	Η	Amendment referred to	HRUL
	Η	Cal Ord 2nd Rdg-Shrt Dbt	
00-04-07	Н		3RD READING
	Н		DEADLINE EXTENDED
	Н		- APRIL 14, 2000
	Η	Cal Ord 2nd Rdg-Shrt Dbt	
00-04-12	Η	Second Reading-Short Debate	e ·
	Η	Held 2nd Rdg-Short Debate	
00-04-14	Н		FINAL PASSAGE
	Н		DEADLINE EXTENDED
	Η		UNTIL - 04/16/00
	Н	Held 2nd Rdg-Short Debate	•
00-04-15	Н	<u> </u>	FINAL PASSAGE
	Н		DEADLINE EXTENDED
	Η		UNTIL - 12/1/00
	Η	Held 2nd Rdg-Short Debate	*
00-11-14	Η	Added As A Joint Sponsor PI	ERSICO
00-11-28	Н	· .	Mtn Prevail -Table Amend No 01
	Η	Pld Cal 3rd Rdg-Shrt Dbt	
	Η		Tabled Pursnt to Rule 40(a) HOUSE
			AMEND #2
	Η	3rd Rdg-Shrt Dbt-Pass/Vote	113-001-000
	S	Passed both Houses	
00-12-04	S	Sent to the Governor	
00-12-08	S	Governor approved	
	S	Effective Date 00-12-08	
	S	PUBLIC ACT 91-0926	

SB-1900 MOLARO – JONES,E.

720 ILCS 5/9-1

from Ch. 38, par. 9-1

Amends the Criminal Code of 1961. Provides that a sentence of death for first degree murder may be sought only if the State's Attorney gives notice to the defendant, as soon as practicable but no later than within 120 days of the defendant's arraignment, of the State's intent to seek the death penalty. Effective immediately.

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1901 MOLARO – JONES,E.

725 ILCS 5/113-3

from Ch. 38, par. 113-3

Amends the Code of Criminal Procedure of 1963. Provides that in capital cases with multiple defendants, a public defender may represent only one defendant and that each defendant must have counsel whether retained by the defendant or appointed by the court.

00-02-09 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1902 MOLARO – JONES,E.

725 ILCS 5/113-3

from Ch. 38, par. 113-3

Amends the Code of Criminal Procedure of 1963. Provides that court appointed counsel in capital cases shall be paid reasonable fees in an amount equal to the average rate for counsel in those cases in the county in which the case is tried. Provides that expert witnesses in capital cases involving indigent defendants shall be paid reasonable fees in an amount equal to the average hourly rate for that type of expert witness in capital cases in the county in which the case is tried. Eliminates the salary caps in those cases. Effective immediately.

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

1035 SB-1903

SB-1903 MOLARO – JONES,E.

720 ILCS 5/9-1

from Ch. 38, par. 9-1

Amends the Criminal Code of 1961. Provides that the court or jury, in determining whether the death penalty may be imposed, must weigh the factors in aggravation and mitigation (rather than determine that there are no mitigating factors sufficient to preclude the imposition of the death penalty). Effective immediately.

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1904 MOLARO – JONES,E.

725 ILCS 5/122-1

from Ch. 38, par. 122-1

Amends the Code of Criminal Procedure of 1963. Provides that a post-conviction hearing proceeding in a capital case may be commenced at any time after the defendant's conviction if there is newly discovered evidence not available to the defendant at the time of the proceeding that resulted in his or her conviction and the evidence establishes the defendant's innocence. Effective immediately.

00-02-09 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm -

SB-1905 MOLARO – JONES,E.

720 ILCS 5/14-3

from Ch. 38, par. 14-3

725 ILCS 5/Art. 108C heading new

725 ILCS 5/108C-5 new

Amends the Criminal Code of 1961 and the Code of Criminal Procedure of 1963. Provides that during an investigation of a case that may result in a defendant being charged with a Class X felony, every interview between a peace officer and a suspect or witness in that case must be videotaped. Provides that such videotapings are exempt from the provisions in the Criminal Code of 1961 that prohibit eavesdropping. Effective immediately.

00-02-09 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1906 MOLARO – JONES,E.

725 ILCS 5/115-21 new

725 ILCS 5/116-4 new

730 ILCS 5/5-4-1.5 new

Amends the Code of Criminal Procedure of 1963 and the Unified Code of Corrections. Provides that if it is determined by the court during the trial of a capital case, or during sentencing in such a case, or as a result of a post-trial motion in such a case, that a peace officer committed perjury during the trial or sentencing and the perjury is sufficiently material to affect the reliability of the verdict, the court shall grant the defendant a new trial. Effective immediately.

00-02-09 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1907 MOLARO – JONES,E.

725 ILCS 5/114-1

from Ch. 38, par. 114-1

Amends the Code of Criminal Procedure of 1963. Provides that upon the written motion of the defendant made prior to trial before or after a plea has been entered the court may dismiss the indictment, information, or complaint upon the following grounds: (1) the knowing use of or the failure to correct perjury given at the grand jury which returned an indictment; (2) the failure of the State's Attorney to inform the grand jury of the existence of evidence exculpatory to the accused when the existence of that evidence is known to the State; (3) the failure of the State to present a defendant under arrest without unnecessary delay before the nearest and most accessible judge in the county; or (4) the failure of the State to either indict the defendant before a grand jury or to provide the defendant a prompt preliminary hearing to establish probable cause. Effective immediately.

00-02-09 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1908 **1036**

SB-1908 MOLARO - JONES,E.

725 ILCS 5/115-21 new

Amends the Code of Criminal Procedure of 1963. Provides that the court may declare a mistrial in a capital case on the grounds of a prosecutor's misconduct during trial that the court determines is sufficiently material to affect the reliability of the verdict. Allows a motion to declare a mistrial during the course of the trial. Provides for sanctions against a defendant's counsel who makes such a motion other than in good faith. Effective immediately.

00-02-09 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

1909 MOLARO – JONES,E.

725 ILCS 5/116-4 new 730 ILCS 5/5-4-1.5 new

Amends the Code of Criminal Procedure of 1963 and the Unified Code of Corrections. Provides that the court may resentence a defendant in a capital case on the grounds of a prosecutor's misconduct during sentencing if the misconduct is sufficiently material to affect the reliability of the sentence imposed. Provides for sanctions against a defendant's counsel who makes such a motion for resentencing other than in good faith. Effective immediately.

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1910 MOLARO - JONES,E.

725 ILCS 5/121-13

from Ch. 38, par. 121-13

Amends the Code of Criminal Procedure of 1963. Provides that court appointed counsel representing an indigent defendant on appeal shall be paid a reasonable fee based upon the compensation of attorneys who represent defendants in capital cases on appeal. Eliminates the \$2,000 maximum fee. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1911 SULLIVAN.

20 ILCS 2630/3.1

from Ch. 38, par. 206-3.1

Amends the Criminal Identification Act. Authorizes the Department of State Police to provide conviction information to licensed agencies and the Illinois Liquor Control Commission for certain purposes. Effective immediately.

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1912 SULLIVAN – GEO-KARIS – RONEN,C – OBAMA AND DEL VALLE.

305 ILCS 5/1-12 new 305 ILCS 5/4-22 rep.

Amends the Illinois Public Aid Code. Defines domestic violence according to the terms of the federal Social Security Act. Provides that the State of Illinois adopts the Family Violence Option of the Social Security Act. Provides for the establishment and enforcement of standards and procedures to identify applicants and recipients of assistance who are past or present victims of domestic violence or at risk of further domestic violence, while maintaining their confidentiality. Provides that program requirements may be waived for those persons if the requirements would make it more difficult for those persons to avoid domestic violence. Establishes criteria for finding evidence of domestic violence. Provides that all State departments and agencies that serve applicants and recipients of assistance shall develop policies to make it easier for those persons to escape domestic violence. Provides that the Department of Human Services, or any successor department responsible for operation of the Temporary Assistance for Needy Families Program (TANF), shall be responsible for coordination of those activities. Repeals existing provisions dealing with domestic violence assessment and self-sufficiency plans. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-09 S First reading Referred to Sen Rules Comm

- S Added as Chief Co-sponsor RONEN,C
- S Added as Chief Co-sponsor OBAMA
- S Added As A Co-sponsor DEL VALLE

01-01-09 S Session Sine Die

SB-1913 SULLIVAN – WALSH, L – LINK.

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

 10 ILCS 5/16-3
 from Ch. 46, par. 16-3

 10 ILCS 5/17-16.1
 from Ch. 46, par. 17-16.1

Amends the Election Code. Provides that in determining how to count a ballot with a write-in vote, the intent of the voter shall be effectuated if that intent can be determined from the ballot markings. Specifies the type of marking that will show the voter's intent.

00-02-09 S First reading 01-01-09 S Session Sine Die

Referred to Sen Rules Comm

SB-1914 SHADID.

625 ILCS 5/3-102

from Ch. 95 1/2, par. 3-102

Amends the Illinois Vehicle Code. Provides that all vehicles, including trailers and semitrailers, that are regularly engaged in interstate transportation of persons or property and for which a currently effective certificate of title has been issued in another state, are not required to have an Illinois certificate of title (currently motor vehicles meeting those criteria and apportionable trailers and apportionable semitrailers registered in this State before April 1, 1998 are exempt from the requirement). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1915 MAITLAND.

20 ILCS 4027/10

Amends the Illinois Violence Prevention Act to add the Secretary of State and the Director of the Administrative Office of the Illinois Courts (or their designees) to the Authority created by the Act. Effective immediately.

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1916 RONEN,C.

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
775 ILCS 5/3-106 from Ch. 68, par. 3-106

Amends the Human Rights Act. Provides that nothing in the Act shall be construed as requiring any employer, employment agency, or labor organization to give preferential treatment or special rights or implement affirmative action policies or programs based on sexual orientation. Provides that discrimination against a person because of his or her sexual orientation constitutes unlawful discrimination under the Act. Provides that it is a civil rights violation to engage in blockbusting in real estate because of the present or prospective entry of persons with a particular sexual orientation into the vicinity. Provides that the owner of an owner-occupied residential building with 5 or fewer units is not prohibited from making decisions regarding whether to rent to a person based upon that person's sexual orientation. Defines "sexual orientation".

NOTE(S) THAT MÂY APPLY: Fiscal

00-02-09 S First reading 01-01-09 S Session Sine Die

Referred to Sen Rules Comm

SB-1917 BURZYNSKI.

230 ILCS 5/34.2 new

230 ILCS 10/13.2 new

230 ILCS 10/18 from Ch. 120, par. 2418

Amends the Illinois Horse Racing Act of 1975 and the Riverboat Gambling Act. Provides that no person may conduct or authorize the installation of automated teller machines, the cashing of a post-dated check, the cashing of a welfare check, or the loaning of money to a person on the grounds of the race track or the inter-track wagering facility or inter-track wagering location facility of an organization licensee under the Illinois Horse Racing Act of 1975 or the riverboat or dock of an owners licensee under the Riverboat Gambling Act. Provides that a violation is a Class B misdemeanor. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1918 DEMUZIO - MADIGAN,L - OBAMA.

105 ILCS 5/18-8.05

Amends the School Code. Requires the State Board of Education to conduct an analysis to determine if the funding gap between school districts with high equalized assessed valuations and school districts with low equalized assessed valuations has been narrowed as a result of the foundation levels established by the State aid formula provisions for the 1998-1999 and 1999-2000 school years. After the analysis is completed, requires the State Board of Education to report its findings to the Education Funding Advisory Board. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-09 S First reading Referred to Sen Rules Comm

00-02-15 S Added as Chief Co-sponsor OBAMA

01-01-09 S Session Sine Die

SB-1919 MADIGAN.L – CRONIN AND OBAMA.

105 ILCS 5/34-7.5 new

105 ILCS 5/34-7.10 new

105 ILCS 5/34-7.15 new

105 ILCS 5/34-7.20 new

105 ILCS 5/34-7.25 new

105 ILCS 5/34-7.30 new

105 ILCS 5/34-7.35 new

105 ILCS 5/34-18

from Ch. 122, par. 34-18

Amends the School Code. Creates the National Teaching Academy of Chicago to recruit, prepare, and develop quality teachers in urban school districts. Provides that the Academy shall be under the authority of the Chicago Board of Education and shall be governed by a Board of Directors appointed by the Chicago Board of Education. Exempts the Academy from all State laws and rules governing public schools, with exceptions. Allows the Chicago Board of Education to enter into contracts with a third party to operate the Academy or to perform any duties ordinarily performed by an employee of the school district. Effective immediately.

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

00-02-09 S First reading

Referred to Sen Rules Comm

S Added As A Co-sponsor OBAMA

01-01-09 S Session Sine Die

SB-1920 DILLARD.

735 ILCS 5/2-802

from Ch. 110, par. 2-802

Amends the Code of Civil Procedure. Provides that a party in a class action has an absolute right to appeal the circuit court's decision granting or denying class action certification. Permits the circuit judge or the appellate court to stay further proceedings until the appeal is finalized. Effective immediately.

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1921 SHADID.

55 ILCS 5/3-6019 from Ch. 34, par. 3-6019
720 ILCS 5/32-10 from Ch. 38, par. 32-10
725 ILCS 5/107-9 from Ch. 38, par. 107-9
725 ILCS 5/110-7 from Ch. 38, par. 110-7

Amends the Counties Code. Requires the clerk of the court issuing an arrest warrant to transmit the warrant to the sheriff on the same day on which the judge issues the warrant. Requires the sheriff to enter all felony and Class A and B misdeamanor warrants into LEADS within 5 days after receiving the warrant. Allows a sheriff to delegate responsibility for receiving arrest warrants, serving and executing warrants, and entering warrants into LEADS to another law enforcement agency through an intergovernmental agreement. Requires each county to establish a Fugitive Expenditure Fund. Requires certain moneys received from the clerk of the court under the Code of Criminal Procedure of 1963 to be deposited into the Fund. Requires moneys in the Fund to be used for

the payment of the sheriff's costs relating to the execution of warrants. Amends the Criminal Code of 1961. Increases the penalties for certain bail bond violations. Amends the Code of Criminal Procedure of 1963. Provides that an arrest warrant may not be issued unless there is sufficient identifying information to distinguish the person complained against from other similar individuals. Requires certain warrants to be signed by the State's Attorney and the judge issuing the warrant. Provides that 80% of a bail bond shall be returned to the defendant and 10% shall be transferred to the county's Fugitive Expenditure Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

00-02-09 S First reading Referred to Sen Rules Comm 01-01-09 S Session Sine Die

SB-1922 ROSKAM.

10 ILCS 5/5-7	from Ch. 46, par. 5-7
10 ILCS 5/5-7.03	from Ch. 46, par. 5-7.03
10 ILCS 5/11-7	from Ch. 46, par. 11-7

Amends the Election Code. Permits precinct clustering, except in municipalities of 1,000,000 or more population, in all elections. In counties of 500,000 or more population, adds the election authority to a reference to the county clerk, requires a voter who moves to register anew and execute an affidavit of cancellation of registration to be sent to his or her previous election jurisdiction, and makes other changes. Effective January 1, 2002.

00-02-09 S First reading	Referred to Sen Rules Comm
00-02-10 S	Assigned to Executive
00-02-17 S	To Subcommittee
S	Committee Executive
00-02-18 S	Refer to Rules/Rul 3-9(a)
01-01-09 S Session Sine Die	

SB-1923 WEAVER.S.

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

Amends the University of Illinois Act. Authorizes the Board of Trustees of the University of Illinois to sell, lease, or otherwise transfer and convey certain real estate. Allows the Board of Trustees to retain the proceeds from any such transaction and use the proceeds to acquire and develop land for the South Campus Farms on the Urbana-Champaign campus and to replace certain warehouse space being lost in Chicago. Effective immediately.

SENATE AMENDMENT NO. 1.

Removes changes made to the Section concerning the powers of the Board of Trustees. Makes a technical change in that Section.

SENATE AMENDMENT NO. 2.

Adds reference to: 30 ILCS 605/8.5 new

Deletes everything. Reinserts the contents of the bill as introduced with the following changes. Requires the Board of Trustees to strive for the highest prospective revenue from the transaction. Requires any remaining balance in the development fund account upon conclusion of the projects and any money in the development fund account that remains unused for the projects to be deposited into and appropriated from the General Revenue Fund. Amends the State Property Control Act to provide that the Act does not apply to the transaction. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

30 ILCS 605/8.5 new

Deletes everything after the enacting clause. Amends the University of Illinois Act to make a technical change in a Section concerning the powers of the trustees.

NOTE(S) THAT MAY APPLY: Fiscal

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00-02-09	S	First reading	Referred to Sen Rules Comm
	S		Assigned to Executive
00-02-17	S	Amendment No.01	EXECUTIVE S Adopted
	S		Recmnded do pass as amend 013-000-000
	S	Placed Calndr, Second Rdg	
00-02-23	S	Second Reading	
	S	Placed Calndr,3rd Reading	

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00-02-23-Cont.
         S Filed with Secretary
                Amendment No.02
                                     WEAVER,S
         S
         S
                Amendment referred to SRUL
         S
                Amendment No.02
                                     WEAVER.S:
         S
                                       SEXC
                Rules refers to
         S
                Amendment No.02
                                     WEAVER,S
00-02-24
         S
                                     Be adopted .
         S Recalled to Second Reading
                                     WEAVER,S
                                                              Adopted
         S
                Amendment No.02
         S Placed Calndr, 3rd Reading
         S Third Reading - Passed 059-000-000
00-02-25 H Arrive House
         H Hse Sponsor WINKEL
         H First reading
                                     Referred to Hse Rules Comm
         H Added As A Joint Sponsor JOHNSON, TIM
00-03-09 H Added As A Joint Sponsor ERWIN
00-03-16 H
                                     Assigned to Higher Education
00-03-24 H
                                     HIGHER ED H
                                                              Adopted
                Amendment No.01
                                     Do Pass Amend/Short Debate 014-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
00-04-07 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 S Session Sine Die
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SB-1924 WATSON.

30 ILCS 105/8.36 30 ILCS 330/13

from Ch. 127, par. 663

620 ILCS 5/34b

Amends the State Finance Act, the General Obligation Bond Act, and the Illinois Aeronautics Act. Allows loans made to public airport owners under the Airport Land Loan Program to be made from the Transportation Bond, Series B Fund as well as from the Airport Land Loan Revolving Fund. Requires moneys representing repayments for loans from the Transportation Bond, Series B Fund to be deposited into the Airport Land Loan Revolving Fund. Effective immediately.

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1925 JACOBS AND DUDYCZ.

50 ILCS 705/8.2

Amends the Illinois Police Training Act. Requires probationary part-time police officers to be enrolled in a training course within 6 months after active employment by any police department. Provides that a probationary part-time police officer may not practice as a part-time police officer during a waiver period. Deletes a provision that the period to comply with the training requirements may not be extended by more than 90 days. Provides that the training may be provided by Mobile Team In-Service Training Units or by another program or facility (now, the training shall be provided by Mobile Team In-Service Training Units). Effective immediately.

00-02-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1926 CLAYBORNE.

40 ILCS 5/18-125

from Ch. 108 1/2, par. 18-125

Amends the Judges Article of the Illinois Pension Code. Reduces the early retirement discount from 0.5% to 0.25% for each month below age 60. Makes a corresponding change in the alternative rate for years in excess of 20. Effective immediately.

PENSION NOTE (Pension Laws Commission)

SB 1926 would increase the actuarial liability of the Judges' Retirement System by \$4.3 million. The estimated increase in

total annual costs is \$0.64 million, or 0.61% of payroll.

Referred to Sen Rules Comm 00-02-10 S First reading

Pension Note Filed 00-02-28 S Committee Rules

01-01-09 S Session Sine Die

1041 SB-1927

SB-1927 HENDON, DEL VALLE AND DONAHUE.

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40 ILCS 5/14-107 from Ch. 108 1/2, par. 14-107
40 ILCS 5/14-108 from Ch. 108 1/2, par. 14-108
40 ILCS 5/14-114 from Ch. 108 1/2, par. 14-114
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Amends the State Employee Article of the Illinois Pension Code. Changes the service requirement for retirement at any age from 35 years to 30. Changes the service requirement for a discounted annuity at age 55 from 30 years to 25. Makes a corresponding change in a provision relating to automatic annual increases. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The estimated increase in accrued liability is \$202.0 million.

The increase in annual cost is estimated to be \$19.3 million,

or 0.579% of payroll.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

TE(5) THAT MAT APPLT: FISCAI; PERSION							
00-02-10	S	First reading	Referred to Sen Rules Comm				
00-02-28	S		Pension Note Filed				
	S		Committee Rules				
00-03-23	S	Added As A Co-sponsor DEI	LVALLE				
00-03-24	S	Added As A Co-sponsor DO	NAHUE				
01-01-09	S	Session Sine Die					

SB-1928 CLAYBORNE.

230 ILCS 10/7	from Ch. 120, par. 2407
230 ILCS 10/13	from Ch. 120, par. 2413

Amends the Riverboat Gambling Act. Provides that a licensee shall limit the number of gambling participants to 2,000 (now 1,200) per owners license. Provides that an amount equal to 1% of the adjusted gross receipts of a riverboat less an amount equal to the amount of adjusted gross receipts paid by that riverboat to the unit of local government designated as the home dock of the riverboat shall be paid from the State Gaming Fund to blighted municipalities located in the county in which the riverboat docks.

00-02-10 S First reading Referred to Sen Rules Comm 01-01-09 S Session Sine Die

SB-1929 PETERSON – DILLARD.

New Act	
30 ILCS 115/1	from Ch. 85, par. 611
35 ILCS 105/3-5	from Ch, 120, par. 439.3-5
35 ILCS 105/9	from Ch. 120, par. 439.9
35 ILCS 105/9.5 new	
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 120/1c-5 new	· •
35 ILCS 120/2-5	from Ch. 120, par. 441-5
35 ILCS 120/3	from Ch. 120, par. 442
35 ILCS 120/3.5 new	• •

Creates the Qualified Technological Equipment Leasing Occupation and Use Tax Act. Imposes a tax on persons engaged in the State in the business of leasing qualified technological equipment in Illinois at the rate of 6.25% of the gross receipts received from the business. Imposes a tax upon the privilege of using in this State qualified technological equipment that is leased from a lessor at the rate of 6.25% of the leasing price of the equipment paid to the lessor under a lease agreement. Provides that each month the Department shall pay into the Local Government Distributive Fund 20% of the net revenue realized for the preceding month under this Act. Provides that the remaining 80% shall be distributed under the Use Tax Act and the Retailers' Occupation Tax Act. Exempts manufacturer-lessors from the coverage of the Act and allows qualified lessees to opt out of the coverage of the Act and pay taxes pursuant to the Retailers' Occupation Tax Act or the Use Tax Act instead. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to exempt from the taxes imposed under those Acts qualified technological equipment sold to lessors for lease under leases subject to the Qualified Technological Equipment Leasing Occupation and Use Tax Act. Provides that the exemption is available for so long as the equipment is leased. Provides that the exemptions are not subject to the sunset provisions. Provides that the exemptions for computer equipment used in hospitals

HOUSE AMENDMENT NO. 1.

and certain property leased to a governmental body are exempt from the sunset provisions. In the Use Tax Act and the Retailers' Occupation Tax Act, provides that a purchaser of qualified technological equipment may obtain a refund of use and occupation taxes paid administered by the Department of Revenue if the purchaser sells the property to a rentor under a bona fide sale and leaseback transaction to such purchaser within 90 days of the first functional use of the property. Makes other changes. Effective January 1, 2001.

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Deletes reference to:
    30 ILCS 115/1
    35 ILCS 105/3-5
    35 ILCS 105/9
    35 ILCS 105/9.5 new
    35 ILCS 110/3-5
    35 ILCS 115/3-5
    35 ILCS 120/1c-5 new
    35 ILCS 120/2-5
    35 ILCS 120/3
    35 ILCS 120/3.5 new
Deletes everything. Reinserts the short title of the Act only.
   00-02-10 S First reading
                                          Referred to Sen Rules Comm
                                          Assigned to Revenue
   00-02-17 S
                                          Recommended do pass 009-000-000
             S Placed Calndr, Second Rdg
   00-02-23 S Second Reading
             S Placed Calndr, 3rd Reading
   00-02-24 S Third Reading - Passed 057-000-000
             H Arrive House
             H Placed Calndr First Rdg
   00-02-25 H Hse Sponsor MOORE, ANDREA
             H First reading
                                          Referred to Hse Rules Comm
   00-03-14 H Alt Primary Sponsor Changed PUGH
             H Added As A Joint Sponsor MOORE, ANDREA
   00-03-16 H
                                          Assigned to Revenue
   00-03-24 H
                    Amendment No.01
                                          REVENUE
                                                       Н
                                                                   Adopted
                                          Do Pass Amend/Short Debate 009-000-000
             H
             H Placed Cal 2nd Rdg-Shrt Dbt
   00-04-05 H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
   00-04-06 H
                    Amendment No.02
                                          PUGH
             Η
                    Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
   00-04-07 H Added As A Joint Sponsor DAVIS, MONIQUE
                                          Re-Refer Rules/Rul 19(a)
             Н
   00-12-15 H Alt Primary Sponsor Changed MOORE, ANDREA
             H Joint-Alt Sponsor Changed DAVIS, MONIQUE
   01-01-09 S Session Sine Die
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SB-1930 RAUSCHENBERGER.

745 ILCS 10/3-106.5 new

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that local public entities are not immune from tort liability for injuries to bicyclists who are lawfully using a road and who are injured as the result of a condition that is not reasonably safe for motor vehicles and that the entity knew about and had time to correct. Provides that these entities and public employees are immune when the bicyclist is injured while using a bicycle lane or bicycle route unless the entity's or employee's conduct is willful and wanton. Effective immediately.

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00-02-10 S First reading Referred to Sen Rules Comm
01-01-09 S Session Sine Die
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SB-1931 O'MALLEY.

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20 ILCS 2305/8.4
105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1
410 ILCS 315/2 from Ch. 111 1/2, par. 22.12
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Amends the Department of Public Health Act. Provides that a member of the Immunization Advisory Committee may not contract with or own stock in a pharmaceutical

company and that a member of the Committee may not have his or her expenses paid by a pharmaceutical company. Amends the School Code and the Communicable Disease Prevention Act. Authorizes parents or legal guardians to object to immunizations based on grounds of a conscientiously held belief. Defines "conscientiously held belief" as a deeply held moral sense of right and wrong used as the guide to making a decision or taking an action. Requires a school or person, at the time the school or person notifies a parent or guardian of the health exam or immunization requirement, to inform the parent or guardian that the child may be exempt from the requirement on religious or medical grounds or on grounds of a conscientiously held belief. Requires the State Board of Education, by rule, to develop procedures to implement the exemptions uniformly in all school districts in the State. Provides that the Director of Public Health may not require immunization against a new preventable communicable disease after the effective date of this amendatory Act unless specifically directed to by statute enacted by the General Assembly after the effective date of this amendatory Act. Provides that employment may not be conditioned on the receipt of immunization for hepatitis B. Provides that an employer of health care professionals who administer immunizations must inform the health care professionals, in writing, that a child may be exempt from immunization requirements on religious or medical grounds or on grounds of a conscientiously held belief. Effective immediately.

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

00-02-10 S First reading Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1932 MITCHELL,N.

105 ILCS 5/1A-1 105 ILCS 5/1A-4 from Ch. 122, par. 1A-1 from Ch. 122, par. 1A-4

Amends the School Code to add 2 additional members to the State Board of Education, to be selected from among those counties of the State other than Cook County and the 5 counties contiguous to Cook County. Provides that at least 2 of the 4 appointees selected from those counties shall be selected from among those counties that comprise the Fifth Judicial District. Makes related changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-10 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1933 CLAYBORNE - LIGHTFORD.

225 ILCS 10/4.5 new

Amends the Child Care Act of 1969. Requires operators of licensed child care facilities to complete a basic training course in providing care to children with disabilities. Requires the Department of Children and Family Services to issue rules and provide technical assistance.

00-02-10 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1934 PETKA.

720 ILCS 5/Art. 24 heading

Amends the Criminal Code of 1961. Changes the heading of the "Deadly Weapons" Article to "Firearms and other Dangerous Weapons".

00-02-10 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1935 LUECHTEFELD AND O'DANIEL.

New Act

Creates the Southern Illinois Industrial Development Authority Act. Creates the Southern Illinois Industrial Development Authority in 32 counties in Southern Illinois. Provides for the appointment of the Southern Illinois Industrial Development Authority Board of Directors by the Governor. Sets the powers of the Authority. Authorizes the Authority to issue bonds. Allows the Authority to purchase local government securities. Provides that bonds of the Authority are tax exempt. Contains other provisions.

00-02-10 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

1044 SB-1936

SB-1936 TROTTER.

Appropriates \$1 to the Department of Commerce and Community Affairs for the creation of an economic development and tourism promotion program in urban and rural areas. Effective July 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-16 S First reading

Referred to Sen Rules Comm.

01-01-09 S Session Sine Die

SB-1937 TROTTER.

Appropriates \$1 to the Department of the Lottery for a study of advertisements in impoverished areas of the State. Effective July 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-16 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1938 TROTTER.

Appropriates \$1 to the Department of State Police for a study of racial profiling within the State. Effective July 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-16 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1939 TROTTER.

Appropriates \$1 to the Criminal Justice Information Authority for the data collection project to determine the nature and extent of family violence. Effective July 1, 2000. NOTE(S) THAT MAY APPLY: Fiscal

00-02-16 S First reading

01-01-09 S Session Sine Die

Referred to Sen Rules Comm

SB-1940 DILLARD.

760 ILCS 5/11

from Ch. 17, par. 1681

Amends the Trusts and Trustees Act. Provides that receipt of an accounting of a trust is presumed if the trustee has procedures in place requiring the mailing or delivery of an accounting to the beneficiary, including mailing or delivery by electronic means or the provision of access to the account by electronic means. Effective immediately.

00-02-16 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1941 DILLARD.

765 ILCS 1025/2

from Ch. 141, par. 102

Amends the Uniform Disposition of Unclaimed Property Act. Provides that any sum payable on a money order that has been outstanding for more than 7 (instead of 5) years from the date of its issuance is presumed abandoned, unless the owner has within 7 (instead of 5) years corresponded with or indicated an interest to the appropriate banking or financial organization or business association. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-17 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SR-1942 MAITLAND.

605 ILCS 5/6-508

from Ch. 121, par. 6-508

Amends the Illinois Highway Code. Provides that the tax for construction of bridges, culverts, drainage structures, and grade separations at the joint expense of a county and a road district also may be used for building those types of structures over, on, or under road district roads, without county funds being involved and without limitation as to the size of the project, but only if adequate funds are available for all projects for which the road district has petitioned the county for joint participation. Provides that if the project size is over \$5,000, the road district commissioner also must obtain the permission of the county engineer.

00-02-22 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

Appropriates \$4,000,000 to the Department of Labor for the purpose of hiring 1,000 additional inspectors to enforce State equal pay rules and regulations. Effective July 1, 2000.

00-02-22 S First reading 01-01-09 S Session Sine Die

Referred to Sen Rules Comm

SB-1944 MITCHELL,N.

Appropriates \$182,000 to the Shawnee Development Council for building construction.

00-02-22 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1945 WALSH.T.

5 ILCS 80/5 from Ch. 127, par. 1905 55 ILCS 5/5-15011 from Ch. 34, par. 5-15011 105 ILCS 5/27-18 from Ch. 122, par. 27-18 105 ILCS 5/27-20.1 from Ch. 122, par. 27-20.1 510 ILCS 50/11 from Ch. 8, par. 178 15 ILCS 45/Act rep. 225 ILCS 705/4.04 rep.

Amends the Regulatory Sunset Act to remove the requirement that the Governor's sunset recommendations be made a part of the State budget in even-numbered years. Amends the Counties Code to change approval of sewer and drainage projects on State land from the Governor to the appropriate State agency. Amends the School Code to designate Arbor and Bird Day and Illinois Law Week and to remove the requirement that the Governor make those designations. Amends the Illinois Diseased Animals Act to remove the requirement that the Governor approve payments under the Act. Repeals the Small Business Tax Policy Act and a provision of the Coal Mining Act requiring State mine inspectors to enter into bonds approved by the Governor. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-23 S First reading 01-01-09 S Session Sine Die

Referred to Sen Rules Comm

SB-1946 RONEN,C.

New Act

Creates the Disclosure of Personal Information Act. Prohibits a financial institution from disclosing or making use of certain personal information concerning a consumer collected by the financial institution in a manner other than to effect, administer, or enforce a transaction with the consumer. Provides that a financial institution shall make personal information concerning a consumer available to the consumer upon his or her request and permit the consumer to request a change of information. Requires a financial institution to disclose to a consumer at the time of establishing a consumer relationship and at least annually thereafter the categories of information collected by the financial institution, its policies concerning that information, and the right of the consumer to examine and dispute the accuracy of any such information. Authorizes the Attorney General to bring civil actions to enforce the Act.

NOTE(S) THAT MAY APPLY: Fiscal

00-02-23 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1947 CULLERTON.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961. Re-enacts the provisions of the unlawful use of weapons statute held unconstitutional by the Illinois Supreme Court in People v. Cervantes, Docket No. 87229. Effective immediately.

00-02-23 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1948 BOMKE.

20 ILCS 1705/15.4

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that when nurse-trained staff is authorized to administer medication in certain facilities, non-licensed direct care staff may substitute one year of experience as non-licensed direct care staff for the requirement that he or she have completed high school or the GED. Effective immediately.

1046 SB-1948—Cont.

> 00-02-24 S First reading 01-01-09 S Session Sine Die

Referred to Sen Rules Comm

SB-1949 DILLARD.

220 ILCS 5/9-250

from Ch. 111 2/3, par. 9-250

220 ILCS 5/9-250.5 new

Amends the Public Utilities Act. Provides that rates that impose a minimum monthly fee for interMSA toll services upon customers who have not elected an optional calling plan shall be deemed by the Commerce Commission not to be just or reasonable because of the adverse impact those fees have on callers who make few or no interMSA calls. Provides that the Commerce Commission has the power to determine that rates charged by an interexchange carrier for intrastate interMSA and intraMSA local toll calls are unjust and unreasonable if those rates do not reflect certain reductions in carrier access charges.

00-02-24 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1950 WELCH.

625 ILCS 5/12-215

from Ch. 95 1/2, par. 12-215

Amends the Illinois Vehicle Code. Provides that the use of green oscillating, rotating, or flashing lights is prohibited except on vehicles used by security personnel on private property they were hired to serve by the owner or owners of that property or by an association representing the owners, or on vehicles used by a security company, alarm responder, or control agency on private property the security company, alarm responder, or control agency has contracted to serve. Provides that the lights are not to be lighted except on the private property served.

00-02-24 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

MITCHELL,N. SB-1951

Appropriates \$550,000 from the General Revenue Fund to the Historic Preservation Agency to purchase the Crenshaw House.

00-02-24 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1952 LAUZEN.

20 ILCS 1605/13

from Ch. 120, par. 1163

20 ILCS 1605/13.1 new

20 ILCS 1605/13.1 new

20 ILCS 1605/13

from Ch. 120, par. 1163

Amends the Illinois Lottery Law, Provides that under certain conditions a prizewinner may assign all or part of his or her prize winnings to another person. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

00-02-25 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

DEL VALLE. SB-1953

20 ILCS 2705/2705-320 new

30 ILCS 105/5.541 new

30 ILCS 105/5.542 new

30 ILCS 105/6z-49 new

30 ILCS 330/2

from Ch. 127, par. 652

30 ILCS 330/4

from Ch. 127, par. 654

Amends the Civil Administrative Code of Illinois concerning the Department of Transportation. Provides that the Department must establish the Build Illinois Transit Program for the construction of and acquisition of property and equipment for new mass transportation facilities and new or expanded mass transportation service, including rapid transit, rail, bus, and other equipment used in connection with mass transit by the State, a public or private entity, or 2 or more of these entities. Provides that the Department may (i) enter into contracts for new mass transportation facilities and new or expanded mass transportation service and (ii) make grants to units of local government and mass transit carriers. Adds a list of specific projects to be funded and sets forth the specific funding amounts for specific projects for the years 2001 through 2005.

1047 SB-1953--Cont.

Amends the State Finance Act to create the Build Illinois Transit Operations Program Fund to be funded by a transfer from the General Revenue Fund, the funds of which shall be distributed by the Department of Transportation, subject to appropriation, to provide supplemental operating funds to entities authorized to provide and promote public transportation within the State for new or expanded mass transportation service and facilities created under the Build Illinois Transit Program. Amends the General Obligation Bond Act to increase the bond authorization for mass transportation facilities under the Build Illinois Transit Program. Effective July 1, 2000.

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

00-03-07 S First reading Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1954 HAWKINSON - JACOBS.

70 ILCS 510/4 from Ch. 85, par. 6204

Amends the Quad Cities Regional Economic Development Authority Act, approved September 22, 1987, to expand its territorial jurisdiction to include Knox County. Adds 2 additional public members to the Authority, one appointed by the Governor and the other appointed by the county board chairman of Knox County. Effective immediately.

00-03-07 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1955 O'MALLEY.

215 ILCS 5/356g

from Ch. 73, par. 968g

215 ILCS 125/4-6.1 from Ch. 111 1/2, par. 1408.7

Amends the Illinois Insurance Code and the Health Maintenance Organization Act. Provides that coverage for mastectomies shall include reconstruction of the breast upon which the mastectomy has been performed, surgery and reconstruction of the other breast to produce a symmetrical appearance, and protheses and treatment for physical complications at all stages of mastectomy, including lymphedemas. Effective immediately.

00-03-30 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1956 DILLARD.

720 ILCS 5/28-1

from Ch. 38, par. 28-1

Amends the Criminal Code of 1961. In the provisions authorizing the possession of an antique slot machine that is not used for unlawful gambling activity, provides that an antique slot machine is one that is manufactured 10 years ago or earlier (now 25 years ago or earlier).

00-04-04 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1957 CULLERTON.

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. 441-5 520 ILCS 5/2.33b new 520 ILCS 5/3.34 rep.

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, and the Wildlife Code. Amends the Wildlife Code to provide that a person may not hunt an animal in a man-made enclosure, nor may a person confine an animal in such an enclosure or receive financial or other gain from such confinement of an animal for the purpose of providing an opportunity to hunt the animal. Provides that a violation is a Class A misdemeanor and subject to a fine of not less than \$500 and not more than \$5,000, except that a person who receives gain from such confinement of an animal may be fined an amount equal to twice the amount of the gain received by the person. Repeals a provision authorizing exotic game hunting area permits. Amends the State use and occupation tax Acts to remove tax exemptions for game or game birds purchased at an exotic game hunting area or at an approved hunting enclosure.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

00-04-06 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1958 VIVERITO.

215 ILCS 5/143,29a new

Amends the Illinois Insurance Code. Provides that an insurance company may not deny premium reduction incentives, increase rates, or refuse to renew a policy of automobile insurance based upon the fact that the insured has attained 65 years of age. Effective immediately.

00-04-12 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1959 WATSON.

615 ILCS 75/1

from Ch. 19, par. 41.1

Amends the Kaskaskia River Watershed and Basin Act. Provides that the Department of Natural Resources may recoup from water users an amount required to pay federal operation and maintenance charges incurred as a result of water withdrawal from Carlyle Lake. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-04-12 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1960 WALSH,T.

New Act

Creates the Motor Vehicle Fuel Sales Competition Improvement Act. Prohibits a producer or refiner of petroleum products from operating a retail service station with its own employees, a subsidiary company, or a commissioned agent, or under a contract; also prohibits such a producer or refiner from selling motor fuel at a retail service station. Provides for exceptions. Provides for enforcement by means of a civil action brought by the Attorney General or a person adversely affected by a violation of the Act. Effective January 1, 2002.

00-04-12 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1961 WATSON.

45 ILCS 111/31

Amends the Bi-State Transit Safety Act. Extends the repeal date of the Act from July 1, 2001 to July 1, 2004.

00-04-15 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1962 KLEMM.

605 ILCS 5/6-501

from Ch. 121, par. 6-501

Amends the Illinois Highway Code. Provides that in road districts and consolidated road districts that are permitted to accumulate taxes for improvements to certain non-dedicated roads within a subdivision, the total accumulations permitted under the provision may not exceed 50% (instead of 10%) of the total funds held by the district for road purposes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-11-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1963 O'MALLEY.

New Act

Creates the Alcohol Impaired Minor Responsibility Act. Provides that a person who is injured by an intoxicated person under 18 years of age has a right of action for damages against any person (i) who, by selling, giving, or delivering alcoholic liquor or (ii) who, by permitting consumption of alcoholic liquor causes or contributes to the impairment of a person under 18 years of age. Provides that an action for damages is barred unless it is commenced within 2 years after it arises. Provides that the Act does not apply to any person who supplies alcoholic liquor pursuant to a license issued pursuant to the Liquor Control Act of 1934. Effective immediately.

00-11-09 S First reading

Referred to Sen Rules Comm

1049

01-01-09 S Session Sine Die

SB-1964 O'MALLEY.

New Act

Creates the Drug Impaired Minor Responsibility Act. Provides that a person who is injured by an impaired person under 18 years of age has a right of action for damages against any person (i) who, by selling, giving, or delivering illegal drugs or (ii) who, by permitting consumption of illegal drugs causes or contributes to the impairment of a person under 18 years of age. Provides that an action for damages is barred unless it is commenced within 2 years after it arises. Effective immediately.

00-11-09 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1965 O'MALLEY.

New Act

Creates the Motor Fuel and Gasohol Tax and Fee Disclosure Act. Provides that, for each retail sale of motor fuel or gasohol, the retailer shall provide a written receipt that includes an itemization of each tax and fee included in the pump price. Provides that the itemization shall contain (i) the type of tax or fee, (ii) the rate of each tax and fee, (iii) the actual amount paid for each type of tax or fee for that retail sale, and (iv) the total amount paid in taxes and fees for that retail sale. Provides that any retailer who fails to provide the receipt as required by this Act is guilty of a petty offense for which the fine shall be \$500 per day per each retail premises where a violation occurs. Effective January 1, 2001.

00-11-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1966 O'MALLEY AND LAUZEN.

20 ILCS 2605/2605-555 new

30 ILCS 105/5.541 new

725 ILCS 5/111-9 new

730 ILCS 5/5-8-4

from Ch. 38, par. 1005-8-4

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Creates a Project Exile pilot program. Provides that through the program, the Department of State Police shall encourage, to the extent possible, the federal prosecution of all persons who illegally use or attempt to use or threaten to use firearms against the person or property of another, in connection with a violation of the Cannabis Control Act or the Illinois Controlled Substances Act, and all persons who use or possess firearms in connection with a violation of an order of protection issued under the Illinois Domestic Violence Act of 1986 or in connection with the offense of domestic battery. Provides that moneys in the Project Exile Fund, subject to appropriation, may be used by the Department to develop and administer the program. Amends the State Finance Act to create the Project Exile Fund. Provides that the Department of State Police shall report to the General Assembly by March 1, 2002 regarding the implementation and effects of the Project Exile pilot program and shall make recommendations to the General Assembly for changes in the program. Amends the Code of Criminal Procedure of 1963 and the Unified Code of Corrections. Provides that a person who has been convicted in a federal court of a felony involving the use, attempted use, or threatened use of a firearm against the person or property of another which is also a felony violation of the Criminal Code of 1961, or involving the use, attempted use, or threatened use of a firearm during the commission or attempted commission of a felony violation of the Controlled Substances Act or the Cannabis Control Act, may be prosecuted for any such violation and upon conviction shall be sentenced as provided for the offense, and such sentence shall be consecutive to, and not concurrent with, any sentence imposed by the federal court for the federal violation. Effective immediately,

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

00-11-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1967 NOLAND - MYERS J.

15 ILCS 205/4e new

Amends the Attorney General Act. Provides that at the request of the Governor, the Attorney General may select and pay or reimburse reasonable and appropriate fees and

expenses of counsel to provide for the defense of certain actions that (1) relate to the recovery of lands, the title to which originally derives from a federal land patent that is alleged to be invalid, and (2) could result in the loss of State sovereignty or jurisdiction or liability for the payment of certain rents or damages. Effective immediately.

00-11-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1968 RADOGNO – MADIGAN,L – SULLIVAN, KARPIEL, BURZYNSKI, LINK, SIEBEN, NOLAND, PETERSON, MAHAR, MADIGAN,R, PARKER, SHADID, WATSON, DEMUZIO, KLEMM, DILLARD, ROSKAM, CULLERTON, BOMKE, MYERS,J, O'MALLEY AND BOWLES.

P.A. 91-707, Art. 5, Sec. 12 P.A. 91-707, Art. 5, Sec. 13

Makes a supplemental appropriation to the Department of Human Services for certain programs related to persons with developmental disabilities. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

00-11-09 S First reading Referred to Sen Rules Comm S Added As A Co-sponsor DEMUZIO

00-11-14 S Added As A Co-sponsor KLEMM

00-11-15 S Added As A Co-sponsor DILLARD

S Added As A Co-sponsor ROSKAM

S Added As A Co-sponsor CULLERTON

S Added As A Co-sponsor BOMKE

00-11-28 S Added As A Co-sponsor TROTTER

S Added As A Co-sponsor MYERS,J

S Added As A Co-sponsor O'MALLEY

00-11-29 S Added As A Co-sponsor BOWLES

01-01-09 S Session Sine Die

SB-1969 LINK.

215 ILCS 134/97 new

Amends the Managed Care Reform and Patient Rights Act. Provides that a managed care entity has the duty to exercise ordinary care when making health care treatment decisions. Provides that a managed care entity is liable for damages caused by its failure to exercise ordinary care. Effective immediately.

00-11-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1970 SULLIVAN. 220 ILCS 5/8-501.5 new

220 ILCS 5/8-505.5 new

220 ILCS 5/9-245 new

Amends the Public Utilities Act. Provides that, before hiring an employee or independent contractor for work involving facilities used for the distribution of natural gas, a public utility must conduct a background check to determine the employee's or contractor's reliability and safety record. Provides that when a utility performs work on equipment that contains or may contain mercury or other hazardous material and is located on a customer's property the utility must provide notice to the customer and test for contamination. Provides that expenditures by a natural gas utility for fines and remediation and related activities in connection with an environmental violation shall not be included in determining the rates for that utility. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-11-09 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1971 O'MALLEY.

415 ILCS 5/39.6 new

415 ILCS 5/42

from Ch. 111 1/2, par. 1042

Amends the Environmental Protection Act. Provides that the Environmental Protection Agency shall not issue a permit for the construction, installation, or operation of a refinery facility that is located within one mile of school property unless the Agency includes specified conditions in the permit. Provides a civil penalty of \$100,000 for a second or subsequent violation of the Act and an additional civil penalty of not to exceed \$20,000 for each day during which that violation continues. Effective immediately.

00-11-09 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

SB-1972 SIEBEN.

New Act

Creates the Animal Agriculture Industry Development Program Act. Requires the Department of Commerce and Community Affairs to award grants to animal agriculture industry producers for the purpose of obtaining consultant and other professional services to evaluate the start-up, modernization, or expansion of Illinois animal agriculture operations. Repeals the Act on July 1, 2006. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-11-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1973 WALSH,L.

New Act

Creates the Public Improvement Ownership Disclosure Act. Requires disclosure of certain ownership and beneficial interests in property that is within a specified distance from a planned public roadway or public airport (or the extension or expansion of a roadway or airport). Provides that the requirements do not apply when the total cost of the planned improvements will be less than \$10,000,000. Provides that failure to make the required disclosures is a petty offense punishable by a fine of not more than \$1,000. Effective immediately.

00-11-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1974 MYERS, I.

705 ILCS 45/2

from Ch. 37, par. 160.2

Amends the Associate Judges Act. Provides that the minimum number of associate judges authorized for any circuit with a population of at least 173,000 (instead of any circuit with a population of at least 173,000 but not more than 177,000) shall be 5. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Judicial

00-11-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1975 MYERS,J – NOLAND – WEAVER,S – PHILIP – BURZYNSKI AND O'DANIEL.

15 ILCS 205/4e new

5 ILCS 350/2

from Ch. 127, par. 1302

Amends the Attorney General Act. Provides that at the request of the Governor, the Attorney General may designate counsel and pay or reimburse reasonable and appropriate fees and expenses of counsel to provide for the defense of certain actions that (1) relate to the recovery of lands, the title to which originally derives from a federal land patent that is alleged to be invalid, and (2) could result in the loss of State sovereignty or jurisdiction or liability for the payment of certain rents or damages. Amends the State Employee Indemnification Act to authorize the expenditure of appropriations for this purpose. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes the amendatory changes to the Attorney General Act. Provides that the Attorney General may authorize, from funds available for that purpose, the payment or reimbursement of reasonable and appropriate legal fees incurred by any person, unit of local government, or school district in defending any litigation, action, or proceeding brought to recover lands within the State from such person, unit of local government, or school district, if the litigation, action, or proceeding is based upon an allegation that the title or a beneficial interest in the title is derived from an invalid federal land patent and the Attorney General finds that a loss of State sovereignty or jurisdiction over those lands or liability for rents or damages may result if the land patent is held to be invalid.

HOUSE AMENDMENT NO. 2.

Deletes reference to:

5 ILCS 350/2

Further amends the Attorney General Act. Provides that the hourly rate for legal fees paid or reimbursed shall not exceed the maximum hourly rate customarily paid to Spe-

cial Assistant Attorneys General. Provides that the total amount of legal fees paid or reimbursed shall not exceed \$100,000. Provides that payments or reimbursements may be made from moneys appropriated to the Attorney General for fiscal year 2001 for contractual services. Requires the Attorney General to submit, no later than April 15, 2001, to the General Assembly a report indicating which fees the Attorney General has paid or intends to reimburse. Repeals the authorization to pay legal fees on July 1, 2001. Deletes the amendatory changes to the State Employee Indemnification Act.

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Referred to Sen Rules Comm
00-11-09 S First reading
                                      Assigned to Executive
00-11-14 S Added As A Co-sponsor O'DANIEL
00-11-15 S
                Amendment No.01
                                      EXECUTIVE S
                                                               Adopted
                                      Recmnded do pass as amend 011-002-000
         S Placed Calndr, Second Rdg
         S Added as Chief Co-sponsor BURZYNSKI
         S Second Reading
         S Placed Calndr, 3rd Reading
00-11-16 S
                                      3/5 vote required
         S Third Reading - Passed 039-017-001
         H Arrive House
         H Hse Sponsor BLACK
         H Added As A Joint Sponsor RIGHTER
         H Added As A Joint Sponsor BERNS
         H First reading
                                      Referred to Hse Rules Comm
00-11-28 H
                                      Assigned to Judiciary I - Civil Law
         H Mtn Prevail Suspend Rule 25
                                      Committee Judiciary I - Civil Law
                                      Do Pass/Short Debate Cal 011-000-000
00-11-29 H
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Second Reading-Short Debate
         Η
                Amendment No.01
                                      BLACK
         Η
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor HARTKE
         H Added As A Joint Sponsor CURRY, JULIE
00-11-30 H
                Amendment No.02
                                      HAMOS
                Amendment referred to HRUL
         Η
         H Recommends be Adopted HRUL/005-000-000
         H Alt Primary Sponsor Changed MITCHELL, BILL
         Η
                 Amendment No.02
                                      HAMOS
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         Н
                                      Tabled Pursnt to Rule 40(a) HOUSE
                                        AMEND #1
         H 3rd Rdg-Shrt Dbt-Pass/Vote 102-007-003
         S Sec. Desk Concurrence 02
01-01-01 S
                                      Refer to Rules/Rul 3-9(b)
01-01-08 S Filed with Secretary
         S Mtn Concur - House Amend No 02/MYERS,J
         S
                Motion referred to
                                       SRUL
         S
                                      Approved for Consideration SRUL
         S Mtn Concur - House Amend No 02/MYERS,J
         S Be apprvd for consideratn SRUL
01-01-09 S Mtn Concur - House Amend No 02/MYERS.J
         S S Concurs in H Amend 02/039-016-002
         S Passed both Houses
01-01-11 S Sent to the Governor
01-02-01 S Governor approved
              Effective Date 01-02-01
         S
              PUBLIC ACT 91-0940
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SB-1976 WATSON.

110 ILCS 947/113

Amends the Higher Education Student Assistance Act. Provides that at the request of the Executive Director of the Illinois Student Assistance Commission, the Comptroller shall transfer funds from the Student Loan Operating Fund into the Federal Student Loan Fund. Effective immediately.

00-11-09 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1977 RAUSCHENBERGER - NOLAND AND CULLERTON.

35 ILCS 105/3-87 new

35 ILCS 110/3-72 new

35 ILCS 115/3-52 new

35 ILCS 120/2-67 new

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that for sales of gasohol made on or after December 1, 2000, a retailer is entitled to a credit against the retailer's tax liability under the Acts of 2 cents per gallon of gasohol sold. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-11-15 S First reading

Referred to Sen Rules Comm

00-11-17 S Added As A Co-sponsor CULLERTON

01-01-09 S Session Sine Die

SB-1978 TROTTER.

P.A. 91-707, Art. 5, Sec. 42.1

Amends Public Act 91-707. In appropriations to the Department of Human Services for community youth services, increases the line item for grants associated with the Early Intervention Program, payable from the GRF, from \$35,740,000 to \$99,740,000. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

00-11-29 S First reading

Referred to Sen Rules Comm

01-01-09 S Session Sine Die

SB-1979 O'DANIEL.

P.A. 91-708, Art. 1, Sec. 18

Amends Public Act 91-708. In a Fiscal Year 2001 appropriation to the Capital Development Board for the Illinois Community College Board for constructing a learning resource center for Illinois Eastern Community College - Frontier College, adds a provision stating that "the provisions of Article V of the Public Community College Act are not applicable to this appropriation". Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

00-11-30 S First reading 01-01-09 S Session Sine Die Referred to Sen Rules Comm

HOUSE BILLS

HOUSE COMMITTEE CODES

HAGC Agriculture and Conservation HAGI Aging HAPE Appropriations—Elementary and Secondary Education HAPG Appropriations—General Services and Government Oversight HAPH Appropriations—Human Services HAPI Appropriations—Higher Education HAPP Appropriations-Public Safety **HCAA** Health Care Availability and Access HCFI Conflicts of Interest **HCHY** Children and Youth HCOF Constitutional Officers **HCOM** Computer Technology HCON Consumer Protection and Product Regulation **HCSE** Child Support Enforcement HCWL Committee of the Whole HECR Elections and Campaign Reform HELM Elementary and Secondary Education HENE Environment and Energy HEUD Electric Utility Deregulation HEXC Executive HFIN Financial Institutions Higher Education HHED **HHSV Human Services** HINS Insurance HJRE Judicial Reapportionment HJUA Judiciary I—Civil Law Judiciary II-Criminal Law HJUB HLBC Labor and Commerce HLGV Local Government НМНР Mental Health and Patient Abuse **HPMR** Prison Management Reform HPPN Personnel and Pensions **HPRO** Prosecutorial Misconduct **HPUB** Public Utilities HREG Registration and Regulation **HREV** Revenue HRUL Rules **HSGA** State Government Administration **HSTP** State Procurement HTCR Telecommunications Review HTOR Tourism HTRN Transportation and Motor Vehicles HTSP Tobacco Settlement Proceeds Distribution HURB Urban Revitalization

HVET

Veterans' Affairs

HB-0001 MADIGAN,MJ – LANG – HOFFMAN – BOLAND – GASH, GIGLIO, FOW-LER AND NOVAK.

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10 ILCS 5/9-2.5 new 10 ILCS 5/9-8.5 new
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Amends the Election Code. Limits public officials and candidates to the establishment of only one political committee per office sought, but permits each legislative leader to establish an additional political committee for the election of General Assembly candidates. Limits corporations, labor unions, and other groups to the establishment of only one political committee. Limits campaign contributions per primary or general election to each political committee, or to each candidate for those with more than one political committee, as follows: \$1,500 from individuals, \$3,000 from groups without political committees, and \$5,000 from political committees established by corporations, labor unions, and other groups. Effective immediately.

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FISCAL NOTE (State Board of Elections)
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HB 1 would have minimal fiscal impact on the operations of the
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State Board of Elections.
99-11-30 H Prefiled with the Clerk

99-11-30 H Flemed with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Added As A Joint Sponsor LANG

H Assigned to Elections & Campaign Reform

99-02-03 H Added As A Co-sponsor HOFFMAN H Added As A Co-sponsor BOLAND

99-02-04 H Fiscal Note Filed

H Committee Elections & Campaign Reform

99-02-09 H Added As A Co-sponsor GASH

99-02-11 H Added As A Co-sponsor GIGLIO

99-02-16 H Added As A Co-sponsor FOWLER

99-02-24 H Added As A Co-sponsor NOVAK

99-02-25 H Amendment No.01 ELEC CAMP REF H Lost
Do Pass/Short Debate Cal 011-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-02 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-26 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0002

SHARP – LANG – JONES,LOU – HOFFMAN – REITZ, BOLAND, ACEVEDO, DAVIS,STEVE, FEIGENHOLTZ, SCHOENBERG, GASH, RONEN, MCKEON, CAPPARELLI, FRITCHEY, GIGLIO, MCGUIRE, HAMOS, DAVIS,MONIQUE, O'BRIEN, CURRY,JULIE, GILES, SCULLY, KENNER, BRADLEY, DART, BROSNAHAN AND FLOWERS.

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.

BALANCED BUDGET NOTE (Bureau of the Budget)

Since the bill is not a supplemental appropriation, the Balanc-

ed Budget Note Act is inapplicable.

FISCAL NOTE (Dept. of Central Management Services)

HB2 is expected to have no fiscal impact on DCMS.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Creates a personnel mandate for which 100% reimbursement is

required.

NOTE(S) THAT MAY APPLY: Fiscal

99-11-30 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm

99-01-26 H Added As A Co-sponsor JONES, LOU

99-01-27 H Added As A Joint Sponsor LANG

H Assigned to Labor & Commerce

99-02-03 H Added As A Co-sponsor HOFFMAN

H Added As A Co-sponsor REITZ

H Added As A Co-sponsor BOLAND

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor DAVIS, STEVE

H Added As A Co-sponsor FEIGENHOLTZ

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99-02-09 H Added As A Co-sponsor SCHOENBERG
         H Added As A Co-sponsor GASH
         H Added As A Co-sponsor RONEN
         H Added As A Co-sponsor MCKEON
         H Added As A Co-sponsor CAPPARELLI
99-02-10 H Added As A Co-sponsor FRITCHEY
99-02-11 H Added As A Co-sponsor GIGLIO
         H Added As A Co-sponsor MCGUIRE
         H Added As A Co-sponsor HAMOS
         H Added As A Co-sponsor DAVIS, MONIQUE
         H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor CURRY, JULIE
         H Added As A Co-sponsor SHARP
99-02-17 H Added As A Co-sponsor GILES
99-02-24 H Added As A Co-sponsor SCULLY
99-02-25 H Added As A Co-sponsor KENNER
         H Added As A Co-sponsor BRADLEY
99-03-03 H Added As A Co-sponsor DART
         H Added As A Co-sponsor BROSNAHAN
                                     Do Pass/Short Debate Cal 009-008-000
         Η
         H Placed Cal 2nd Rdg-Shrt Dbt
                                     Fiscal Note Requested PARKE
99-03-04 H
                                     St Mandate Fis Nte Req PARKE
         Η
                                     Balanced Budget Note Req PARKE
         Η
         H Cal Ord 2nd Rdg-Shrt Dbt
                                     Balanced Budget Note Filed
99-03-09 H
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-10 H Primary Sponsor Changed To SHARP
99-03-11 H
                                     Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor FLOWERS
99-03-12 H
                                     St Mandate Fis Note Filed
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-19 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-24 H
                                     Verified
         H 3rd Rdg-Shrt Dbt-Pass/Vote 062-050-001
99-03-25 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor LIGHTFORD
                                     Referred to Sen Rules Comm
         S First reading
01-01-09 H Session Sine Die
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HB-0003 JONES,LOU – LANG – REITZ – BOLAND – DAVIS,MONIQUE, AC-EVEDO, DAVIS,STEVE, FEIGENHOLTZ, MCKEON, PUGH, GIGLIO, MCGUIRE, HAMOS, O'BRIEN, CURRY,JULIE, GILES, SCULLY, BRAD-LEY, DART, BROSNAHAN, FLOWERS, JONES,SHIRLEY AND HARRIS.

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.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs) HB 3 creates a personnel mandate requiring a 100% reimbursement by the State under the State Mandates Act.

BALANCED BUDGET NOTE (Bureau of the Budget)
Since the bill is not a supplemental appropriation, the Balanced Budget Note Act is inapplicable.

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FISCAL NOTE (Dept. of Central Management Services)
      HB3 is expected to have no fiscal impact on DCMS.
      FISCAL NOTE, H-AM 1 (Dept. of Central Management Services)
      Same as previous DCMS fiscal note.
      FISCAL NOTE, H-AM 2 (Dept. of Central Management Services)
      Same as previous DCMS fiscal note.
  HOUSE AMENDMENT NO. 1.
  Makes specified violations of the Act petty offenses (rather than Class B misdemea-
nors).
  HOUSE AMENDMENT NO. 2.
  Provides that an employer may require that the duration of any period of leave be not
less than 2 hours.
  NOTE(S) THAT MAY APPLY: Correctional; Fiscal; State Mandates
      99-11-30 H Prefiled with the Clerk
      99-01-14 H First reading
                                           Referred to Hse Rules Comm
      99-01-26 H Added As A Co-sponsor JONES,LOU
      99-01-27 H Added As A Joint Sponsor LANG
                                           Assigned to Labor & Commerce
      99-02-03 H Added As A Co-sponsor REITZ
               H Added As A Co-sponsor BOLAND
               H Added As A Co-sponsor ACEVEDO
               H Added As A Co-sponsor DAVIS, STEVE
               H Added As A Co-sponsor FEIGENHOLTZ
      99-02-09 H Added As A Co-sponsor MCKEON
      99-02-10 H Added As A Co-sponsor PUGH
      99-02-11 H Added As A Co-sponsor GIGLIO
               H Added As A Co-sponsor MCGUIRE
               H Added As A Co-sponsor DAVIS, MONIQUE
               H Added As A Co-sponsor HAMOS
               H Added As A Co-sponsor O'BRIEN
               H Added As A Co-sponsor CURRY, JULIE
      99-02-17 H Added As A Co-sponsor GILES
      99-02-24 H
                                           St Mandate Fis Note Filed
               Η
                                           Committee Labor & Commerce
               H Added As A Co-sponsor SCULLY
      99-02-25 H Added As A Co-sponsor BRADLEY
      99-03-03 H Added As A Co-sponsor DART
               H Added As A Co-sponsor BROSNAHAN
               H
                                           Motion Do Pass-Lost 008-007-002 HLBC
                                           Do Pass/Stndrd Dbt/Vote 009-007-000 HLBC
               H
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-03-04 H
                                           Fiscal Note Requested PARKE
                                           Balanced Budget Note Req PARKE
               H Cal 2nd Rdg Stndrd Dbt
      99-03-09 H
                                           Balanced Budget Note Filed
               H
                      Amendment No.01
                                           CURRIE
                      Amendment referred to HRUL
               Η
               H Cal 2nd Rdg Stndrd Dbt
      99-03-10 H Primary Sponsor Changed To JONES, LOU
               Η
                      Amendment No.02
                                           CURRIE
               Н
                      Amendment referred to HRUL
               H Cal 2nd Rdg Stndrd Dbt
      99-03-11 H
                                           Fiscal Note Filed
                                           Fiscal Note Filed as amnded
               Н
               H
                                           Fiscal Note Filed as amnded
                                           CURRIE
               Н
                      Amendment No.01
               H Recommends be Adopted HRUL/005-000-000
               H
                      Amendment No.02
                                           CURRIE
               H Recommends be Adopted HRUL/005-000-000
               H Cal 2nd Rdg Stndrd Dbt
               H Added As A Co-sponsor FLOWERS
               H Added As A Co-sponsor JONES, SHIRLEY
      99-03-12 H Second Reading-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shrt Db
      99-03-17 H
                      Amendment No.01
                                           CURRIE
                                                                   Adopted
               H
                      Amendment No.02
                                           CURRIE
                                                                   Adopted
               H Pld Cal 3rd Rdg-Stndrd Dbt
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H Added As A Joint Sponsor DAVIS, MONIQUE

H Added As A Co-sponsor HARRIS

99-03-19	Н	3d Reading Consideration PP
	H	Calendar Consideration PP
99-03-26	H	3RD RDING DEADLINE
	H	EXTENDED - 5/21/99
	H	Calendar Consideration PP
99-05-21	Н	Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	

HB-0004 FEIGENHOLTZ - FRITCHEY - MITCHELL,BILL - MADIGAN,MJ - BO-LAND, CURRY,JULIE, DAVIS,MONIQUE, SCHOENBERG, DART, GASH, ERWIN, FRANKS AND MEYER.

New Act

Creates the Comprehensive Tobacco Control Program Act. Contains only a short title Section. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

New Act

Deletes everything. Creates the Tobacco Product Manufacturers Settlement Act. Implements the Master Settlement Agreement entered into on November 23, 1998 by the State and certain U.S. tobacco product manufacturers. Provides that any tobacco product manufacturer selling cigarettes to consumers within the State after the effective date of the Act must either become a "participating manufacturer" under the Master Settlement Agreement or pay specified amounts into a qualified escrow fund. Requires a tobacco product manufacturer that elects to place the specified amounts into escrow to annually certify to the Attorney General that it is in compliance with the Act. Provides for a civil action by the Attorney General and a civil penalty for failure to place the required amounts in escrow. Effective immediately.

FISCAL NOTE, H-AM 1 (Attorney General)

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There will be no fiscal impact.
99-11-30 H Prefiled with the Clerk
99-01-14 H First reading
                                     Referred to Hse Rules Comm
99-01-27 H
                                     Assigned to Tobacco Settlement Proceeds
99-02-03 H Added As A Joint Sponsor BOLAND
99-02-10 H Added As A Co-sponsor FRITCHEY
99-03-04 H
                Amendment No.01
                                     TOBACCO
                                                              Adopted
                                                   Η
                                     Do Pass Amend/Short Debate 031-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Joint Sponsor Changed to MITCHELL, BILL
99-03-09 H
                                     Fiscal Note Filed as amnded
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-10 H Primary Sponsor Changed To FEIGENHOLTZ
         H Joint Sponsor Changed to FRITCHEY
         H Joint Sponsor Changed to MADIGAN MJ
         H Added As A Co-sponsor CURRY, JULIE
99-03-11 H Second Reading-Short Debate
         H. Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Co-sponsor DAVIS, MONIQUE
         H Added As A Co-sponsor SCHOENBERG
         H Added As A Co-sponsor DART
         H Added As A Co-sponsor GASH
         H Added As A Co-sponsor ERWIN
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99-03-16 S Arrive Senate
S Placed Calndr First Rdg
99-03-18 S Chief Sponsor CULLERTON
99-03-19 S First reading Referred to Sen Rules Comm
01-01-09 H Session Sine Die

H Added As A Co-sponsor FRANKS H Added As A Co-sponsor MEYER 99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-002 1059 HB-0005

HB-0005 MADIGAN,M.J.

Appropriates \$1 to the Attorney General for tobacco control. Effective immediately. SENATE AMENDMENT NO. 1.

Replaces everything after the enacting clause, Appropriates funds to the State Board of Education for ordinary and contingent expenses, programs and services. Appropriates funds to the Teachers' Retirement System and Chicago Teachers' Retirement System for the State's contribution. Effective July 1, 1999.

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99-11-30 H Prefiled with the Clerk
99-01-14 H First reading
                                      Referred to Hse Rules Comm
99-01-27 H
                                      Assigned to Appropriations-Human Services
99-03-05 H
                                      COMMITTEE DEADLINE
         Н
                                      EXTENDED - 3/12/99
         Н
                                      Committee Appropriations-Human Services
99-03-11 H
                                      Do Pass/Short Debate Cal 010-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-25 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 102-010-002
99-03-26 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor RAUSCHENBERGER
99-04-14 S First reading
                                      Referred to Sen Rules Comm
                                      Assigned to Appropriations
99-05-07 S
                 Amendment No.01
                                      APPROP
                                                               Adopted
         S
                                      Recmnded do pass as amend 008-005-000
         S Placed Calndr, Second Rdg
            Second Reading
         S Placed Calndr, 3rd Reading
99-05-14 S Added as Chief Co-sponsor CRONIN
         S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
01-01-09 H Session Sine Die
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HB-0006 MADIGAN, MJ AND DAVIS, MONIQUE.

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 1999-2000 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, 1999.

FISCAL NOTE (State Board of Education)

HB6 has no fiscal implications.

STATE MANDATES NOTE (State Board of Education)

No change from SBE fiscal note.

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

99-11-30 H Prefiled with the Clerk 99-01-14 H First reading

Referred to Hse Rules Comm

99-01-27 H Assigned to Elementary & Secondary

Education

99-02-11 H Added As A Co-sponsor DAVIS, MONIQUE

99-02-18 H Fiscal Note Filed

Н St Mandate Fis Note Filed

Η Committee Elementary & Secondary

Education

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0007 MADIGAN, MJ - GASH - CURRY, JULIE - MCCARTHY - HOFFMAN, RONEN, FRITCHEY, LANG. SCHOENBERG, O'BRIEN, SMITH, MICHAEL, WINTERS, ERWIN, SCULLY, NOVAK, CURRIE, DAVIS, STEVE, BROSNAHAN, CROTTY, FOWLER, REITZ, BLACK, DART, HANNIG AND SLONE.

105 ILCS 5/30-9

from Ch. 122, par. 30-9

105 ILCS 5/30-10	from Ch. 122, par. 30-10	
105 ILCS 5/30-11	from Ch. 122, par. 30-11	
105 ILCS 5/30-12	from Ch. 122, par. 30-12	

Amends the School Code. Provides that after June 1, 1999 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, 1999. Effective immediately.

FISCAL NOTE (Board of Higher Education)

Total value of the 1998 tuition waivers (1,561 students) was

\$5.0 million; no State approp. is made for G.A. Scholarships.

SENATE AMENDMENT NO. 1.

Limits the provisions concerning the prohibition on the nomination and award of General Assembly scholarships after June 1, 1999 to nominations made by members of the House of Representatives.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-11-30 H Prefiled with the Clerk
   99-01-14 H First reading
                                        Referred to Hse Rules Comm
   99-01-26 H Added As A Joint Sponsor GASH
   99-01-27 H Added As A Co-sponsor LANG
   99-02-03 H
                                         Assigned to Elections & Campaign Reform
            H Added As A Co-sponsor MCCARTHY
            H Added As A Co-sponsor HOFFMAN
   99-02-09 H Added As A Co-sponsor CURRY, JULIE
            H Added As A Co-sponsor LANG
            H Added As A Co-sponsor SCHOENBERG
            H Added As A Co-sponsor RONEN
            H Added As A Co-sponsor O'BRIEN
   99-02-10 H Added As A Co-sponsor FRITCHEY
   99-02-11 H Added As A Co-sponsor SMITH, MICHAEL
   99-02-18 H
                                        Do Pass/Short Debate Cal 010-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Co-sponsor WINTERS
   99-02-19 H
                                        Fiscal Note Filed
            H Cal Ord 2nd Rdg-Shrt Dbt
   99-02-24 H Added As A Co-sponsor ERWIN
            H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
            H Added As A Co-sponsor SCULLY
            H Added As A Co-sponsor NOVAK
            H Added As A Co-sponsor CURRIE
   99-02-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 082-035-001
            H Added As A Co-sponsor DAVIS, STEVE
            H Added As A Co-sponsor BROSNAHAN
            H Added As A Co-sponsor CROTTY
            H Added As A Co-sponsor FOWLER
            H Added As A Co-sponsor REITZ
            H Added As A Co-sponsor BLACK
            H Added As A Co-sponsor DART
            H Added As A Co-sponsor HANNIG
            H Added As A Co-sponsor SLONE
   99-02-26 S Arrive Senate
            S Placed Calndr First Rdg
   99-03-04 S Chief Sponsor WEAVER,S
   99-03-09 S First reading
                                        Referred to Sen Rules Comm
   99-04-14 S
                                        Assigned to Executive
   99-04-22 S
                    Amendment No.01
                                        EXECUTIVE S
                                                                Adopted
            S
                                        Recmnded do pass as amend 012-000-000
            S Placed Calndr, Second Rdg
   99-04-26 S Second Reading
            S Placed Calndr, 3rd Reading
   99-04-27 S Added as Chief Co-sponsor JACOBS
            S Third Reading - Passed 046-005-000
            H Arrive House
            H Place Cal Order Concurrence 01
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99-05-18 H Motion Filed Concur Motion referred to HRUL Η H Be apprvd for consideratn 01/HRUL H Calendar Order of Concurren 01 99-05-19 H Motion to Concur Lost 01/059-052-004 H Calendar Order of Concurren 01 99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL 01-01-09 H Session Sine Die HB-0008 MADIGAN,MJ. 720 ILCS 5/12-7.1 from Ch. 38, par. 12-7.1 Amends the Criminal Code of 1961. Makes a grammatical change to the hate crime statute. 99-11-30 H Prefiled with the Clerk 99-01-14 H First reading Referred to Hse Rules Comm Assigned to Judiciary II - Criminal Law 99-01-27 H 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0009 MADIGAN,MJ. 720 ILCS 5/1-1 from Ch. 38, par. 1-1 Amends the Criminal Code of 1961. Makes grammatical and stylistic changes in the short title. 99-11-30 H Prefiled with the Clerk 99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Judiciary II - Criminal Law 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0010 MADIGAN,MJ. 720 ILCS 5/1-2 from Ch. 38, par. 1-2 Amends the Criminal Code of 1961. Makes a grammatical change in the general purposes Section of the Code. 99-11-30 H Prefiled with the Clerk 99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Judiciary II - Criminal Law 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0011 MADIGAN.M.J. 720 ILCS 5/1-3 from Ch. 38, par. 1-3 Amends the Criminal Code of 1961. Makes a grammatical change in a Section relating to the applicability of the common law. 99-11-30 H Prefiled with the Clerk 99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Judiciary II - Criminal Law 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0012 MADIGAN.M.I. 720 ILCS 5/2-5 from Ch. 38, par. 2-5 Amends the Criminal Code of 1961. Makes a grammatical change in the Section defining "conviction". 99-11-30 H Prefiled with the Clerk 99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Judiciary II - Criminal Law 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0013 MADIGAN,MJ. 720 ILCS 5/2-7 from Ch. 38, par. 2-7 Amends the Criminal Code of 1961. Makes stylistic changes in the Section that de-

Referred to Hse Rules Comm

Assigned to Judiciary II - Criminal Law

fines "felony".

99-01-27 H

99-11-30 H Prefiled with the Clerk 99-01-14 H First reading 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0014 MADIGAN,MJ – DELGADO, GRANBERG, ACEVEDO, KENNER, GIG-LIO, BRADLEY, SLONE AND BROSNAHAN.

 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. Beginning with the 1999-2000 school year, increases both the minimum length of the school term and the minimum number of days of actual pupil attendance by 5 days. Effective immediately.

FISCAL NOTE (State Board of Education)

There will be no fiscal impact at the State level. Total estimated cost to school districts is \$225 million to \$250 million annually.

STATE MANDATES NOTE (State Board of Education)

No change from SBE fiscal note.

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

99-11-30 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Added As A Co-sponsor GRANBERG

H Assigned to Elementary & Secondary Education

99-02-03 H Added As A Co-sponsor ACEVEDO 99-02-09 H Added As A Joint Sponsor DELGADO

99-02-10 H Added As A Co-sponsor KENNER

99-02-11 H Added As A Co-sponsor GIGLIO

99-02-18 H Fiscal Note Filed

H St Mandate Fis Note Filed

H Committee Elementary & Secondary
Education

99-02-25 H Added As A Co-sponsor BRADLEY

99-03-01 H Added As A Co-sponsor SLONE

99-03-03 H Added As A Co-sponsor BROSNAHAN

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0015 MADIGAN,MJ.

35 ILCS 200/15-125

Amends the Property Tax Code concerning an exemption for certain parking areas. Makes a technical change.

99-11-30 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0016 MADIGAN,M.I.

35 ILCS 5/208

from Ch. 120, par. 2-208

Amends the Illinois Income Tax Act concerning a tax credit for property taxes. Makes a technical change.

99-11-30 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0017 KOSEL – O'CONNOR – MITCHELL,BILL – RIGHTER, BOST, JONES,JOHN, MYERS,RICHARD, SOMMER, ZICKUS, HULTGREN, SCHMITZ, MCAULIFFE, CURRY,JULIE, MCGUIRE, DAVIS,STEVE, MCKEON, WOOLARD, WINKEL, PERSICO, CROTTY, GILES, DAVIS,MONIQUE, BELLOCK, OSMOND AND HOFFMAN.

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 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, 1999.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the School Code to add a Section concerning a K-5 class size reduction grant program. Contains only a caption provision.

SENATE AMENDMENT NO. 2.

Deletes reference to: 105 ILCS 5/2-3.126 new Adds reference to: 105 ILCS 5/17-2C

Deletes everything. Amends the School Code. Allows the school board of any school district (i) with a population of less than 50,000, (ii) that has sold tax anticipation warrants during the last 3 years, and (iii) that has a tax base of more than 75% residential property to transfer from the Tort Immunity Fund and the Transportation Fund to any other school district fund an amount of money not to exceed a specified amount. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-12-01 H Prefiled with the Clerk
            H Added As A Joint Sponsor O'CONNOR
            H Added As A Joint Sponsor MITCHELL, BILL
            H Added As A Joint Sponsor RIGHTER
            H Added As A Co-sponsor BOST
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor MYERS,RICHARD
            H Added As A Co-sponsor SOMMER
            H Added As A Co-sponsor ZICKUS
            H Added As A Co-sponsor HULTGREN
            H Added As A Co-sponsor SCHMITZ
            H Added As A Co-sponsor MCAULIFFE
   99-01-14 H First reading
                                        Referred to Hse Rules Comm
   99-01-27 H
                                        Assigned to Elementary & Secondary
                                          Education
   99-02-11 H Added As A Co-sponsor CURRY, JULIE
            H Added As A Co-sponsor MCGUIRE
   99-02-17 H Added As A Co-sponsor DAVIS,STEVE
   99-02-18 H
                                        Do Pass/Short Debate Cal 023-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Co-sponsor MCKEON
            H Added As A Co-sponsor WOOLARD
            H Added As A Co-sponsor WINKEL
            H Added As A Co-sponsor PERSICO
            H Added As A Co-sponsor CROTTY
            H Added As A Co-sponsor GILES
            H Added As A Co-sponsor DAVIS, MONIQUE
   99-02-24 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   99-02-25 H Added As A Co-sponsor BELLOCK
   99-03-04 H Added As A Co-sponsor OSMOND
   99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 104-000-000
            H Added As A Co-sponsor HOFFMAN
   99-03-10 S Arrive Senate
            S Placed Calndr First Rdg
   99-03-24 S Chief Sponsor O'MALLEY
            S First reading
                                        Referred to Sen Rules Comm
   99-04-22 S
                                        Assigned to Education
   99-04-28 S
                                        Postponed
   99-05-05 S
                   Amendment No.01
                                        EDUCATION S
                                                                Adopted
            S
                                        Recmnded do pass as amend 008-000-000
            S Placed Calndr, Second Rdg
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99-05-06 S Second Reading
        S Placed Calndr, 3rd Reading
99-05-11 S Filed with Secretary
             Amendment No.02
                                    O'MALLEY
         S
             Amendment referred to SRUL
99-05-12 S
                Amendment No.02
                                    O'MALLEY
        S
                Rules refers to
                                      SESE
        S
                Amendment No.02
                                     O'MALLEY
        S
                                     Be adopted
        S Recalled to Second Reading
        S
               Amendment No.02
                                    O'MALLEY
                                                             Adopted
        S Placed Calndr, 3rd Reading
99-05-13 S Third Reading - Passed 048-005-000
        H Arrive House
        H Place Cal Order Concurrence 01,02
99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
01-01-09 H Session Sine Die
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HB-0018 RIGHTER - MITCHELLBILL - LYONS, EILEEN - KOSEL - BOST, JONES, JOHN, SCHMITZ, O'CONNOR, MYERS, RICHARD, HULTGREN, BELLOCK AND CURRY, JULIE.

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 1999-2000 or a subsequent school year must successfully complete in order to graduate. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
   99-12-01 H Prefiled with the Clerk
            H Added As A Joint Sponsor MITCHELL, BILL
            H Added As A Joint Sponsor LYONS, EILEEN
            H Added As A Joint Sponsor KOSEL
            H Added As A Joint Sponsor BOST
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor SCHMITZ
            H Added As A Co-sponsor O'CONNOR
            H Added As A Co-sponsor MYERS, RICHARD
            H Added As A Co-sponsor HULTGREN
   99-01-14 H First reading
                                        Referred to Hse Rules Comm
   99-01-27 H
                                        Assigned to Elementary & Secondary
                                          Education
   99-02-25 H Added As A Co-sponsor BELLOCK
   99-03-03 H
                                        Motion Do Pass-Lost 003-009-007 HELM
                                        Remains in CommiElementary & Secondary
                                           Education
   99-03-05 H
                                        Re-Refer Rules/Rul 19(a)
   99-03-10 H Added As A Co-sponsor CURRY, JULIE
   01-01-09 H Session Sine Die
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HB-0019 LYONS, EILEEN - KOSEL - MYERS, RICHARD - HULTGREN -O'CONNOR, BOST, JONES, JOHN, MITCHELL, BILL, MCAULIFFE, SCHMITZ, RIGHTER AND DAVIS, MONIQUE.

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, 1999.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-12-01 H Prefiled with the Clerk
            H Added As A Joint Sponsor KOSEL
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99-12-01-Cont.
               H Added As A Joint Sponsor MYERS, RICHARD
               H Added As A Joint Sponsor HULTGREN
               H Added As A Joint Sponsor O'CONNOR
               H Added As A Co-sponsor BOST
               H Added As A Co-sponsor JONES, JOHN
               H Added As A Co-sponsor MITCHELL, BILL
               H Added As A Co-sponsor MCAULIFFE
               H Added As A Co-sponsor SCHMITZ
               H Added As A Co-sponsor RIGHTER
      99-01-14 H First reading
                                          Referred to Hse Rules Comm
      99-01-27 H
                                           Assigned to Elementary & Secondary
                                             Education
      99-02-10 H
                                           Do Pass/Short Debate Cal 023-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-11 H Added As A Co-sponsor DAVIS, MONIQUE
      99-02-17 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-02-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
      99-02-24 S Arrive Senate
               S Placed Calndr First Rdg
      99-02-25 S Chief Sponsor RADOGNO
               S First reading
                                           Referred to Sen Rules Comm
      99-04-14 S
                                           Assigned to Education
      99-04-21 S
                                           Postponed
      99-04-28 S
                                           Postponed
      99-05-05 S
                                           Postponed
                                           Committee Education
      99-05-08 S
                                           Refer to Rules/Rul 3-9(a)
      01-01-09 H Session Sine Die
            LYONS.EILEEN - KOSEL - MYERS.RICHARD - HULTGREN -
HB-0020
            O'CONNOR, BOST, JONES, JOHN, MITCHELL, BILL, MCAULIFFE AND
            RIGHTER.
  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,
1999.
      99-12-01 H Prefiled with the Clerk
               H Added As A Joint Sponsor KOSEL
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H Added As A Joint Sponsor MYERS, RICHARD

H Added As A Joint Sponsor HULTGREN

H Added As A Joint Sponsor O'CONNOR

H Added As A Co-sponsor BOST

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor MITCHELL, BILL

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor RIGHTER

99-01-14 H First reading

Referred to Hse Rules Comm

99-01-27 H

Assigned to Approp-Elementary & Secondary

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

MOFFITT - WOOLARD - MYERS, RICHARD - JONES, JOHN -HB-0021 RIGHTER, LAWFER, BOST, MITCHELL, BILL, STEPHENS, WINKEL, MITCHELL, JERRY, WIRSING, SOMMER, KLINGLER, HOLBROOK, DAVIS, MONIQUE, O'BRIEN, JOHNSON, TIM, HANNIG AND CUR-RY, JULIE.

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.

NOTE(S) THAT MAY APPLY: Fiscal

99-12-01 H Prefiled with the Clerk

H Added As A Joint Sponsor MYERS, RICHARD

H Added As A Joint Sponsor LAWFER

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99-12-01-Cont.
        H Added As A Joint Sponsor JONES, JOHN
        H Added As A Joint Sponsor RIGHTER
        H Added As A Co-sponsor BOST
        H Added As A Co-sponsor MITCHELL, BILL
        H Added As A Co-sponsor STEPHENS
         H Added As A Co-sponsor WINKEL
         H Added As A Co-sponsor MITCHELL, JERRY
         H Added As A Co-sponsor WIRSING
         H Added As A Co-sponsor SOMMER
99-01-14 H First reading
                                    Referred to Hse Rules Comm
99-01-27 H Added As A Co-sponsor KLINGLER
                                     Assigned to Elementary & Secondary
                                       Education
99-02-01 H Added As A Co-sponsor HOLBROOK
99-02-10 H
                                     Do Pass/Short Debate Cal 015-000-003
        H Placed Cal 2nd Rdg-Shrt Dbt
99-02-11 H Added As A Co-sponsor DAVIS, MONIQUE
99-02-17 H Added As A Co-sponsor O'BRIEN
        H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-02-25 H Added As A Co-sponsor JOHNSON,TIM
99-03-02 H Joint Sponsor Changed to WOOLARD
         H Added As A Co-sponsor LAWFER
99-03-10 H Added As A Co-sponsor HANNIG
         H Added As A Co-sponsor CURRY, JULIE
99-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 106-008-001
99-03-17 S Arrive Senate
         S Placed Calndr First Rdg
99-03-18 S Chief Sponsor DEMUZIO
         S First reading
                                    Referred to Sen Rules Comm
99-04-15 S Added as Chief Co-sponsor WATSON
01-01-09 H Session Sine Die
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HB-0022 RIGHTER – KOSEL – LYONS,EILEEN – MYERS,RICHARD – MITCH-ELL,BILL, ZICKUS, O'CONNOR, HULTGREN, MCAULIFFE, SCH-MITZ, BOST, JONES,JOHN, SOMMER, LANG, BELLOCK, SMITH,MICHAEL, GASH, POE, HOFFMAN, OSMOND, BOLAND, CUR-RY,JULIE, REITZ, WAIT, CROTTY, BRADLEY, DART, MCCARTHY, HOLBROOK, MEYER AND BROSNAHAN.

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. The penalty is a Class A misdemeanor.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/12-6.4 new

Deletes new Section that creates the offense of displaying gang imagery.

NOTE(S) THAT MAY APPLY: Correctional

99-12-01 H Prefiled with the Clerk

H Added As A Joint Sponsor KOSEL

H Added As A Joint Sponsor LYONS, EILEEN

H Added As A Joint Sponsor MYERS, RICHARD

H Added As A Joint Sponsor MITCHELL, BILL

H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor O'CONNOR

H Added As A Co-sponsor HULTGREN

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor SCHMITZ

H Added As A Co-sponsor BOST

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor SOMMER

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99-01-14 H First reading
                                    Referred to Hse Rules Comm
99-01-27 H Added As A Co-sponsor LANG
                                    Assigned to Judiciary II - Criminal Law
99-01-28 H Added As A Co-sponsor BELLOCK
99-02-03 H Added As A Co-sponsor SMITH, MICHAEL
99-02-09 H Added As A Co-sponsor GASH
99-02-10 H Added As A Co-sponsor POE
99-02-18 H Added As A Co-sponsor HOFFMAN
99-02-24 H Added As A Co-sponsor OSMOND
        H Added As A Co-sponsor BOLAND
99-03-04 H
                Amendment No.01
                                    JUD-CRIMINAL H
                                                            Adopted
         Н
                                    Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H Added As A Co-sponsor CURRY, JULIE
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
        H Added As A Co-sponsor REITZ
         H Added As A Co-sponsor WAIT
         H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor BRADLEY
         H Added As A Co-sponsor DART
         H Added As A Co-sponsor MCCARTHY
         H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor MEYER
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
         H Added As A Co-sponsor BROSNAHAN
99-04-13 S Chief Sponsor SULLIVAN
99-04-14 S First reading
                                    Referred to Sen Rules Comm
99-04-15 S Added as Chief Co-sponsor MYERS,J
01-01-09 H Session Sine Die
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HB-0023 MYERS,RICHARD – RIGHTER – BOST – WINKEL AND MCCARTHY. 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, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

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99-12-01 H Prefiled with the Clerk
H Added As A Joint Sponsor RIGHTER
H Added As A Joint Sponsor BOST
H Added As A Joint Sponsor WINKEL

99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Added As A Co-sponsor MCCARTHY

99-03-04 H Added As A Co-sponsor MCCARTHY

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
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DANIELS – MITCHELL,BILL – O'CONNOR – RIGHTER – BOST, JONES,JOHN, SOMMER, ZICKUS, LYONS,EILEEN, KOSEL, MCAULIFFE, BLACK, COULSON, COWLISHAW, JOHNSON,TOM, PARKE, PERSICO, SKINNER, TENHOUSE, TURNER,JOHN, WINTERS, MEYER, WOJCIK, LEITCH, STEPHENS, RYDER, CROSS, MOFFITT, DURKIN, MYERS,RICHARD, HASSERT, BEAUBIEN, PANKAU, LAWFER, WIRSING, SAVIANO, MITCHELL,JERRY, KLINGLER, BIGGINS, RUTHERFORD, MOORE,ANDREA, LINDNER, POE, WINKEL AND BELLOCK.

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35 ILCS 5/208 from Ch. 120, par. 2-208
35 ILCS 5/208.5 new
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Amends the Illinois Income Tax Act. Provides that in addition to the existing tax credit for residential property, for the 1999 tax year and thereafter, every individual tax-payer whose principal residence has an equalized assessed value as determined by the Department of Revenue of less than \$166,667 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. Creates a credit against the taxes imposed under the Act for Subchapter S Corporations and sole proprietorships in an amount equal to 5% of the property taxes paid by the Subchapter S Corporation or sole proprietorship during taxable year on eligible property owned by the corporation or proprietorship. Provides that eligible property has an equalized assessed value of less than (i) \$399,000 in counties with 3,000,000 or more inhabitants or (ii) \$166,667 in counties with fewer than 3,000,000 inhabitants. Exempts the credits from the sunset provisions. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-12-01 H Prefiled with the Clerk
            H Added As A Joint Sponsor MITCHELL, BILL
            H Added As A Joint Sponsor O'CONNOR
            H Added As A Joint Sponsor RIGHTER
            H Added As A Joint Sponsor BOST
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor SOMMER
            H Added As A Co-sponsor ZICKUS
            H Added As A Co-sponsor LYONS, EILEEN
            H Added As A Co-sponsor KOSEL
            H Added As A Co-sponsor MCAULIFFE
            H Added As A Co-sponsor BLACK
            H Added As A Co-sponsor COULSON
            H Added As A Co-sponsor COWLISHAW
            H Added As A Co-sponsor JOHNSON, TOM
            H Added As A Co-sponsor PARKE
            H Added As A Co-sponsor PERSICO
            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 MEYER
            H Added As A Co-sponsor WOJCIK
            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,RICHARD
            H Added As A Co-sponsor HASSERT
            H Added As A Co-sponsor BEAUBIEN
            H Added As A Co-sponsor PANKAU
            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, JERRY
            H Added As A Co-sponsor KLINGLER
            H Added As A Co-sponsor BIGGINS
            H Added As A Co-sponsor RUTHERFORD
            H Added As A Co-sponsor MOORE, ANDREA
            H Added As A Co-sponsor LINDNER
            H Added As A Co-sponsor POE
            H Added As A Co-sponsor WINKEL
   99-01-14 H First reading
                                       Referred to Hse Rules Comm
   99-01-27 H
                                       Assigned to Revenue
   99-01-28 H Added As A Co-sponsor BELLOCK
   99-03-05 H
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01-01-09 H Session Sine Die HB-0025

JONES, JOHN - SOMMER - LAWFER - MYERS, RICHARD - KOSEL, MCAULIFFE, SCHMITZ, BOST, ZICKUS, LYONS, EILEEN, MITCH-ELL, BILL, LANG, CROTTY, POE, COULSON, BOLAND, NOVAK, BEL-LOCK, MITCHELL, JERRY, HOFFMAN, STEPHENS AND CURRY, JULIE.

Re-Refer Rules/Rul 19(a)

320 ILCS 25/3.15 320 ILCS 25/4

from Ch. 67 1/2, par. 403.15 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, 2000, Parkinson's disease, Alzheimer's disease, and cancer medication will be covered under the Act. Increases the income limitation, beginning with the 1999 grant year, from \$16,000 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
   99-12-01 H Prefiled with the Clerk
   99-01-14 H First reading
                                        Referred to Hse Rules Comm
   99-01-27 H Added As A Co-sponsor LANG
                                        Assigned to Revenue
   99-02-03 H Added As A Co-sponsor CROTTY
   99-02-09 H Added As A Co-sponsor POE
   99-02-18 H Added As A Co-sponsor COULSON
   99-02-24 H Added As A Co-sponsor BOLAND
            H Added As A Co-sponsor NOVAK
   99-02-25 H Added As A Co-sponsor BELLOCK
   99-03-01 H Added As A Co-sponsor MITCHELL, JERRY
   99-03-02 H Added As A Co-sponsor HOFFMAN
            H Added As A Co-sponsor STEPHENS
   99-03-05 H
                                        Re-Refer Rules/Rul 19(a)
   99-03-10 H Added As A Co-sponsor CURRY, JULIE
   01-01-09 H Session Sine Die
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HB-0026 WINKEL – RIGHTER – LYONS,EILEEN – KOSEL – O'CONNOR, MITCHELL,BILL, BOST, JONES,JOHN, SOMMER, ZICKUS, LANG, BELLOCK, COULSON, CROTTY, BOLAND, NOVAK AND CURRY,JULIE.

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, 1999. 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 the 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
   99-12-02 H Prefiled with the Clerk
            H Added As A Joint Sponsor RIGHTER
            H Added As A Joint Sponsor LYONS, EILEEN
            H Added As A Joint Sponsor KOSEL
            H Added As A Joint Sponsor O'CONNOR
            H Added As A Co-sponsor MITCHELL, BILL
            H Added As A Co-sponsor BOST
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor SOMMER
            H Added As A Co-sponsor ZICKUS
   99-01-14 H First reading
                                        Referred to Hse Rules Comm
   99-01-27 H Added As A Co-sponsor LANG
                                        Assigned to Revenue
   99-01-28 H Added As A Co-sponsor BELLOCK
   99-02-08 H Added As A Co-sponsor COULSON
   99-02-17 H Added As A Co-sponsor CROTTY
   99-02-25 H Added As A Co-sponsor BOLAND
            H Added As A Co-sponsor NOVAK
   99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
   99-03-09 H
                                        Motion disch Comm, advc 2nd
                                        CALENDAR ORDER OF
            Η
            Η
                                        2ND READING-WINKEL
            Η
                                        Committee Rules
   99-03-10 H Added As A Co-sponsor CURRY, JULIE
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01-01-09 H Session Sine Die

HB-0027 **1070**

HB-0027

BOST - MYERS,RICHARD - LAWFER - KOSEL - RIGHTER, MCAU-LIFFE, MITCHELL,BILL, O'CONNOR, JONES,JOHN, SOMMER, ZICKUS, LYONS,EILEEN, LANG, BELLOCK, BOLAND AND MITCH-ELL,JERRY.

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, 1999. Exempts the deduction from the sunset provisions. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-12-02 H Prefiled with the Clerk
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H Added As A Joint Sponsor MYERS, RICHARD

H Added As A Joint Sponsor LAWFER

H Added As A Joint Sponsor KOSEL

H Added As A Joint Sponsor RIGHTER

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor MITCHELL, BILL

H Added As A Co-sponsor O'CONNOR

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor SOMMER

H Added As A Co-sponsor ZICKUS H Added As A Co-sponsor LYONS, EILEEN

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Added As A Co-sponsor LANG

99-01-27 H Added As A Co-sponsor LANG

H Assigned to Revenue

99-02-25 H Added As A Co-sponsor BELLOCK H Added As A Co-sponsor BOLAND

99-03-01 H Added As A Co-sponsor MITCHELL, JERRY

99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0028 MYERS,RICHARD – BOST – LYONS,EILEEN – RIGHTER – O'CONNOR, MITCHELL,BILL, JONES,JOHN, SOMMER, ZICKUS, KOSEL, BELLOCK AND NOVAK.

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, 1999 and ending with taxable years ending on or before December 30, 2004. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-12-02 H Prefiled with the Clerk

H Added As A Joint Sponsor BOST

H Added As A Joint Sponsor LYONS, EILEEN

H Added As A Joint Sponsor RIGHTER

H Added As A Joint Sponsor O'CONNOR

H Added As A Co-sponsor MITCHELL, BILL

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor SOMMER

H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor KOSEL

99-01-14 H First reading

Referred to Hse Rules Comm

Assigned to Revenue

99-01-27 H

99-01-28 H Added As A Co-sponsor BELLOCK

99-03-01 H Added As A Co-sponsor NOVAK

99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0029 BOST – JONES, JOHN – MITCHELL, BILL – RIGHTER – BELLOCK.

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 develop-

ment 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, 1999. 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.

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NOTE(S) THAT MAY APPLY: Fiscal

99-12-02 H Prefiled with the Clerk
H Added As A Joint Sponsor JONES, JOHN
H Added As A Joint Sponsor MITCHELL, BILL
H Added As A Joint Sponsor RIGHTER

99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Assigned to Revenue
99-01-28 H Added As A Co-sponsor BELLOCK
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0030 WINKEL - WINTERS - KOSEL - LYONS, EILEEN - MYERS, RICHARD, BOST, JONES, JOHN, RIGHTER, O'CONNOR, SOMMER, SCHMITZ, MITCHELL, BILL AND ZICKUS.

New Act

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Creates the Managed Care Reform Act of 1999. Adds only a short title.
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99-12-02 H Prefiled with the Clerk
H Added As A Joint Sponsor WINTERS
H Added As A Joint Sponsor KOSEL
```

H Added As A Joint Sponsor LYONS, EILEEN

H Added As A Joint Sponsor MYERS, RICHARD

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 O'CONNOR H Added As A Co-sponsor SOMMER

H Added As A Co-sponsor SCHMITZ

H Added As A Co-sponsor MITCHELL, BILL

H Added As A Co-sponsor ZICKUS

99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Executive

99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

HEXC

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0031 ZICKUS – KOSEL – O'CONNOR – LYONS, EILEEN – MYERS, RICHARD, RIGHTER, MITCHELL, BILL, BOST, JONES, JOHN, SOMMER, SCH-MITZ, BLACK, CROTTY, GASH, NOVAK, JOHNSON, TIM, BELLOCK, OSMOND, FRANKS, WAIT, MOFFITT, POE, WOJCIK, DART AND MCCARTHY.

```
720 ILCS 5/12-4.2 from Ch. 38, par. 12-4.2
720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-1.2 from Ch. 38, par. 24-1.2
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 5/5-8-4 from Ch. 38, par. 1005-8-4
```

Amends the Criminal Code of 1961. Provides for enhanced penalties for certain firearm violations committed during the course of another felony. These penalties shall be in addition and consecutive to the penalties imposed for the other felony. Amends the Unified Code of Corrections. Provides that a person convicted of these various firearm violations 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.

```
Deletes reference to:
720 ILCS 5/12-4.2
720 ILCS 5/24-1
720 ILCS 5/24-1.2
730 ILCS 5/3-6-3
730 ILCS 5/5-4-1
730 ILCS 5/5-8-4
Adds reference to:
720 ILCS 5/2-3.4 new
720 ILCS 5/2-7.5 new
720 ILCS 5/2-15.5 new
                             from Ch. 38, par. 8-1.1
720 ILCS 5/8-1.1
                             from Ch. 38, par. 8-1.2
720 ILCS 5/8-1.2
720 ILCS 5/9-1.2
                              from Ch. 38, par. 9-1.2
720 ILCS 5/10-2
                              from Ch. 38, par. 10-2
                             from Ch. 38, par. 12-4.1
720 ILCS 5/12-4.1
720 ILCS 5/12-4.3
                              from Ch. 38, par. 12-4.3
720 ILCS 5/12-4.6
                              from Ch. 38, par. 12-4.6
                              from Ch. 38, par. 12-11
720 ILCS 5/12-11
                              from Ch. 38, par. 12-13
720 ILCS 5/12-13
720 ILCS 5/12-14
                              from Ch. 38, par. 12-14
720 ILCS 5/12-14.1
720 ILCS 5/18-2
                              from Ch. 38, par. 18-2
720 ILCS 5/18-4
720 ILCS 5/33A-2
                              from Ch. 38, par. 33A-2
720 ILCS 550/7.5 new
720 ILCS 570/408.1 new
730 ILCS 5/5-8-1
                              from Ch. 38, par. 1005-8-1
```

Deletes everything. Amends the Criminal Code of 1961, the Cannabis Control Act, the Illinois Controlled Substances Act, and the Unified Code of Corrections. Increases the penalties for certain offenses if the person committed the offense while armed with a firearm, personally discharged a firearm during the commission of the offense, or personally discharged a firearm that proximately caused great bodily harm, permanent disability, permanent disfigurement, or death to any person during commission of the offense.

SENATE AMENDMENT NO. 2.

```
Deletes reference to:
720 ILCS 5/2-3.4 new
720 ILCS 5/8-1.1
720 ILCS 5/8-1.2
720 ILCS 5/12-4.1
720 ILCS 5/12-4.6
720 ILCS 5/12-13
720 ILCS 550/7.5 new
720 ILCS 570/408.1 new
Adds reference to:
720 ILCS 5/2-3.6 new
720 ILCS 5/8-4
                             from Ch. 38, par. 8-4
720 ILCS 5/33A-1
                             from Ch. 38, par. 33A-1
720 ILCS 5/33A-3
                             from Ch. 38, par. 33A-3
730 ILCS 5/5-5-3
730 ILCS 5/5-8-4
                             from Ch. 38, par. 1005-8-4
```

Deletes everything after the enacting clause. Amends the Criminal Code of 1961 and the Unified Code of Corrections. Increases the penalties for certain offenses if the person committed the offense while armed with a firearm, personally discharged a firearm during the commission of the offense, or personally discharged a firearm that proximately caused great bodily harm, permanent disability, permanent disfigurement, or death to any person during the commission of the offense. Provides that it is the intent of the General Assembly that, if Public Act 88-680 is declared unconstitutional, the

changes made by that Public Act to Article 33A of the Criminal Code of 1961 and set forth as law in this amendatory Act of the 91st General Assembly are hereby reenacted by this amendatory Act of the 91st General Assembly.

NOTE(S) THAT MAY APPLY: Correctional

```
99-12-02 H Prefiled with the Clerk
        H Added As A Joint Sponsor KOSEL
        H Added As A Joint Sponsor O'CONNOR
        H Added As A Joint Sponsor RIGHTER
        H Added As A Joint Sponsor MYERS, RICHARD
        H Added As A Co-sponsor LYONS, EILEEN
        H Added As A Co-sponsor MITCHELL, BILL
        H Added As A Co-sponsor BOST
        H Added As A Co-sponsor JONES, JOHN
        H Added As A Co-sponsor SOMMER
        H Added As A Co-sponsor SCHMITZ
99-01-14 H First reading
                                    Referred to Hse Rules Comm
99-01-27 H
                                    Assigned to Judiciary II - Criminal Law
99-02-02 H Added As A Co-sponsor BLACK
99-02-03 H Added As A Co-sponsor RIGHTER
        H Added As A Co-sponsor CROTTY
99-02-04 H Added As A Co-sponsor GASH
99-02-24 H Added As A Co-sponsor NOVAK
99-02-25 H Added As A Co-sponsor JOHNSON,TIM
99-03-04 H
                                    Do Pass/Short Debate Cal 013-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
        H Added As A Co-sponsor BELLOCK
99-03-16 H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-18 H Added As A Co-sponsor OSMOND
        H Added As A Co-sponsor FRANKS
        H Added As A Co-sponsor WAIT
        H Added As A Co-sponsor MOFFITT
        H Added As A Co-sponsor POE
        H Added As A Co-sponsor WOJCIK
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
        H Added As A Co-sponsor DART
        H Added As A Co-sponsor MCCARTHY
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25 S Chief Sponsor O'MALLEY
         S First reading
                                    Referred to Sen Rules Comm
99-03-26 S Added As A Co-sponsor RADOGNO
99-04-22 S
                                    Assigned to Judiciary
99-05-05 S
                Amendment No.01
                                    JUDICIARY S
                                                            Adopted
                                    Recmnded do pass as amend 010-000-000
        S Placed Calndr, Second Rdg
99-05-06
        S Added as Chief Co-sponsor HAWKINSON
         S Second Reading
         S Placed Calndr,3rd Reading
         S Added as Chief Co-sponsor DILLARD
99-05-07
        S Filed with Secretary
         S
                Amendment No.02
                                    O'MALLEY
                Amendment referred to SRUL
99-05-12 S
                Amendment No.02
                                    O'MALLEY
        S
                Rules refers to
                                      SJUD
         S
                Amendment No.02
                                    O'MALLEY
         S
                                    Held in Committee
99-05-13 S
               Amendment No.02
                                    O'MALLEY
         S Be apprvd for consideratn SJUD/010-000-000
         S Recalled to Second Reading
                Amendment No.02
                                    O'MALLEY
                                                            Adopted
         S Placed Calndr,3rd Reading
99-05-14 S Third Reading - Passed 057-000-000
        H Arrive House
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H Place Cal Order Concurrence 01,02

99-05-17 H Motion Filed Concur

Motion referred to HRUL

H Calendar Order of Concurren 01.02

99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL

01-01-09 H Session Sine Die

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RIGHTER - SCHMITZ - ZICKUS - MITCHELL,BILL - BOST, HB-0032 JONES, JOHN, LYONS, EILEEN, O'CÓNNOR. KOSEL, MY-SOMMER, MITCHELL, JERRY, NOVAK, BELLOCK, ERS.RICHARD. HOFFMAN AND KLINGLER.

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 a sex offense may not receive more than 4.5 days of good conduct credit for each month of his or her sentence of imprisonment, if the victim is under 18 years of age.

NOTE(S) THAT MAY APPLY: Correctional

99-12-02 H Prefiled with the Clerk

H Added As A Joint Sponsor SCHMITZ

H Added As A Joint Sponsor ZICKUS

H Added As A Joint Sponsor MITCHELL, BILL

H Added As A Joint Sponsor BOST

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor KOSEL

H Added As A Co-sponsor LYONS, EILEEN H Added As A Co-sponsor O'CONNOR

H Added As A Co-sponsor MYERS, RICHARD

H Added As A Co-sponsor SOMMER

99-01-14 H First reading

Referred to Hse Rules Comm

99-01-27 H Assigned to Judiciary II - Criminal Law 99-02-03 H Added As A Co-sponsor MITCHELL, JERRY

Do Pass/Short Debate Cal 013-000-000

99-02-11 H

H Placed Cal 2nd Rdg-Shrt Dbt

99-02-17 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-02 H Added As A Co-sponsor NOVAK

99-03-04 H Added As A Co-sponsor BELLOCK

99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 106-000-000

H Added As A Co-sponsor HOFFMAN

H Added As A Co-sponsor KLINGLER

99-03-10 S Arrive Senate

S Placed Calndr First Rdg

99-04-26 S Chief Sponsor MYERS,J

S First reading

Referred to Sen Rules Comm

01-01-09 H Session Sine Die

POE - KLINGLER - KOSEL - LYONS, EILEEN - MYERS, RICHARD, HB-0033 SCHMITZ, ZICKUS, SOMMER, JONES, JOHN, BOST, RIGHTER, MITCHELL, BILL, O'CONNOR, BELLOCK AND CROTTY.

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

99-12-02 H Prefiled with the Clerk

H Added As A Joint Sponsor KLINGLER

H Added As A Joint Sponsor KOSEL

H Added As A Joint Sponsor LYONS, EILEEN

H Added As A Joint Sponsor MYERS, RICHARD

H Added As A Co-sponsor SCHMITZ

H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor SOMMER

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 MITCHELL, BILL

H Added As A Co-sponsor O'CONNOR

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99-01-14 H First reading
                                       Referred to Hse Rules Comm
99-01-27 H
                                       Assigned to Judiciary II - Criminal Law
99-01-28 H Added As A Co-sponsor BELLOCK
99-02-03 H Added As A Co-sponsor CROTTY
99-02-11 H
                                       Do Pass/Short Debate Cal 012-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-17 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-02-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-002-001
99-02-24 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor MYERS,J
99-02-25 S First reading
                                       Referred to Sen Rules Comm
99-03-25 S
                                       Assigned to Judiciary
99-04-15
                                       Postponed
         S
           Added as Chief Co-sponsor MADIGAN,L
99-04-21 S
                                       Held in Committee
         S
                                       Committee Judiciary
99-05-08 S
                                       Refer to Rules/Rul 3-9(a)
99-12-20 S Bill Considerd Spec Sess 1
         S
                                       Approved for Consideration SRUL
         S Placed Calndr, Second Rdg
         S Second Reading
         S Placed Calndr, 3rd Reading
00-04-11 H Session Sine Die 1ST SPECIAL
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HB-0034 ZICKUS - KOSEL - LYONS, EILEEN - O'CONNOR - SCHMITZ, MITCH-ELL, BILL, RIGHTER, BOST, JONES, JOHN, MYERS, RICHARD, SOM-MER, BELLOCK, CROTTY, NOVAK, O'BRIEN AND CURRY, JULIE.

15 ILCS 205/4è 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.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-12-02 H Prefiled with the Clerk
            H Added As A Joint Sponsor KOSEL
            H Added As A Joint Sponsor LYONS, EILEEN
            H Added As A Joint Sponsor O'CONNOR
            H Added As A Joint Sponsor SCHMITZ
            H Added As A Co-sponsor MITCHELL, BILL
            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 MYERS, RICHARD
            H Added As A Co-sponsor SOMMER
   99-01-14 H First reading
                                        Referred to Hse Rules Comm
   99-01-27 H
                                        Assigned to Constitutional Officers
   99-01-28 H Added As A Co-sponsor BELLOCK
   99-02-03 H Added As A Co-sponsor CROTTY
   99-02-24 H Added As A Co-sponsor NOVAK
   99-03-05 H
                                        Re-Refer Rules/Rul 19(a)
            H Added As A Co-sponsor O'BRIEN
   99-03-10 H Added As A Co-sponsor CURRY, JULIE
   01-01-09 H Session Sine Die
          DANIELS.
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HB-0035

30 ILCS 105/8.3 from Ch. 127, par. 144.3

Amends the State Finance Act. Provides that beginning in fiscal year 2000 and thereafter, no Road Fund moneys shall be appropriated to the Secretary of State in excess of \$100,000,000. Effective July 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

99-12-02 H Prefiled with the Clerk 99-01-14 H First reading

Referred to Hse Rules Comm 99-01-27 H Assigned to Executive

99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0036

MCKEON – BOLAND – LANG – DELGADO – SKINNER, SILVA, HOLBROOK, SCOTT, HOFFMAN, ACEVEDO, FOWLER, LYONS, EILEEN, CAPPARELLI, RONEN, GASH, PUGH, SHARP, DAVIS, MONIQUE, CURRY, JULIE, MCGUIRE, HAMOS, KENNER, FEIGENHOLTZ, DAVIS, STEVE, BUGIELSKI, FLOWERS, BRADLEY, NOVAK, HANNIG, BROSNAHAN AND O'BRIEN.

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. Changes the income eligibility limit for tax relief and help with paying for certain prescription drugs for those meeting certain age or disability requirements from \$16,000 per year to \$20,000 per year. Effective January 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

99-12-02 H Prefiled with the Clerk

99-01-14 H First reading

Referred to Hse Rules Comm

H Added As A Joint Sponsor BOLAND 99-01-27 H Added As A Co-sponsor LANG

H Assigned to Revenue

99-01-28 H Added As A Co-sponsor DELGADO

H Added As A Co-sponsor SILVA

99-02-01 H Added As A Co-sponsor HOLBROOK

99-02-03 H Added As A Co-sponsor SCOTT

H Added As A Co-sponsor SKINNER

H Added As A Co-sponsor HOFFMAN

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor FOWLER

H Added As A Co-sponsor LYONS, EILEEN

H Added As A Co-sponsor CAPPARELLI

99-02-09 H Added As A Co-sponsor RONEN

H Added As A Co-sponsor GASH

99-02-10 H Added As A Co-sponsor PUGH

H Added As A Co-sponsor SHARP

H Added As A Co-sponsor DAVIS, MONIQUE

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor MCGUIRE H Added As A Co-sponsor HAMOS

99-02-11 H Added As A Co-sponsor KENNER

99-02-17 H Added As A Co-sponsor FEIGENHOLTZ

99-02-17 H Added As A Co-sponsor DAVIS.STEVE

H Added As A Co-sponsor BUGIELSKI

99-02-22 H Added As A Co-sponsor FLOWERS

99-02-25 H Joint Sponsor Changed to SKINNER

H Added As A Co-sponsor SILVA

H Added As A Co-sponsor BRADLEY

99-03-01 H Added As A Co-sponsor NOVAK

99-03-03 H Added As A Co-sponsor HANNIG

99-03-05 H Re-Refer Rules/Rul 19(a)

H Added As A Co-sponsor BROSNAHAN

H Added As A Co-sponsor O'BRIEN

01-01-09 H Session Sine Die

HB-0037 MCKEON - LANG - FEIGENHOLTZ - FLOWERS AND ERWIN.

 110 ILCS 70/36j
 from Ch. 24 1/2, par. 38b9

 110 ILCS 70/36o
 from Ch. 24 1/2, par. 38b14

 110 ILCS 70/36p
 from Ch. 24 1/2, par. 38b15

 110 ILCS 205/9.16a
 from Ch. 24 1/2, par. 38b15

110 ILCS 805/3-26 from Ch. 122, par. 103-26 110 ILCS 805/3-42 from Ch. 122, par. 103-42

Amends the State Universities Civil Service Act, the Board of Higher Education Act, and the Public Community College Act. Provides that under the University System promotions, demotions, removals, and discharges shall not be based on race, color, religion, sex, national origin, ancestry, age, marital status, physical or mental handicap, military status, unfavorable discharge from military service, or sexual orientation, except as otherwise provided by law. Adds those factors not already included in the provi-

sion prohibiting discrimination against applicants for employment under the University System and the provisions prohibiting the board of trustees of a community college from discriminating in appointments and employment. Prohibits public institutions of higher education from discriminating against applicants for admission and students because of these factors. Effective immediately.

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FISCAL NOTE (Board of Higher Education)
HB37 does not require expenditure of State funds and does not
have an effect on State revenues.
99-12-02 H Prefiled with the Clerk
99-01-14 H First reading
                                       Referred to Hse Rules Comm
99-01-27 H Added As A Joint Sponsor LANG
         Η
                                       Assigned to Judiciary I - Civil Law
99-02-09 H
                                       Fiscal Note Filed
         Η
                                       Committee Judiciary I - Civil Law
99-02-18 H
                                       Do Pass/Short Debate Cal 007-004-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-24 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Co-sponsor ERWIN
99-03-09 H Joint Sponsor Changed to FEIGENHOLTZ
99-03-10 H Joint Sponsor Changed to FLOWERS
99-03-26 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0038 MCKEON - BOLAND, GASH, FRANKS AND SCULLY.

5 ILCS 420/4A-106

from Ch. 127, par. 604A-106

Amends the Illinois Governmental Ethics Act. Deletes a provision requiring persons examining economic disclosure statements to provide personal information. Deletes a provision that requires that a person whose statement is examined be notified of the examination. Provides that the Secretary of State shall make the statements of economic interests filed by candidates for and persons holding the offices of Governor, Lieutenant Governor, Attorney General, Secretary of State, State Comptroller, and State Treasurer and by members of and candidates for election to the General Assembly accessible through the World Wide Web no later than May 1, 2001.

FISCAL NOTE (Secretary of State)

Start-up costs would be approximately \$50,000; annual costs for maintenance and support are estimated at \$15,000.

HOUSE AMENDMENT NO. 1.

NOTE(S) THAT MAY APPLY: Fiscal

Adds reference to: 25 ILCS 170/5.5 new

Deletes everything. Amends the Illinois Governmental Ethics Act and the Lobbyist Registration Act. Provides for the electronic filing of statements of economic interest and reports required by those Acts. Effective immediately.

99-12-02 H Prefiled with the Clerk 99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Elections & Campaign Reform 99-02-03 H Added As A Joint Sponsor BOLAND 99-02-09 H Fiscal Note Filed Committee Elections & Campaign Reform 99-02-25 H Amendment No.01 ELEC CAMP REF H Adopted 011-000-000 Do Pass Amend/Short Debate 011-000-000 H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Co-sponsor GASH 99-03-02 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 105-000-000 H Added As A Co-sponsor FRANKS

99-03-16 S Chief Sponsor HAWKINSON

S First reading Referred to Sen Rules Comm

99-04-16 S Added as Chief Co-sponsor LINK 01-01-09 H Session Sine Die

HB-0039 COWLISHAW - CURRIE, MCKEON, NOVAK, ERWIN, GASH, DEL-GADO.

105 ILCS 5/27-23.6 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.

FISCAL NOTE (State Board of Education)

There will be no fiscal impact at the State level. Liability costs to local school districts cannot be quantified.

STATE MANDATES NOTE (State Board of Education)

No change from SBE fiscal note.

01-01-09 H Session Sine Die

HOUSE AMENDMENT NO. 1.

Provides that the limitations on student expression shall be as determined by the principal or designated school official. Provides that the limitation on expression that so incites students as to cause imminent lawless action shall instead be a limit on expression likely to cause imminent lawless action. Provides that no expression made by students shall be deemed to be an expression of school policy. Removes the provision that makes student editors of newspapers responsible for determining the advertising content of their publications.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    99-12-02 H Prefiled with the Clerk
             H Added As A Joint Sponsor CURRIE
    99-01-14 H First reading
                                         Referred to Hse Rules Comm
    99-01-27 H
                                         Assigned to Elementary & Secondary
                                           Education
    99-02-10 H Added As A Co-sponsor MCKEON
    99-02-18 H
                                         Do Pass/Short Debate Cal 023-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
                                         Fiscal Note Filed
             Η
             Η
                                         St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-02-24 H
                    Amendment No.01
                                         COWLISHAW
             Η
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor NOVAK
    99-03-05 H Added As A Co-sponsor ERWIN
    99-03-10 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
                                         COWLISHAW
    99-03-11 H
                    Amendment No.01
             H Recommends be Adopted HRUL/005-000-000
             H Held 2nd Rdg-Short Debate
    99-03-17 H
                    Amendment No.01
                                         COWLISHAW
                                                                  Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Added As A Co-sponsor GASH
             H Added As A Co-sponsor DELGADO
    99-03-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-005-001
             S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor PARKER
    99-03-19 S First reading
                                         Referred to Sen Rules Comm
    99-04-06 S Added as Chief Co-sponsor BERMAN
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1079 HB-0040

HB-0040 HOLBROOK.

10 ILCS 5/22-9.1

from Ch. 46, par. 22-9.1

Amends the Election Code. Increases the filing fee for a petition for discovery from \$10 per precinct to \$25 per precinct. Effective immediately.

FISCAL NOTE (State Board of Elections)

HB 40 would have minimal fiscal impact on State Board of

Elections operations.

NOTE(S) THAT MAY APPLY: Fiscal

99-12-02 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Assigned to Elections & Campaign Reform

99-02-04 H Fiscal Note Filed

H Committee Elections & Campaign Reform

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0041 DURKIN - DART - JOHNSON, TIM.

725 ILCS 5/115-10.4 new

Amends the Code of Criminal Procedure of 1963. Permits hearsay statements of deceased persons to be admitted into evidence if the statements are not covered by other hearsay exceptions but have equivalent circumstantial guarantees of trustworthiness and certain other conditions are met. Effective immediately.

HOUSE AMENDMENT NO. 1.

Η

PUBLIC ACT 91-0363

Provides that unavailability as a witness is limited to the situation in which the declarant is deceased. Provides that a prior statement sought to be admitted must have been made by the declarant under oath at a trial, hearing, or other proceeding.

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99-12-03 H Prefiled with the Clerk
99-01-14 H First reading
                                      Referred to Hse Rules Comm
99-01-27 H
                                      Assigned to Judiciary I - Civil Law
99-02-18 H
                                      Do Pass/Short Debate Cal 009-000-002
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor DART
99-02-25 H Added As A Co-sponsor JOHNSON, TIM
99-03-02 H
                Amendment No.01
                                     DURKIN
                 Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-12 H
                Amendment No.01
                                      DURKIN
         H Recommends be Adopted HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H
                 Amendment No.01
                                     DURKIN
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor JOHNSON, TIM
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-04-08 S Chief Sponsor HAWKINSON
99-04-14 S First reading
                                      Referred to Sen Rules Comm
99-04-15 S
                                      Assigned to Judiciary
99-04-27 S Added as Chief Co-sponsor NOLAND
99-04-28 S
                                      Recommended do pass 008-000-002
         S Placed Calndr, Second Rdg
99-04-29 S Added as Chief Co-sponsor SHADID
         S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 052-003-003
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-30 H Governor approved
        Η
             Effective Date 99-07-30
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1080 HB-0042

HB-0042 BLACK - LYONS, EILEEN - BELLOCK - GASH - FEIGENHOLTZ AND NOVAK.

305 ILCS 5/5-2

from Ch. 23, par. 5-2

Amends the Illinois Public Aid Code. Provides that in determining eligibility for medical assistance, the Department of Public Aid shall each month disregard \$45 of the income of a nursing home resident. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-12-03 H Prefiled with the Clerk

99-01-14 H First reading 99-01-27 H

Referred to Hse Rules Comm

Assigned to Human Services Do Pass/Short Debate Cal 012-000-000

99-02-10 H

H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Joint Sponsor LYONS, EILEEN

H Added As A Co-sponsor BELLOCK

99-02-17 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt

99-02-25 H Added As A Co-sponsor NOVAK

99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 101-000-000

H Joint Sponsor Changed to GASH

H Joint Sponsor Changed to FEIGENHOLTZ

99-03-10 S Arrive Senate

S Placed Calndr First Rdg

99-03-23 S Chief Sponsor RAUSCHENBERGER

S First reading

Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-0043 MCKEON - MORROW - DELGADO - SILVA - PUGH, CAPPARELLI, CROTTY, SHARP, FEIGENHOLTZ, BUGIELSKI, FRITCHEY AND ER-WIN.

P.A. 90-585, Art. 86, Sec. 19b1

Amends Public Act 90-585. Increases from \$20,000,000 to \$40,000,000 the FY99 appropriation to the Department of Transportation for grants to the Regional Transportation 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

99-12-03 H Prefiled with the Clerk

H Added As A Joint Sponsor MORROW

99-01-14 H First reading

Referred to Hse Rules Comm

Re-Refer Rules/Rul 19(a)

99-01-27 H

Assigned to Appropriations-Public Safety

99-01-28 H Added As A Co-sponsor DELGADO

99-02-03 H Added As A Co-sponsor CAPPARELLI

99-02-09 H Added As A Co-sponsor SILVA

H Added As A Co-sponsor CROTTY

99-02-10 H Added As A Co-sponsor PUGH

H Added As A Co-sponsor SHARP

99-02-17 H Added As A Co-sponsor FEIGENHOLTZ

99-02-18 H Added As A Co-sponsor BUGIELSKI

H Added As A Co-sponsor FRITCHEY

99-02-24 H Added As A Co-sponsor ERWIN

99-03-05 H 01-01-09 H Session Sine Die

> POE - CURRY, JULIE - TENHOUSE - HANNIG - RIGHTER, MOFFITT, KLINGLER, MITCHELL, BILL, O'BRIEN, NOVAK, WOOLARD, BRUNS-

VOLD, WINTERS, BOLAND AND SLONE.

220 ILCS 5/13-216 new

HB-0044

220 ILCS 5/13-217 new

220 ILCS 5/13-218 new

220 ILCS 5/13-303 new

Amends the Public Utilities Act. Requires telecommunications carriers providing local exchange telecommunications service to residential customers to provide, at a minimum, a local calling zone that includes local government offices, schools, a medical facility, and a primary commercial center. Defines terms. Effective immediately.

99-12-03 H Prefiled with the Clerk

H Added As A Joint Sponsor CURRY, JULIE

H Added As A Joint Sponsor TENHOUSE

H Added As A Joint Sponsor HANNIG

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99-01-14 H First reading
                                            Referred to Hse Rules Comm
      99-01-22 H Added As A Co-sponsor MOFFITT
      99-01-27 H Added As A Co-sponsor KLINGLER
                                            Assigned to Public Utilities
      99-02-02 H Added As A Co-sponsor MITCHELL, BILL
      99-02-05 H Added As A Co-sponsor O'BRIEN
      99-02-09 H Added As A Co-sponsor NOVAK
      99-02-10 H Added As A Co-sponsor WOOLARD
               H Added As A Co-sponsor BRUNSVOLD
      99-02-17 H Joint Sponsor Changed to RIGHTER
      99-02-22 H Added As A Co-sponsor WINTERS
      99-02-25 H Added As A Co-sponsor BOLAND
      99-03-03 H Added As A Co-sponsor SLONE
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0045
             POE AND NOVAK.
   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, Service Use Tax Act, Service Occupation Tax Act, and
Retailers' Occupation Tax Act. Beginning January 1, 2000 and ending December 31,
2004, exempts from taxation any reinforced steel gun safe used to store firearms or am-
munition. Effective January 1, 2000.
  NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      99-12-03 H Prefiled with the Clerk
      99-01-14 H First reading
                                            Referred to Hse Rules Comm
      99-01-27 H
                                            Assigned to Revenue
      99-03-01 H Added As A Co-sponsor NOVAK
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0046
            NOVAK.
   35 ILCS 640/2-7
  Amends the Electricity Excise Tax Law concerning collection. Makes a technical
change.
      99-12-03 H Prefiled with the Clerk
      99-01-14 H First reading
                                            Referred to Hse Rules Comm
      99-01-27 H
                                            Assigned to Executive
      99-02-10 H
                                            Re-assigned to Electric Utility Deregulation
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0047
            NOVAK - PERSICO.
   35 ILCS 200/10-230
  Amends the Property Tax Code concerning the Electric Utility Property Assessment
Task Force. Makes a technical change.
  SENATE AMENDMENT NO. 1.
  Makes a technical change.
      99-12-03 H Prefiled with the Clerk
      99-01-14 H First reading
                                            Referred to Hse Rules Comm
      99-01-27 H
                                            Assigned to Executive
      99-02-10 H
                                            Re-assigned to Electric Utility Deregulation
      99-03-04 H
                                            Do Pass/Short Debate Cal 009-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Added As A Co-sponsor PERSICO
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-23 H
                       Amendment No.01
                                            NOVAK
               Η
                       Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      99-03-24 H
                       Amendment No.01
                                            NOVAK
                       Rules refers to
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HEUD

Η

H Held 2nd Rdg-Short Debate

99-03-25	Н	Added As A Joint Sponsor P	ERSICO	
99-03-26	Н	Pld Cal 3rd Rdg-Shrt Dbt		
	Н		Tabled Pursnt to Rule 40(a) HOUSE	
			AMEND #1	
	Н	3rd Rdg-Shrt Dbt-Pass/Vote	092-020-002	
99-04-14	S	Arrive Senate		
	S	Placed Calndr First Rdg		
	S	Chief Sponsor RAUSCHENI	BERGER	
	S	First reading	Referred to Sen Rules Comm	
99-04-27	S	8	Assigned to Environment & Energy	
99-05-05	S	Amendment No.01	ENVIR. & ENE. S Adopted	-
)) OD OD	Š	Timenament 1 to 3	Recmnded do pass as amend 009-000-000	
	S	Placed Calndr, Second Rdg	Troumand do pass as amend our our	
99-05-06	_	Second Reading		
,, 05 00	Š	Placed Calndr, 3rd Reading		
99-05-13		Third Reading - Passed 057-	000-001	
77 05 15		Arrive House	300 001	
		Place Cal Order Concurrence	. 01	
		Motion Filed Non-Concur 01		
		Calendar Order of Concurren		
99-06-29		Re-refer Rules/Rul 19(b) RU		
		Session Sine Die	DES INCL	
01-01-03	11	Session Sine Die		

HB-0048 NOVAK AND PERSICO.

220 ILCS 5/16-101

Amends the Public Utilities Act. Makes a technical change in a Section concerning retail electric suppliers.

99-12-03 H Prefiled with the Clerk 99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Executive 99-02-10 H Re-assigned to Electric Utility Deregulation 99-03-04 H Do Pass/Short Debate Cal 009-000-000 H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Co-sponsor PERSICO 99-03-16 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 99-03-26 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0049 NOVAK.

20 ILCS 687/6-6

Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997 by making stylistic changes in the provision regarding the energy efficiency program.

99-12-03	H Prefiled with the Clerk	
99-01-14	H First reading	Referred to Hse Rules Comm
99-01-27	Н	Assigned to Executive
99-02-10	H	Re-assigned to Electric Utility Deregulation
99-03-05	H	Re-Refer Rules/Rul 19(a)
01.01.00	U Saccion Sina Dia	

HB-0050

NOVAK – MCKEON – JONES, SHIRLEY – GILES – GARRETT, PERSICO, FLOWERS, BLACK, YOUNGE, DELGADO, HARRIS, DAVIS, MONIQUE, COLLINS, TURNER, ART, BRADLEY, CURRIE, CROTTY, BROSNAHAN, REITZ, MCGUIRE, MCCARTHY, FOWLER, SCOTT, CURRY, JULIE, O'BRIEN, WOOLARD, MITCHELL, BILL, FRANKS, GRANBERG, DAVIS, STEVE AND ALL OTHER MEMBERS OF THE HOUSE.

220 ILCS 5/16-108

Amends the Public Utilities Act. Makes a technical change in a Section concerning the recovery of costs associated with the provision of delivery services.

SENATE AMENDMENT NO. 1.

Deletes reference to: 220 ILCS 5/16-108 Adds reference to: 305 ILCS 20/6

from Ch. 111 2/3, par. 1406

Replaces the title and everything after the enacting clause. Amends the Energy Assistance Act of 1989. Provides that the maximum household income eligibility limit may be established annually by the Department of Commerce and Community Affairs, taking into consideration the amount of available funding, but at not more than 150% of the federal nonfarm poverty level. Current law provides a household income limit of 125% of the federal nonfarm poverty level. Effective immediately.

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99-12-03 H Prefiled with the Clerk
                                     Referred to Hse Rules Comm
99-01-14 H First reading
99-01-27 H
                                      Assigned to Executive
99-02-10 H
                                     Re-assigned to Electric Utility Deregulation
99-03-04 H
                                      Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor PERSICO
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 099-014-001
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
00-02-17 S Chief Sponsor MAITLAND
         S First reading
                                     Referred to Sen Rules Comm
00-03-09 S
                                     Assigned to Environment & Energy
00-03-23 S
                                     Postponed
                                     Committee Environment & Energy
00-04-01 S
                                     Refer to Rules/Rul 3-9(a)
00-11-16 S
                                     Assigned to Environment & Energy
00-11-28 S Added as Chief Co-sponsor RAUSCHENBERGER
00-11-29 S
                Amendment No.01
                                     ENVIR. & ENE. S
                                                              Adopted
                                     Recmnded do pass as amend 007-000-000
         S Placed Calndr, Second Rdg
         S Second Reading
         S Placed Calndr, 3rd Reading
00-11-30 S Third Reading - Passed 057-000-001
         H Arrive House
         H Place Cal Order Concurrence 01
00-12-27 H Added As A Co-sponsor GARRETT
01-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
01-01-08 H Added As A Co-sponsor FLOWERS
         H Added As A Co-sponsor BLACK
                                     Approved for Consideration 004-000-000
         Η
         H Place Cal Order Concurrence 01
         H Motion Filed Concur
         Η
                Motion referred to
                                       HRUL
         Н
                Rules refers to
                                       HSTG
         H Calendar Order of Concurren 01
01-01-09 H Be apprvd for consideratn HSGV/009-000-000
         H H Concurs in S Amend 01/116-000-000
         H Passed both Houses
         H Added As A Joint Sponsor MCKEON
         H Added As A Joint Sponsor JONES, SHIRLEY
         H Added As A Joint Sponsor GILES
         H Added As A Joint Sponsor GARRETT
         H Added As A Co-sponsor YOUNGE
         H Added As A Co-sponsor DELGADO
         H Added As A Co-sponsor HARRIS
         H Added As A Co-sponsor DAVIS, MONIQUE
         H Added As A Co-sponsor COLLINS
         H Added As A Co-sponsor TURNER, ART
         H Added As A Co-sponsor CURRIE
         H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor BROSNAHAN
         H Added As A Co-sponsor REITZ
         H Added As A Co-sponsor MCGUIRE
         H Added As A Co-sponsor MCCARTHY
         H Added As A Co-sponsor FOWLER
         H Added As A Co-sponsor SCOTT
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01-01-09—Cont.

H Added As A Co-sponsor CURRY, JULIE
H Added As A Co-sponsor O'BRIEN
H Added As A Co-sponsor WOOLARD
H Added As A Co-sponsor MITCHELL, BILL
H Added As A Co-sponsor FRANKS
H Added As A Co-sponsor GRANBERG
H Added As A Co-sponsor DAVIS, STEVE
H Added As A Co-sponsor DAVIS, STEVE
H Added As A Co-sponsor BRADLEY
H Sent to the Governor

01-01-10
H Governor approved
H Effective Date 01-01-10
H PUBLIC ACT 91-0936
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HB-0051 POE.

40 ILCS 5/14-104

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

Amends the State Employee Article of the Pension Code. Allows purchase of service credit for up to one year of participation in the Secretary of State's Ira S. Loeb Fellowship Program (formerly known as the One-Year Fellowship Program). Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of this proposal cannot be determined, as the

amount of service credit that may be established is unknown.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

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99-12-03 H Prefiled with the Clerk
99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Assigned to Personnel & Pensions
99-02-08 H Pension Note Filed
Committee Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0052 MADIGAN,MJ – HANNIG – SCHOENBERG.

Appropriates \$1 from the General Revenue Fund to the Office of the Comptroller for its ordinary and contingent expenses. Effective July 1, 1999.

SENATE AMENDMENT NO. 1. (Senate recedes May 25, 1999)

Replaces everything after the enacting clause. Appropriates funds to various entities of State government for ordinary and contingent expenses and programs. Effective July 1, 1999.

Southwestern Illinois Development Authority .. Illinois Planning Council on Developmental Disabilities .. Department Human Rights .. Department Military Affairs .. Illinois Farm Development Authority .. Department Nuclear Safety .. Environmental Protection Trust Fund Commission .. East St. Louis Financial Advisory Authority .. Illinois Racing Board .. Department of Lottery .. Department Employment Security .. Pollution Control Board .. Property Tax Appeal Board .. Department of Insurance .. Department of Transportation

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

Recommends that the title be replaced with "An Act regarding appropriations."

Recommends replacing everything after the enacting clause with appropriations and reappropriations for OCE and projects of the following entities. Effective July 1, 1999.

Southwestern Illinois Development Authority .. Illinois
Planning Council on Developmental Disabilities .. Department
Military Affairs .. Illinois Farm Development Authority ..
Department Nuclear Safety .. Environmental Protection Trust
Fund Commission .. East St. Louis Financial Advisory
Authority .. Illinois Racing Board .. Department of Lottery ..
Department Employment Security .. Pollution Control Board ..
Property Tax Appeal Board .. Department of Insurance ..
Illinois Arts Council .. Illinois Medical District Commission
99-12-03 H Prefiled with the Clerk
99-01-14 H First reading Referred to Hse Rules Comm

99-01-27	Н		Assigned to Approp-Gen Srvc & Govt	
99-03-05	н		Ovrsght COMMITTEE DEADLINE	
,, 00 00	H		EXTENDED - 3/12/99	
	Н	t	Committee Approp-Gen Srvc & Govt	
			Ovrsght	
99-03-10	Н		Do Pass/Stndrd Dbt/Vote 007-006-000	
			HAPG	
		Plcd Cal 2nd Rdg Stndrd Dbt		
99-03-16		Second Reading-Stnd Debate		
		Hld Cal Ord 2nd Rdg-Shrt Dl	o" .	
99-03-25	Н	Pld Cal 3rd Rdg-Stndrd Dbt	100 010 000	
00.02.26		3rd Rdg-Stnd Dbt-Pass/Vote	102-010-002	
99-03-26		Arrive Senate Placed Calndr First Rdg		
		Chief Sponsor RAUSCHENE	RERGER	
99-04-14		First reading	Referred to Sen Rules Comm	
JJ-04-14	Š	That reading	Assigned to Appropriations	
99-05-07		Amendment No.01	APPROP S Adopted	
	S		Recmnded do pass as amend 007-000-005	
	S	Placed Calndr, Second Rdg		
		Second Reading	and the second s	
		Placed Calndr,3rd Reading		
99-05-14		Third Reading - Passed 059-0	000-000	
		Arrive House	0.1	
00.05.20		Place Cal Order Concurrence		
99-05-20		Motion Filed Non-Concur 01 H Noncners in S Amend 01	/MADIGAN,MJ	
		Secretary's Desk Non-concur	.01	
	S	Secretary & Desk I ton concur	Mtn refuse recede-Sen Amend	
		S Refuses to Recede Amend		
		S Requests Conference Comr		
		Sen Conference Comm Appte		
	S		DONAHUE, MAITLAND,	
00.05.01	S	Handanda Dan Gauf Cause	TROTTER, WELCH	
99-05-21		Hse Accede Req Conf Comm		
	Н	Hse Conference Comm Apptd 1ST/HANNIG, SCHOENBERG,		
	Н		MADIGAN,MJ,	
	H		RYDER AND TENHOUSE	
	Η	House CC report submitted 1	ST/MADIGAN,MJ	
	Η	Conf Comm Rpt referred to I	IRUL	
		Filed with Secretary		
			rt 1ST/RAUSCHENBERGER	
		Conf Comm Rpt referred to S		
		Be apprvd for consideratn SR	rt 1ST/RAUSCHENBERGER	
		Senate CC report submitted	· · ·	
		Senate CC report Adopted 1S	T/057-000-001	
99-05-25		Added As A Joint Sponsor H		
		Added As A Joint Sponsor So		
		Conference Committee Repo		
	Н	Recommends be Adopted HF	RUL/003-002-000	
		House CC report Adopted 1S		
		Both House Adoptd CC rpt 1	ST	
00.000		Passed both Houses		
		Sent to the Governor		
99-06-09		Governor approved		
	H	Effective Date 99-07-01 PUBLIC ACT 91-0022		
0050 33				
0053 M	ΙΑĹ	DIGAN,MJ.		

Appropriates \$1 from the General Revenue Fund to the Office of the Secretary of State for its ordinary and contingent expenses. Effective July 1, 1999.

99-12-03 H Prefiled with the Clerk

99-01-14 H First reading

Referred to Hse Rules Comm

99-01-27 H

Assigned to Approp-Gen Srvc & Govt Ovrsght

99-03-05	Н		COMMITTEE DEADLINE
	Η		EXTENDED - 3/12/99
	Η		Committee Approp-Gen Srvc & Govt
			Ovrsght
99-03-10	Н		Do Pass/Stndrd Dbt/Vote 007-006-000
			HAPG
	Η	Plcd Cal 2nd Rdg Stndrd Dbt	i '
99-03-16	Η	Second Reading-Stnd Debate	•
	Η	Hld Cal Ord 2nd Rdg-Shrt D	b
99-03-25	Н	Pld Cal 3rd Rdg-Stndrd Dbt	
	Η	3rd Rdg-Stnd Dbt-Pass/Vote	102-010-002
99-03-26	S	Arrive Senate	
	S	Placed Calndr First Rdg	
	S	Chief Sponsor RAUSCHENI	BERGER
99-04-14	S	First reading	Referred to Sen Rules Comm
	S	C	Assigned to Appropriations
99-05-08	S		Refer to Rules/Rul 3-9(a)
01-01-09	Н	Session Sine Die	

HB-0054

HOLBROOK – BLACK – STEPHENS – FOWLER – HOFFMAN, BOST, JONES, JOHN, KOSEL, LYONS, EILEEN, ZICKUS, MITCHELL, BILL, MYERS, RICHARD, O'CONNOR, RIGHTER, CAPPARELLI, FEIGENHOLTZ, SCOTT, GASH, WOOLARD, DAVIS, STEVE, GILES, KENNER, HANNIG, BROSNAHAN, CURRY, JULIE AND REITZ.

New Act 30 ILCS 105/5.490 new 35 ILCS 5/211 new

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 its 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.

NOTE(S) THAT MAY APPLY: Fiscal

99-12-10 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Added As A Joint Sponsor BLACK

H Added As A Co-sponsor STEPHENS

99-02-03 H Added As A Co-sponsor FOWLER

H Added As A Co-sponsor HOFFMAN

H Added As A Co-sponsor BOST

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99-02-03-Cont.
        H Added As A Co-sponsor JONES, JOHN
        H Added As A Co-sponsor KOSEL
        H Added As A Co-sponsor LYONS, EILEEN
        H Added As A Co-sponsor ZICKUS
        H Added As A Co-sponsor MITCHELL, BILL
        H Added As A Co-sponsor MYERS, RICHARD
        H Added As A Co-sponsor O'CONNOR
        H Added As A Co-sponsor RIGHTER
        H Added As A Co-sponsor CAPPARELLI
        H Added As A Co-sponsor FEIGENHOLTZ
99-02-09 H Added As A Co-sponsor SCOTT
99-02-10 H Added As A Co-sponsor GASH
        H Added As A Co-sponsor WOOLARD
        H Added As A Co-sponsor DAVIS, STEVE
99-02-18 H Added As A Co-sponsor GILES
99-02-25 H Added As A Co-sponsor KENNER
99-03-02 H Added As A Co-sponsor HANNIG
99-03-04 H Added As A Co-sponsor BROSNAHAN
99-03-05 H
                                   Re-Refer Rules/Rul 19(a)
99-03-10 H Added As A Co-sponsor CURRY, JULIE
99-03-11 H Added As A Co-sponsor REITZ
01-01-09 H Session Sine Die
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HB-0055 HOLBROOK.

625 ILCS 5/18c-1202

from Ch. 95 1/2, par. 18c-1202

Amends the Illinois Vehicle Code to allow the Illinois Commerce Commission to regulate bicycle trails that cross railroad tracks. Effective immediately.

FISCAL NOTE (Dept. of Transportation)

There would be no fiscal impact on this Department.

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99-12-10 H Prefiled with the Clerk
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01-01-09 H Session Sine Die

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Assigned to Transportation & Motor Vehicles

99-02-08 H Fiscal Note Filed

Committee Transportation & Motor Vehicles

99-03-05 H Re-Refer Rules/Rul 19(a)

HB-0056 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 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 being 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.

FISCAL NOTE (State Treasurer)

HB56 will have no impact on the State's resources.

FISCAL NOTE (Department of Revenue)

HB 56 does not create a direct fiscal impact to the State.

HOUSE AMENDMENT NO. 1.

Deletes the provisions mandating that if the address for titling or registration purposes is outside of this State, the municipality or county where the retailer makes the sale shall receive the entire amount attributable to the sale. Provides that the amendatory provisions apply only if the retailer of that tangible personal property that is titled or registered has moved its principal retail location after June 1, 1999 (i) from a municipality to the unincorporated area of a county or to another municipality or (ii) from the unincorporated area of a county to a municipality or to the unincorporated area of another county. Effective immediately.

HOUSE AMENDMENT NO. 2.

Changes to January 1, 2000 (now June 1, 1999) the application date of the amendatory provision for retailers of titled or registered property that move their principal retail location.

99-12-10	Н	Prefiled with the Clerk	
99-01-14	Н	First reading	Referred to Hse Rules Comm
99-01-27	Η	•	Assigned to Local Government
99-02-03	Н		Fiscal Note Filed
	Η		Committee Local Government
99-02-18	Н		Fiscal Note Filed
	Η		Committee Local Government
99-02-26	Η	Amendment No.01	LOCAL GOVT H Adopted
	Η		Remains in CommiLocal Government
99-03-04	Η	Amendment No.02	LOCAL GOVT H Adopted
	Н		Motion Do Pass Amended-Lost 004-005-000 HLGV
	Н		Remains in CommiLocal Government
99-03-05	Н		Re-Refer Rules/Rul 19(a)
01-01-09	Н	Session Sine Die	

HB-0057 TURNER, JOHN - SOMMER - MYERS, RICHARD - JOHNSON, TOM - PARKE, NOVAK AND BRADY.

305 ILCS 5/Art. 5E rep.

Amends the Illinois Public Aid Code. Repeals the Nursing Home License Fee Article which requires nursing homes to pay the Department of Public Aid a quarterly fee of \$1.50 for each licensed nursing bed day. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-12-14 H Prefiled with the Clerk
99-01-14 H First reading
                                     Referred to Hse Rules Comm
99-01-27 H
                                     Assigned to Human Services
99-02-01 H Added As A Joint Sponsor SOMMER
         H Added As A Co-sponsor MYERS,RICHARD
99-02-24 H Joint Sponsor Changed to JOHNSON, TOM
         H Joint Sponsor Changed to PARKE
         H Added As A Co-sponsor NOVAK
99-02-25 H
                                     Do Pass/Short Debate Cal 008-000-004
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor BRADY
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0058 BRUNSVOLD.

50 ILCS 750/9 from Ch. 134, par. 39

Amends the Emergency Telephone System Act in the Section requiring the Illinois Commerce Commission to consult with other agencies. Makes technical changes.

77-14-1J I	1 Fichica with the Cicik	
99-01-14 I	I First reading	Referred to Hse Rules Comm
99-01-27 I	I .	Assigned to Executive
99-02-25 I	Ŧ	Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
F	I Plcd Cal 2nd Rdg Stndrd Dbt	i
99-02-26 I	Ŧ	Re-committed to Executive
99-03-05 I	·	Re-Refer Rules/Rul 19(a)
01_01_00_E	J. Session Sine Die	

1089 HB-0059

HB-0059 JONES, SHIRLEY.

50 ILCS 750/0.01

from Ch. 134, par. 30.01

Amends the Emergency Telephone System Act by making technical changes to the short title.

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99-12-15 H Prefiled with the Clerk
                                       Referred to Hse Rules Comm
99-01-14 H First reading
99-01-27. H
                                       Assigned to Executive
99-02-25 H
                                       Do Pass/Stndrd Dbt/Vote 008-007-000
                                         HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                       Re-committed to Executive
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
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01-01-09 H Session Sine Die

HB-0060 WINTERS - SLONE - LINDNER - SCOTT - WIRSING, LAWFER, STROGER, SCHOENBERG, HOLBROOK, GASH AND ERWIN.

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505 ILCS 5/4
                                    from Ch. 5, par. 1004
505 ILCS 5/5
                                    from Ch. 5, par. 1005
                                    from Ch. 5, par. 1006
505 ILCS 5/6
505 ILCS 5/7
                                    from Ch. 5, par. 1007
505 ILCS 5/8
                                    from Ch. 5, par. 1008
                                    from Ch. 5, par. 1009
505 ILCS 5/9
                                    from Ch. 5, par. 1010
505 ILCS 5/10
505 ILCS 5/11
                                    from Ch. 5, par. 1011
505 ILCS 5/11.5 new
505 ILCS 5/16
                                    from Ch. 5, par. 1016
505 ILCS 5/17
                                    from Ch. 5, par. 1017
505 ILCS 5/18
                                    from Ch. 5, par. 1018
505 ILCS 5/20.2
                                    from Ch. 5, par. 1020.2
                                    from Ch. 5, par. 1302
505 ILCS 75/2
505 ILCS 75/4
                                    from Ch. 5, par. 1304
505 ILCS 75/5
                                    from Ch. 5, par. 1305
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Amends the Agricultural Areas Conservation and Protection Act. Provides that a county board shall grant a preference to the recommendation of the landowners in reviewing agricultural areas. Provides that a petition for dissolution of an agricultural area may be submitted during the year (now 120 days) before the 10-year anniversary of the creation of the area and must be signed by a majority (now two-thirds) of the landowners. Provides that the Department of Agriculture must develop an incentive program for land stewardship that pays up to 75% of the costs of assistance to form, expand, maintain, or renew agricultural areas. Provides that landowners within an agricultural area may not be subjected to a nuisance suit based on the designation or maintenance of the land as an agricultural area. Amends the Farmland Preservation Act. Defines prime farmland. Provides that agency notification of a capital project must include an alternate plan that minimizes or eliminates conversion of prime farmland. Provides that an agency may not initiate a project without the Director of Agriculture's determination of Act compliance. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1.

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Deletes reference to:
505 ILCS 75/2
505 ILCS 75/4
505 ILCS 75/5
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Provides that landowners within an agricultural area may not be subjected to a civil suit. Provides that the protection does not apply to suits for the prohibition of contaminant discharge under the Environmental Protection Act. Provides that the Department of Agriculture may give technical assistance and provide other resources if the land owners are subjected to any other private civil action. Deletes the amendatory changes in the Farmland Preservation Act.

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HOUSE AMENDMENT NO. 2.
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Adds reference to:
                              from Ch. 5, par. 1012
505 ILCS 5/12
                              from Ch. 5, par. 1013
505 ILCS 5/13
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Deletes everything. Reinstates the provisions of the bill as amended. Further amends the Agricultural Areas Conservation and Protection Act. Establishes additional procedures for county boards creating designated agricultural areas within their counties. Changes some of the existing procedures to be followed by county boards in creating agricultural areas. Adds additional factors to be considered in deciding whether to create agricultural areas and by persons seeking withdrawal of land from those areas. Creates additional provisions with regard to the filing of petitions to dissolve an agricultural area. Effective immediately.

HOUSE AMENDMENT NO. 3.

215 ILCS 125/5-3

215 ILCS 165/10

Changes the designation of a proposal to a "petition". Provides that the Department shall pay stewardship costs or provide civil suit assistance. Restores the provisions concerning adding land to agricultural areas. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
     99-12-15 H Prefiled with the Clerk
              H Added As A Joint Sponsor SLONE
              H Added As A Joint Sponsor LAWFER
              H Added As A Joint Sponsor SCOTT
              H Added As A Joint Sponsor LINDNER
              H Added As A Co-sponsor WIRSING
              H Added As A Co-sponsor STROGER
              H Added As A Co-sponsor SCHOENBERG
     99-01-14 H First reading
                                          Referred to Hse Rules Comm
              H Added As A Co-sponsor LAWFER
     99-01-27 H
                                          Assigned to Agriculture & Conservation
     99-02-02 H. Added As A Co-sponsor HOLBROOK
     99-02-10 H Added As A Co-sponsor GASH
                                          AGRICULTURE H
     99-02-18 H
                     Amendment No.01
              Η
                                          Do Pass Amend/Short Debate 015-000-000
              H Placed Cal 2nd Rdg-Shrt Dbt
                                          WINTERS
     99-02-24 H
                     Amendment No.02
                      Amendment referred to HRUL
              Η
              H Cal Ord 2nd Rdg-Shrt Dbt
     99-02-25 H Added As A Co-sponsor ERWIN
     99-03-16 H
                     Amendment No.03
                                          WINTERS
                     Amendment referred to HRUL
              Η
              H Second Reading-Short Debate
              H Held 2nd Rdg-Short Debate
                                          WINTERS
     99-03-18 H
                     Amendment No.02
              H Recommends be Adopted HRUL/003-002-000
                     Amendment No.03
                                         WINTERS
              H Recommends be Adopted HRUL/003-002-000
                     Amendment No.02
                                                                 Adopted
              Η.
                                          WINTERS
                     Amendment No.03
                                          WINTERS
                                                                 Adopted
              H Pld Cal 3rd Rdg-Shrt Dbt
     99-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-000-000
               S Arrive Senate
               S Placed Calndr First Rdg
      99-03-23 S Chief Sponsor RAUSCHENBERGER
               S First reading
                                          Referred to Sen Rules Comm
     01-01-09 H Session Sine Die
            FLOWERS - O'BRIEN - MULLIGAN - MCGUIRE - FEIGENHOLTZ,
HB-0061
            HAMOS, JONES, LOU, ERWIN AND SLONE.
    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 5/356y new
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Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act to provide that if a policy provides coverage for prescription drugs approved by the Food and Drug Administration for the treatment of impotency, then the policy must provide coverage for prescription drugs for the prevention of pregnancy.

from Ch. 111 1/2, par. 1411.2

from Ch. 32, par. 604

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FISCAL NOTE (Dept. of Insurance)
    HB61 will have no fiscal impact on the Dpt.
    STATE MANDATES NOTE (Dept. of Commerce & Community Affairs)
    HB 61 creates a service mandate for which 50% to 100% of the
    increased costs to a unit of local gov't, is required.
    FISCAL NOTE (Dept. of Central Management Services)
    HB61 will have a fiscal impact of $2.5 million.
    HOME RULE NOTE (Dept. of Commerce and Community Affairs)
    HB 61 does pre-empt home rule authority.
NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
    99-12-16 H Prefiled with the Clerk
    99-01-14 H First reading
                                           Referred to Hse Rules Comm
    99-01-27 H
                                           Assigned to Health Care Availability &
                                             Access
    99-02-08 H
                                           Fiscal Note Filed
             Η
                                           Committee Health Care Availability &
                                             Access
    99-02-10 H
                                           St Mandate Fis Note Filed
             Η
                                           Committee Health Care Availability &
             H Added As A Co-sponsor HAMOS
             H Added As A Co-sponsor JONES,LOU
    99-02-11 H
                                           Fiscal Note Filed
                                           Committee Health Care Availability &
             H
                                             Access
    99-02-24 H
                                           Home Rule Note Filed
                                           Committee Health Care Availability &
             H
                                           Motion Do Pass-Lost 008-007-003 HCAA
    99-02-25 H
                                           Remains in CommiHealth Care Availability
                                             & Access
             H Added As A Co-sponsor ERWIN
    99-03-03 H
                                           Do Pass/Short Debate Cal 011-005-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-09 H Added As A Joint Sponsor O'BRIEN
             H Added As A Joint Sponsor MULLIGAN
             H Added As A Joint Sponsor MCGUIRE
             H Added As A Joint Sponsor FEIGENHOLTZ
    99-03-16 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-17 H 3rd Rdg-Shrt Dbt-Pass/Vote 071-041-005
             H Added As A Co-sponsor SLONE
    99-03-18 S Arrive Senate
             S Placed Calndr First Rdg
    99-04-07 S Chief Sponsor TROTTER
    99-04-14 S First reading
                                           Referred to Sen Rules Comm
    01-01-09 H Session Sine Die
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HB-0062

DURKIN – MCAULIFFE – SAVIANO – O'CONNOR – GASH, SCHOENBERG, LINDNER, CROSS, HOFFMAN, CURRY, JULIE, BROSNAHAN, MCCARTHY, CROTTY, GIGLIO, O'BRIEN, FRANKS, GARRETT, FOWLER, MITCHELL, BILL, REITZ, SCULLY, BELLOCK, WAIT, POE AND DART.

730 ILCS 150/10 730 ILCS 152/120 from Ch. 38, par. 230

Amends the Sex Offender Registration Act. Changes the penalty from a Class 4 felony to a Class 3 felony for a person who is required to register as a sex offender who knowingly or wilfully gives material information required by the Act that is false. Amends the Sex Offender and Child Murderer Community Notification Law. Provides that sex offender information must be made available, free of charge, for public inspection to any person, no later than 72 hours or 3 business days from the date of the request. Provides that the request must be made in person, in writing, or by telephone. Provides that availability includes giving the inquirer access to a facility where the information may be copied. Provides that an inquirer must be allowed to copy the information in his or her own handwriting. Permits the sheriff or municipal police

department to charge a fee, not exceeding the actual costs of copying the information. Provides that the sheriff or municipal police department must allow access to the information during normal public working hours. Effective immediately.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
   99-12-16 H Prefiled with the Clerk
   99-01-14 H First reading
                                         Referred to Hse Rules Comm
   99-01-27 H
                                         Assigned to Judiciary II - Criminal Law
   99-02-09 H Added As A Joint Sponsor MCAULIFFE
            H Added As A Co-sponsor SAVIANO
            H Added As A Co-sponsor O'CONNOR
            H Added As A Co-sponsor GASH
   99-02-10 H Added As A Co-sponsor SCHOENBERG
            H Added As A Co-sponsor LINDNER
            H Added As A Co-sponsor CROSS
   99-02-18 H Added As A Co-sponsor HOFFMAN
   99-03-04 H
                                         Do Pass/Short Debate Cal 013-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-10 H Added As A Co-sponsor CURRY, JULIE
   99-03-11 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
            H Added As A Co-sponsor BROSNAHAN
            H Added As A Co-sponsor MCCARTHY
            H Added As A Co-sponsor CROTTY
            H Added As A Co-sponsor GIGLIO
            H Added As A Co-sponsor O'BRIEN
            H Added As A Co-sponsor FRANKS
            H Added As A Co-sponsor GARRETT
            H Added As A Co-sponsor FOWLER
            H Added As A Co-sponsor MITCHELL, BILL
            H Added As A Co-sponsor REITZ
            H Added As A Co-sponsor SCULLY
            H Added As A Co-sponsor BELLOCK
            H Added As A Co-sponsor WAIT
            H Added As A Co-sponsor POE
            H Added As A Co-sponsor DART
   99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
   99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
   99-03-18 S Chief Sponsor DUDYCZ
             S First reading
                                         Referred to Sen Rules Comm
   99-03-25 S
                                         Assigned to Judiciary
   99-04-15 S
                                         Recommended do pass 008-000-000
             S Placed Calndr, Second Rdg
   99-04-21 S Second Reading
             S Placed Calndr,3rd Reading
   99-04-26 S Added as Chief Co-sponsor SHAW
            S Third Reading - Passed 053-000-000
            H Passed both Houses
   99-05-25 H Sent to the Governor
   99-07-22 H Governor approved
            Η
                 Effective Date 99-07-22
            Н
                 PUBLIC ACT 91-0221
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HB-0063 GRANBERG – LANG – SMITH,MICHAEL – DART – HAMOS, NOVAK, BOLAND, BOST, WOOLARD AND WINTERS.

New Act

Creates the Land Banking Beneficial Disclosure Act. Provides that no agreement or understanding of any kind may be made or entered into by any department or agency of the State of Illinois with a trustee or beneficiary of a land trust, when the land is intended for use as a correctional facility or for airport purposes, until the beneficial interests in the property or land trust have been fully disclosed in a written statement to the department or agency. Requires the disclosure statement to identify each beneficiary and define his or her interest. Requires the trustee to file the disclosure statement with the recorder of deeds. Effective immediately.

FISCAL NOTÉ (Dept. of Agriculture)

HB63 will have no direct fiscal impact on the Department.

HOUSE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 105/5.490 new 30 ILCS 105/8.36 new 620 ILCS 5/34b new

Amends the Illinois Aeronautics Act to allow the Department of Transportation to make loans from the Airport Land Loan Revolving Fund to certain public airport owners for the purchase of real estate needed for essential airport purposes. Provides that repayment of the loans shall be deposited into the Fund. Specifies certain contractual terms of the loan and default penalties and procedures for the loan. Amends the State Finance Act to create the Airport Land Loan Revolving Fund.

HOUSE AMENDMENT NO. 2.

Further amends the Illinois Aeronautics Act to provide that the Department of Transportation may make loans to public airport owners, outside of the counties of Lake, Cook, Will, Kane, and DuPage (instead of outside the area of operation of the Northeastern Illinois Metropolitan Area Planning Commission).

HOUSE AMENDMENT NO. 3.

Deletes the substance of House Amendment No. 1. Amends the Illinois Aeronautics Act to provide that loans to public airport authorities for the purchase of land (within a one-half mile radius of an existing airport) from the Airport Land Loan Revolving Fund shall only be made to units of local governments or public airport authorities that currently operate an airport and are in existence on January 1, 1999. Provides that the Department of Transportation may make loans to units of local government or public airport authorities that are in existence as of January 1, 1999 (instead of those that are in existence as of the effective date of this amendatory Act and that operate outside the area of operation of the Northeastern Illinois Metropolitan Area Planning Commission). Effective immediately.

HOUSE AMENDMENT NO. 6.

Deletes reference to:

New Act

Deletes everything and reinserts the bill as amended by House Amendments No. 1 and No. 2 and removes all of the provisions created by the Land Banking Beneficial Disclosure Act. Effective immediately.

SENATE AMENDMENT NO. 1.

Removes the condition that the loans be made only to public airport owners outside of the counties of Lake, Cook, Will, Kane, and DuPage. Provides that loans may be made only to public airport owners that are operating an airport as of January 1, 1999. Provides that loans may not be made for airports that provide scheduled commercial air service in counties of greater than 5,000,000 population. Allows the Department of Transportation to promulgate rules to implement the loan program. Makes other changes.

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99-12-17 H Prefiled with the Clerk
99-01-14 H First reading
                                     Referred to Hse Rules Comm
99-01-26 H Added As A Joint Sponsor LANG
99-01-27 H
                                     Assigned to Agriculture & Conservation
99-02-04 H Added As A Co-sponsor SMITH, MICHAEL
        H Added As A Co-sponsor DART
99-02-08 H
                                     Fiscal Note Filed
        Н
                                     Committee Agriculture & Conservation
99-02-11 H Joint Sponsor Changed to HAMOS
99-02-25 H
                Amendment No.01
                                     AGRICULTURE H
                                                             Adopted
        H
                                     Do Pass Amend/Short Debate 017-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
        H Added As A Co-sponsor NOVAK
99-03-01 H Added As A Co-sponsor BOLAND
        H Added As A Co-sponsor BOST
        H Added As A Co-sponsor WOOLARD
99-03-03 H
                Amendment No.02
                                    FRANKS
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
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99-03-16	Н	Amendment No.03	GRANBERG	
	Н	Amendment referred to	HRUL	
		Second Reading-Short Debate	2	
	Η	Held 2nd Rdg-Short Debate		
99-03-18			FRANKS	
		Recommends be Adopted HR		
	Н	1 1111011011111111111111111111111111111	GRANBERG	
		Recommends be Adopted HR		A .1
	Н		FRANKS	Adopted
	H		GRANBERG BIGGINS	Adopted
	H			
	Н		BIGGINS	
	Н	Amendment referred to		
		Pld Cal 3rd Rdg-Shrt Dbt	INCL	
99-03-19		Relld 2nd Rdg-Short Debate		
)) 05 I)		Held 2nd Rdg-Short Debate		
99-03-22		Amendment No.06	GRANBERG	
,, oz 	Ĥ	Amendment referred to		
	Н	Held 2nd Rdg-Short Debate		
99-03-23	Н	Amendment No.06	GRANBERG	
		Recommends be Adopted HR	UL	
	Η	Held 2nd Rdg-Short Debate		
99-03-24		Amendment No.06	GRANBERG	Adopted
	Η	Pld Cal 3rd Rdg-Shrt Dbt		
99-03-25	Η		Tabled Pursnt to Rule	e 40(a) HOUSE
			AMEND #4 & 5	
00.00.00		3rd Rdg-Shrt Dbt-Pass/Vote ()/8-031-001	
99-03-26		Arrive Senate		
00.04.20		Placed Calndr First Rdg		
99-04-20		Chief Sponsor WATSON First reading	Referred to Sen Rule	c Comm
99-04-28	S	riist reading		vernment Operations
99-04-28			Recommended do pa	
99-03-00		Placed Calndr,Second Rdg	Recommended do pa	33 007-000-000
99-05-07		Second Reading		
<i>))</i> 05 07	Š	Placed Calndr,3rd Reading	*	
99-05-12		Filed with Secretary		
,, cc . <u>-</u>	Š	Amendment No.01	WATSON	
	S	Amendment referred to	SRUL	
99-05-13	S	Amendment No.01	WATSON	
	S	Be apprvd for consideratn SR	UL	
		Recalled to Second Reading	_	
	S	Amendment No.01	WATSON	Adopted
	S	Placed Calndr,3rd Reading	200 000	
99-05-14		Third Reading - Passed 058-0	000-000	
		Arrive House	01	
00.05.30		Place Cal Order Concurrence	01	
99-05-20	Н	Motion Filed Concur Motion referred to	HRUL	
		Calendar Order of Concurren		
99-05-21		Be apprvd for consideratn 01.		
)) 05 2 1		Added As A Co-sponsor WI		
		H Concurs in S Amend 01/11		
		Passed both Houses		
99-06-18	Н	Sent to the Governor		
99-08-14	Н	Governor approved		
	Н			
	Η	PUBLIC ACT 91-0543		
064 S	СН	OENBERG – HAMOS – ER	WIN - GASH AND	SLONE.

$\label{eq:hb-oof-decomp} \textbf{HB-0064} \qquad \textbf{SCHOENBERG-HAMOS-ERWIN-GASH AND SLONE}.$

30 ILCS 105/6z-32

Amends the State Finance Act. Includes the purchase of open space as a use of moneys in the Conservation 2000 Fund and the Conservation 2000 Projects Fund, particularly open space in the State's high-growth areas.

FISCAL NOTE (State Treasurer)

Cost to the State cannot be estimated without a limit on the

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amount of land to purchase. Current balances are $4.6 million
in the Conservation 2000 Fund and $5.6 million in the Conser-
vation 2000 Projects Fund.
FISCAL NOTE (Environmental Protection Agency)
No impact is anticipated.
FISCAL NOTE (Dept. of Agriculture)
No direct fiscal impact is anticipated.
FISCAL NOTE (Dept. of Natural Resources)
HB64 will have no fiscal impact.
99-12-17 H Prefiled with the Clerk
99-01-14 H First reading
                                        Referred to Hse Rules Comm
99-01-27 H
                                        Assigned to Urban Revitalization
99-02-03 H
                                        Fiscal Note Filed
                                        Committee Urban Revitalization
99-02-08 H
                                        Fiscal Note Filed
         Ή
                                        Fiscal Note Filed
         Н
                                        Committee Urban Revitalization
99-02-11 H
                                        Fiscal Note Filed
                                        Committee Urban Revitalization
         Н
         H Added As A Co-sponsor HAMOS
99-02-22 H Added As A Joint Sponsor HAMOS
         H Added As A Joint Sponsor ERWIN
99-02-25 H Added As A Co-sponsor SLONE
99-03-05 H
                                        Re-Refer Rules/Rul 19(a)
99-03-09 H Joint Sponsor Changed to GASH
         H Joint Sponsor Changed to RONEN
01-01-09 H Session Sine Die
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HB-0065 SCHOENBERG - GASH.

605 ILCS 10/11

from Ch. 121, par. 100-11

Amends the Toll Highway Act. Authorizes the Toll Highway Authority to enter into contracts, leases, or licensing arrangements with a person or firm for the placing of fiber optic lines on a toll highway right of way.

HOUSE AMENDMENT NO. 1.

Provides that the Toll Highway Authority shall provide to the Department of Central Management Services details of all proposals to utilize Tollway right of way to place telecommunications cable, or conduit to be used for such cable, if the distance over which the proposed cable or conduit is to be placed is greater than one mile.

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99-12-17 H Prefiled with the Clerk
99-01-14 H First reading
                                     Referred to Hse Rules Comm
99-01-27 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-02-11 H
                                     APP-GEN SERVS H
                Amendment No.01
                                                              Adopted
                                     Do Pass Amend/Short Debate 012-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Added As A Joint Sponsor GASH
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
      SCHOENBERG - MULLIGAN - GARRETT.
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HB-0066

605 ILCS 10/18 from Ch. 121, par. 100-18 605 ILCS 10/24 from Ch. 121, par. 100-24 downgrade.

Amends the Toll Highway Act. 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. Provides that only those amounts appropriated to the Authority other than from the Fund shall be repaid.

STATE DEBT NOTE (Economic and Fiscal Commission) HB66 would not affect the bonding authorization of the Toll Highway Authority and has no direct impact on the level of State indebtedness. FISCAL NOTE (State Toll Highway Authority) There would be approximately \$100 million in increased debt payments on the current outstanding bond debt of approximately \$900 million; this \$900 million would become a contingent liability and subject the credit rating to a possible further NOTE(S) THAT MAY APPLY: Fiscal 99-12-17 H Prefiled with the Clerk 99-01-14 H First reading Referred to Hse Rules Comm Assigned to Approp-Gen Srvc & Govt 99-01-27 H Ovrsght 99-02-05 H State Debt Note Filed Н Committee Approp-Gen Srvc & Govt Ovrsght 99-02-11 H Added As A Joint Sponsor MULLIGAN H Added As A Joint Sponsor GARRETT 99-02-17 H Fiscal Note Filed Committee Approp-Gen Srvc & Govt Ovrsght 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die LIO, ERWIN AND SLONE.

HB-0067 GARRETT - SCHOENBERG - LANG - GASH - FEIGENHOLTZ, GIG-

New Act

Creates the Agency Performance Review Act. Requires each State agency to develop a plan describing the agency's goals, programs, and efficiency over a 6-year period. Requires each agency to submit the plan to the Governor, the Lieutenant Governor, the Speaker of the House of Representatives, the President of the Senate, the Bureau of the Budget, and the Auditor General. Requires the Governor to develop goals for State government. Authorizes the Auditor General when conducting a program or efficiency audit to consider the degree to which an agency conforms to its plan. Requires the Bureau of the Budget, before September 1 of each odd-numbered year, to provide each agency with a long-term forecast of the State's economy. Requires the Bureau of the Budget and the Governor to evaluate the requirements of the agencies to compile similar information under other laws and to make recommendations to the General Assembly to eliminate duplications. Effective immediately.

FISCAL NOTE (Bureau of the Budget)

The amount of effort and costs to develop and implement the various reports and compilations is not reasonably subject to estimation.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-16 H

99-12-17 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Added As A Joint Sponsor LANG

Н Assigned to State Government

Administration

Fiscal Note Filed

99-02-11 H Primary Sponsor Changed To GARRETT H Joint Sponsor Changed to SCHOENBERG

H Added As A Co-sponsor GIGLIO

Committee State Government Administration

99-02-24 H Added As A Co-sponsor ERWIN

99-02-26 H Do Pass/Short Debate Cal 009-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-02 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt

99-03-09 H Joint Sponsor Changed to GASH

H Joint Sponsor Changed to FEIGENHOLTZ

99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 101-015-001

S Arrive Senate

S Placed Calndr First Rdg

H Added As A Co-sponsor SLONE

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99-03-18 S Chief Sponsor LAUZEN
99-03-19 S First reading Referred to Sen Rules Comm
99-03-25 S Assigned to State Government Operations
99-04-20 S Postponed
99-04-29 S To Subcommittee
Committee State Government Operations
99-05-08 S Refer to Rules/Rul 3-9(a)
99-05-26 S Ruled Exempt Under Sen Rule 3-9(B) SRUL
S Assigned to State Government Operations
01-01-09 H Session Sine Die
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HB-0068 SCHOENBERG - LANG - PUGH - COULSON - MATHIAS, HAMOS, KENNER AND GASH.

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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FISCAL NOTE (Illinois Commerce Commission)
HB68 would result in no fiscal impact on State revenues.
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NOTE(S) THAT MAY APPLY: Fiscal

99-12-17 H Prefiled with the Clerk 99-01-14 H First reading Referred to Hse Rules

99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Added As A Joint Sponsor LANG

H Assigned to Public Utilities

99-02-09 H Fiscal Note Filed

H Committee Public Utilities

99-02-10 H Added As A Co-sponsor PUGH

H Added As A Co-sponsor HAMOS

99-02-18 H Joint Sponsor Changed to COULSON

H Joint Sponsor Changed to MATHIAS

99-02-26 H Added As A Co-sponsor KENNER

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-09 H Added As A Co-sponsor GASH

01-01-09 H Session Sine Die

HB-0069 SCHOENBERG – RUTHERFORD – BEAUBIEN – LANG – CAPPARELLI, DELGADO, BUGIELSKI, DAVIS, STEVE, ERWIN, GASH, SLONE, BROSNAHAN, CURRY, JULIE, DART, FRANKS, SILVA, MATHIAS, GARRETT AND MORROW.

New Act

625 ILCS 5/2-123

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

Creates the Privacy Protection Act. Provides that no Constitutional officer, nor any of the State agencies under the jurisdiction of a Constitutional officer, may sell information regarding Illinois citizens to any entity for commercial solicitation purposes. Provides that a commercial purchaser of a State database must enter into an agreement with the State agency that includes disclosure of the commercial use of the intended purchase. Creates penalties. Provides that the Act does not apply to the sale of information by a public institution of higher education. Amends the Illinois Vehicle Code. Provides that commercial purchasers of title record databases shall enter into a written agreement with the Secretary of State that includes disclosure of the commercial use of the intended purchase. Provides that commercial purchasers must agree that they will not use driver, vehicle, and title record databases for commercial solicitation purposes or for criminal purposes and provides for a penalty. Removes the provision that allows persons to request that their personally identifiable information not be used for commercial solicitation purposes. Provides that the Secretary of State shall not knowingly disclose or otherwise make available to any person or entity personal information about any individual in connection with a motor vehicle record, except as permitted under certain provisions of the federal Driver's Privacy Protection Act of 1994. Effective immediately.

FISCAL NOTE (Lieutenant Governor)

HB 69 will not result in the loss of revenues to the Office of

Lieutenant Governor.

FISCAL NOTE (State Treasurer)

HB69 will have an immaterial effect on the State's finances.

FISCAL NOTE (Secretary of State)

There would be no fiscal impact to this Department.

FISCAL NOTE (Governor)

HB69 would have no impact on the Governor's Executive Office.

FISCAL NOTE (Attorney General)

Any costs would be absorbed by existing resources.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

625 ILCS 5/2-123

Deletes everything. Creates the Privacy Protection Act. Contains only the short title.

FISCAL NOTE, H-AM 3 (Secretary of State)

Same as previous Secretary of State fiscal note.

HOUSE AMENDMENT NO. 3.

Deletes reference to:

New Act

Adds reference to:

625 ILCS 5/2-123

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

Deletes everything. Amends the Illinois Vehicle Code. Provides that the Secretary of State may not knowingly disclose or make available for commercial solicitation purposes a photograph or digitally produced and captured image of any individual obtained by the Secretary's office in connection with a motor vehicle record. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-12-17 H Prefiled with the Clerk
    99-01-14 H First reading
                                          Referred to Hse Rules Comm
    99-01-27 H Added As A Joint Sponsor LANG
                                          Assigned to Constitutional Officers
    99-01-28 H Added As A Co-sponsor DELGADO
    99-02-03 H Added As A Co-sponsor CAPPARELLI
                                          Fiscal Note Filed
    99-02-04 H
                                          Committee Constitutional Officers
                                          Fiscal Note Filed
    99-02-05 H
                                          Committee Constitutional Officers
             Н
                                          Fiscal Note Filed
    99-02-08 H
                                          Committee Constitutional Officers
             Н
    99-02-09 H
                                          Fiscal Note Filed
                                          Fiscal Note Filed
             Н
                                          Committee Constitutional Officers
     99-02-18 H Joint Sponsor Changed to BUGIELSKI
             H Joint Sponsor Changed to CAPPARELLI
             H Added As A Co-sponsor DAVIS, STEVE
     99-02-22 H Added As A Co-sponsor ERWIN
     99-02-25 H Added As A Co-sponsor SLONE
     99-03-03 H
                     Amendment No.01
                                          CONST OFFICER H
                                                                  Adopted
             Н
                                          Do Pass Amend/Short Debate 011-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor RUTHERFORD
             H Added As A Co-sponsor BEAUBIEN
    99-03-04 H Added As A Co-sponsor BROSNAHAN
    99-03-09 H Joint Sponsor Changed to RUTHERFORD
             H Joint Sponsor Changed to BEAUBIEN
             H Added As A Co-sponsor DELGADO
             H Added As A Co-sponsor BUGIELSKI
             H Added As A Co-sponsor GASH
    99-03-10 H Added As A Co-sponsor CURRY, JULIE
    99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    99-03-17 H
                     Amendment No.02
                                         SCHOENBERG
                     Amendment referred to HRUL
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H Held 2nd Rdg-Short Debate

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RUTHERFORD
      99-03-18 H
                       Amendment No.03
                       Amendment referred to HRUL
               Η
               H Held 2nd Rdg-Short Debate
      99-03-22 H
                                            Fiscal Note Filed as amnded
               H Held 2nd Rdg-Short Debate
      99-03-23 H
                       Amendment No.03
                                            RUTHERFORD
               Η
                       Rules refers to
                                             HCOF
               H Held 2nd Rdg-Short Debate
      99-03-24 H
                       Amendment No.03
                                            RUTHERFORD
               H Recommends be Adopted HCOF/008-000-000
                       Amendment No.03
                                            RUTHERFORD
                                                                     Adopted
               Η
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-25 H Added As A Co-sponsor DART
               H Added As A Co-sponsor FRANKS
               H Added As A Co-sponsor SILVA
               H Added As A Co-sponsor MATHIAS
               H Added As A Co-sponsor GARRETT
               H Added As A Co-sponsor MORROW
                                            Tabled Pursnt to Rule 40(a) HOUSE
                                              AMEND #2
               H 3rd Rdg-Shrt Dbt-Pass/Vote 113-002-000
               S Arrive Senate
               S Placed Caindr First Rdg
      99-03-26 S Chief Sponsor HAWKINSON
      99-04-14 S First reading
                                            Referred to Sen Rules Comm
      99-04-15 S Added as Chief Co-sponsor SULLIVAN
      01-01-09 H Session Sine Die
HB-0070
             SCHOENBERG - SILVA - DELGADO - DART - SHARP AND FOWLER.
  730 ILCS 5/3-12-15 new
  Amends the Unified Code of Corrections. Provides that the Department of Correc-
tions may not assign or permit any committed person to enter any personally identifi-
able information in a computer processible medium or any other medium, nor may any
other governmental entity or any private organization assign or permit any person com-
mitted to the Department to enter any personally identifiable information in a computer
processible medium or any other medium pursuant to an interagency agreement or con-
tract with the Department. Applies to both new and existing contracts and interagency
agreements.
      CORRECTIONAL NOTE (Dept. of Corrections)
      HB70 would eliminate several long-standing and successful
      training programs in Ill. Correctional Industries including
      145 inmate-training assignments, programs that have proven
      beneficial to taxpayers and revenues.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-12-17 H Prefiled with the Clerk
      99-01-14 H First reading
                                            Referred to Hse Rules Comm
      99-01-27 H
                                            Assigned to Judiciary II - Criminal Law
      99-02-11 H
                                            Correctional Note Filed
                                            Committee Judiciary II - Criminal Law
               Н
      99-02-19 H
                                            Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-11 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-000-003
               H Added As A Joint Sponsor SILVA
               H Added As A Joint Sponsor DELGADO
               H Added As A Joint Sponsor DART
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99-04-28 S S Placed Calndr, Second Rdg

S Placed Calndr First Rdg 99-03-26 S Chief Sponsor SULLIVAN

99-03-17 S Arrive Senate

99-04-14 S First reading

99-04-20 S

H Added As A Joint Sponsor SHARP H Added As A Co-sponsor FOWLER

Recommended do pass 010-000-000

Referred to Sen Rules Comm

Assigned to Judiciary

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99-05-04 S Second Reading
S Placed Calndr,3rd Reading
99-05-07 S Third Reading - Passed 057-000-000
H Passed both Houses
99-06-04 H Sent to the Governor
99-07-20 H Governor approved
H Effective Date 00-01-01
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H PUBLIC ACT 91-0180 HB-0071 SCHOENBERG – ERWIN – FEIGENHOLTZ – GASH.

5 ILCS 375/6 from Ch. 127, par. 526 5 ILCS 375/6.1 from Ch. 127, par. 526.1 305 ILCS 5/5-5 from Ch. 23, par. 5-5

Amends the State Employees Group Insurance Act. Removes language prohibiting health benefits coverage of abortions for State employees unless the abortion is necessary to preserve the life of the woman or a premature birth is induced for the health of the woman or the unborn child. Amends the Illinois Public Aid Code. Provides that the Department of Public Aid may not pay for abortions for public aid recipients unless, in the physician's professional judgement, the abortion is medically necessary or medically indicated taking into account the physical and psychological factors as well as the age and family situation of the woman (now, only to preserve the life of the woman or induce a premature birth for the health of the woman or the unborn child).

FISCAL NOTE (Dept. of Central Management Services)

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HB 71 will have no fiscal impact.
NOTE(S) THAT MAY APPLY: Fiscal
    99-12-17 H Prefiled with the Clerk
                                          Referred to Hse Rules Comm
    99-01-14 H First reading
    99-01-27 H
                                          Assigned to Human Services
    99-02-10 H Added As A Joint Sponsor FEIGENHOLTZ
    99-02-11 H
                                          Fiscal Note Filed
                                          Committee Human Services
    99-02-22 H Joint Sponsor Changed to ERWIN
    99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
    99-03-09 H Joint Sponsor Changed to GASH
   01-01-09 H Session Sine Die
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HB-0072 SCHOENBERG - LANG - ERWIN - GARRETT.

New Act

720 ILCS 510/1 rep.

Creates the Freedom of Choice Act and amends the Illinois Abortion Law of 1975. Establishes a State policy recognizing a woman's reproductive rights. Prohibits State agencies and units of local government (including home rule units) from restricting a woman's right to terminate a pregnancy before fetal viability or at any time if medically necessary. Repeals a Section declaring that the General Assembly would prohibit all abortions unless necessary for the preservation of a woman's life if Roe v. Wade is overruled or significantly modified. Effective immediately.

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FISCAL NOTE (Dept. of Public Health)
    There would be no fiscal impact on this Department.
    FISCAL NOTE (State Police)
    There would be no fiscal impact on this Department.
    FISCAL NOTE (Dept. of Corrections)
    There would be no fiscal impact on this Department.
    HOME RULE NOTE (Dept. of Commerce and Community Affairs)
    HB72 does pre-empt home rule authority.
NOTE(S) THAT MAY APPLY: Home Rule
    99-12-17 H Prefiled with the Clerk
    99-01-14 H First reading
                                            Referred to Hse Rules Comm
    99-01-27 H Added As A Joint Sponsor LANG
              H
                                            Assigned to Judiciary I - Civil Law
    99-02-10 H
                                            Fiscal Note Filed
              Н
                                            Fiscal Note Filed
              Η
                                            Committee Judiciary I - Civil Law
    99-02-18
             Н
                                            Fiscal Note Filed
                                            Committee Judiciary I - Civil Law
    99-02-19
             Η
                                            Home Rule Note Filed
              Н
                                            Committee Judiciary I - Civil Law
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99-02-22 H Joint Sponsor Changed to ERWIN
H Joint Sponsor Changed to GARRETT
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99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0073 SCHOENBERG – LANG – SILVA – GASH – ERWIN, ACEVEDO, FEI-GENHOLTZ, GARRETT, MCKEON, RONEN, HAMÓS, KENNER AND BRADLEY.

720 ILCS 5/24-3.5 new

Amends the Criminal Code of 1961. Creates the offense of negligent storage of a handgun. Provides that it is a petty offense for a parent or guardian of a child to permit the child to be present on premises under the parent or guardian's control, to leave the child without adult supervision, and to negligently leave an unsecured handgun on the premises. Provides that fines collected for a violation shall be deposited in the Violence Prevention Fund.

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FISCAL NOTE (Dept. of Corrections)
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HB73 would have no correctional or fiscal impact.

99-12-17 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Added As A Joint Sponsor LANG

H Assigned to Judiciary II - Criminal Law

99-01-28 H Added As A Co-sponsor SILVA

99-02-03 H Added As A Co-sponsor FEIGENHOLTZ

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor GARRETT

H Added As A Co-sponsor MCKEON

99-02-04 H Fiscal Note Filed

Committee Judiciary II - Criminal Law

99-02-10 H Added As A Co-sponsor RONEN

H Added As A Co-sponsor HAMOS

99-02-11 H Added As A Co-sponsor KENNER

99-02-22 H Joint Sponsor Changed to ERWIN H Added As A Co-sponsor FEIGENHOLTZ

99-02-25 H Added As A Co-sponsor BRADLEY

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-09 H Joint Sponsor Changed to GASH

H Added As A Co-sponsor ACEVEDO

01-01-09 H Session Sine Die

HB-0074 SCHOENBERG - GASH - MCKEON - NOVAK.

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.

FISCAL NOTE (Dept. of Corrections)

This bill would have minimal correctional and fiscal impact.

CORRECTIONAL NOTE (Dept. of Corrections)

Same as DOC fiscal note.

NOTE(S) THAT MAY APPLY: Correctional

99-12-17 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Assigned to Judiciary II - Criminal Law

99-02-03 H Added As A Co-sponsor MCKEON

99-02-04 H Fiscal Note Filed

H Correctional Note Filed

H Committee Judiciary II - Criminal Law

99-02-25 H Added As A Co-sponsor NOVAK

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-09 H Added As A Joint Sponsor GASH H Added As A Joint Sponsor MCKEON

H Added As A Joint Sponsor MCKEON H Added As A Joint Sponsor NOVAK

01-01-09 H Session Sine Die

1102 HB-0075

HB-0075 SCHOENBERG - GRANBERG - HOLBROOK - GASH - GARRETT, AC-EVEDO, MCKEON, RONEN, FEIGENHOLTZ, FRITCHEY, ERWIN AND CURRY, JULIE.

New Act 30 ILCS 105/5.490 new

Creates the Rainy Day Fund Act and amends the State Finance Act. Creates the Revenue Stabilization Fund as a special fund within the State treasury for use in meeting the State's obligations and casual deficits. Provides that for any year when the State's estimated general funds revenues exceed the prior year's general funds revenues by more than 4%, the Governor shall submit to the General Assembly a proposed budget that includes transfers into the Revenue Stabilization Stabilization Fund of an amount not less than 0.25% of the anticipated general funds revenues. Provides that the General Assembly shall appropriate no less than 0.25% of estimated revenues to the Revenue Stabilization Fund. Provides for the transfer of funds into the Revenue Stabilization Fund. Provides for transfers into the General Revenue Fund when that fund's resources are insufficient to meet the State's obligations. Effective immediately.

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FISCAL NOTE (State Treasurer)
    HB75 will have no effect on the State's finances.
    FISCAL NOTE (Bureau of the Budget)
    HB75 does not require the expenditure of funds by the State nor
    does it change the revenues of the State.
NOTE(S) THAT MAY APPLY: Fiscal
    99-12-17 H Prefiled with the Clerk
    99-01-14 H First reading
                                          Referred to Hse Rules Comm
    99-01-19 H Added As A Joint Sponsor GRANBERG
    99-01-27 H
                                          Assigned to Constitutional Officers
    99-02-01 H Added As A Co-sponsor HOLBROOK
    99-02-03 H Added As A Co-sponsor ACEVEDO
             H Added As A Co-sponsor GARRETT
             H Added As A Co-sponsor MCKEON
    99-02-05 H
                                          Fiscal Note Filed
                                          Fiscal Note Filed
             Н
                                          Committee Constitutional Officers
    99-02-10 H Added As A Co-sponsor RONEN
             H Added As A Co-sponsor FEIGENHOLTZ
    99-02-18 H Added As A Co-sponsor FRITCHEY
    99-02-22 H Added As A Co-sponsor ERWIN
    99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
    99-03-09 H Joint Sponsor Changed to GASH
             H Added As A Co-sponsor ACEVEDO
    99-03-10 H Added As A Co-sponsor CURRY, JULIE
   01-01-09 H Session Sine Die
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HB-0076 SCHOENBERG - COULSON - GASH - GARRETT AND DART. 720 ILCS 5/24-8

Amends the Criminal Code of 1961. Provides that the local law enforcement agency shall use the best available information, including a firearms trace, to determine how and from whom a person who is not permitted by federal or State law to possess a firearm gained possession of a firearm (now the provision applies only when the law enforcement agency recovers the firearm from a person under 21 years of age).

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STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
HB76 creates a local government organization and structure
mandate for which State reimbursement is not required.
FISCAL NOTE (Dept. of Commerce and Community Affairs)
HB76 will not have a fiscal impact on DCCA.
99-12-17 H Prefiled with the Clerk
99-01-14 H First reading
                                        Referred to Hse Rules Comm
99-01-27 H
                                        Assigned to Judiciary II - Criminal Law
99-02-09 H
                                        St Mandate Fis Note Filed
                                        Committee Judiciary II - Criminal Law
99-02-19 H
                                        Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
                                        Fiscal Note Filed
99-02-24 H
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H Cal Ord 2nd Rdg-Shrt Dbt

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99-03-02 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 100-002-004
         H Added As A Joint Sponsor GARRETT
         H Joint Sponsor Changed to COULSON -
         H Joint Sponsor Changed to GASH
         H Added As A Co-sponsor DART
99-03-10 S Arrive Senate
         S Placed Calndr First Rdg
99-03-17 S Chief Sponsor PARKER
         S First reading
                                      Referred to Sen Rules Comm
99-03-25 S
                                      Assigned to Judiciary
99-04-15 S
                                      Postponed
99-04-21 S Added As A Co-sponsor JONES, W
                                      Postponed
99-04-28 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
         S Added as Chief Co-sponsor OBAMA
         S Added As A Co-sponsor DILLARD
99-05-04 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 057-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-30 H Governor approved
        н
              Effective Date 00-01-01
              PUBLIC ACT 91-0364
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HB-0077

GARRETT – SCHOENBERG – LANG – SILVA – SCOTT, PUGH, RONEN, HOFFMAN, FRITCHEY, MOORE, ANDREA, KRAUSE, ERWIN, NOVAK, BRADLEY, BOLAND, GILES, FRANKS, COULSON, LYONS, JOSEPH, COWLISHAW, MOFFITT, LAWFER, MITCHELL, JERRY, MCGUIRE, BROSNAHAN, O'BRIEN, CURRY, JULIE, FEIGENHOLTZ, GRANBERG, GASH, CROTTY AND DELGADO.

New Act

30 ILCS 330/2

from Ch. 127, par. 652

Creates the Elder Care Savings Bond Act that authorizes the issuance and sale of up to \$300,000,000 of General Obligation Elder Care Savings Bonds for purchase by Illinois residents to enhance their financial access to long term health care. Amends the General Obligation Bond Act to reflect the increased bond authorization. Effective immediately.

STATE DEBT NOTE (Economic and Fiscal Commission)
Increase in general obligation principal
Increase in general obligation debt
Increase in annual debt service payments

\$20.8 million

FISCAL NOTE (Dept. on Aging)

There is no fiscal impact on the Department.

HOUSE AMENDMENT NO. 1.

Replaces the definition of "assisted living establishment". Provides that the Department on Aging's case coordination units may provide certain services under the Act. Provides that the Treasurer shall conduct the Act's education program in cooperation with the Department on Aging and area agencies on aging.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 30 ILCS 330/2

Deletes everything. Creates the Elder Care Savings Fund Act to provide investors with investment alternatives to enhance their financial access to long term health care and to authorize the State Treasurer to establish and administer an Elder Care Savings Fund. Provides that the Treasurer, in administering the Elder Care Savings Fund, may receive moneys from Illinois residents for deposit into the Fund and invest moneys within the Fund on their behalf. Provides that the Treasurer shall develop, publish, and implement an investment policy covering the management of funds in the Elder Care Savings Fund. Provides that the policy shall be published at least once each year in at least one newspaper of general circulation in both Springfield and Chicago, and each

year as part of the audit of the Elder Care Savings Fund by the Auditor General, which shall be distributed to all participants in the Fund. Provides that the Treasurer shall notify all participants in writing, and the Treasurer shall publish in a newspaper of general circulation in both Chicago and Springfield any changes to the previously published investment policy at least 30 calendar days before implementing the policy. Provides that any investment policy adopted by the Treasurer shall be reviewed, and updated if necessary, within 90 days following the installation of a new Treasurer. Provides that interest earnings in excess of administrative expenses shall be credited or paid monthly to the several participants in the Fund in a manner which equitably reflects the differing amounts of their respective investments in the Fund and the differing periods of time for which the amounts were in the custody of the Fund. Provides that the Treasurer shall promulgate rules and regulations as he or she deems necessary for the efficient administration of the Elder Care Savings Fund, including specification of minimum and maximum amounts which may be deposited, minimum and maximum periods of time for which deposits may be retained in the Fund, and conditions under which penalties will be assessed for refunds of earnings that are not used for long term health care expenses. Effective immediately.

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NOTE(S) THAT MAY APPLY: Debt; Fiscal
   99-12-17 H Prefiled with the Clerk
   99-01-14 H First reading
                                       Referred to Hse Rules Comm
   99-01-27 H Added As A Joint Sponsor LANG
                                       Assigned to Aging
   99-01-28 H Added As A Co-sponsor SILVA
   99-02-03 H Added As A Co-sponsor SCOTT
   99-02-09 H
                                        State Debt Note Filed
                                       Committee Aging
   99-02-10 H Added As A Co-sponsor RONEN
            H Added As A Co-sponsor PUGH
   99-02-11 H Primary Sponsor Changed To GARRETT
            H Joint Sponsor Changed to SCHOENBERG
            H Added As A Co-sponsor PUGH
   99-02-16 H
                                       Fiscal Note Filed
                                       Committee Aging
   99-02-18 H Added As A Co-sponsor HOFFMAN
            H Added As A Co-sponsor FRITCHEY
   99-02-23 H Added As A Co-sponsor MOORE, ANDREA
   99-02-24 H Added As A Co-sponsor KRAUSE
            H Added As A Co-sponsor ERWIN
   99-02-25 H Added As A Co-sponsor NOVAK
            H Added As A Co-sponsor BRADLEY
            H Added As A Co-sponsor BOLAND
   99-03-04 H
                   Amendment No.01
                                        AGING
                                                   H
                                                               Adopted
                                       Do Pass Amend/Short Debate 018-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Co-sponsor GILES
            H Added As A Co-sponsor FRANKS
            H Added As A Co-sponsor COULSON
            H Added As A Co-sponsor LYONS, JOSEPH
            H Added As A Co-sponsor COWLISHAW
            H Added As A Co-sponsor MOFFITT
            H Added As A Co-sponsor LAWFER
            H Added As A Co-sponsor MITCHELL, JERRY
            H Added As A Co-sponsor MCGUIRE
            H Added As A Co-sponsor BROSNAHAN
   99-03-05 H Added As A Co-sponsor O'BRIEN
   99-03-10 H Added As A Co-sponsor CURRY, JULIE
   99-03-11 H Added As A Co-sponsor FEIGENHOLTZ
   99-03-16 H Added As A Co-sponsor GRANBERG
                   Amendment No.02
                                       GARRETT
            H
                   Amendment referred to HRUL
                   Rules refers to
                                         HAGI
            H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
   99-03-17 H
                   Amendment No.02
                                        GARRETT
            H Recommends be Adopted HAGI/010-000-000
                   Amendment No.02
            Н
                                       GARRETT
                                                               Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
            H Added As A Co-sponsor GASH
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99-03-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-003-000
               H Added As A Co-sponsor CROTTY
               H Added As A Co-sponsor DELGADO
               S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor GEO-KARIS
      99-03-19 S First reading
                                           Referred to Sen Rules Comm
      99-03-23 S Added as Chief Co-sponsor MYERS.J
      99-03-24 S Added as Chief Co-sponsor SILVERSTEIN
      99-04-14 S
                                           Assigned to Public Health & Welfare
               S Added as Chief Co-sponsor TROTTER
      99-04-15 S
                                           Re-referred to Rules
                                            Assigned to Executive
      99-04-21 S Added As A Co-sponsor MOLARO
      99-04-22 S
                                           Postponed
      99-04-29 S
                                           To Subcommittee
                                           Committee Executive
      99-05-04 S Added As A Co-sponsor LIGHTFORD
      99-05-08 S
                                           Refer to Rules/Rul 3-9(a)
      99-05-26 S Ruled Exempt Under Sen Rule 3-9(B) SRUL
                                           Assigned to Executive
      01-01-09 H Session Sine Die
HB-0078
            SCHOENBERG - GASH - FEIGENHOLTZ.
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New Act 30 ILCS 105/25

from Ch. 127, par. 161

Creates the Illinois Balanced Budget Act. Creates a Balanced Budget Commission to provide a Balanced Budget Revenue Estimate for each fiscal year. The Estimate shall serve as a limit on appropriations from State general funds. If appropriations exceed the limit, the Comptroller shall prepare a proposed Balanced Budget Reserve Act for that fiscal year. Sets forth the contents of the proposed Act, including certain measures to reduce State agency expenditures. Amends the State Finance Act. Reduces the lapse period from 2 months to one month starting in FY2005. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-12-17 H Prefiled with the Clerk
    99-01-14 H First reading
                                          Referred to Hse Rules Comm
    99-01-27 H
                                          Assigned to State Government
                                             Administration
    99-02-26 H
                                          Do Pass/Short Debate Cal 008-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-02 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-09 H Added As A Joint Sponsor GASH
             H Added As A Joint Sponsor FEIGENHOLTZ
    99-03-26 H
                                          Re-Refer Rules/Rul 19(a)
    01-01-09 H Session Sine Die
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HB-0079 SCHOENBERG - LANG.

New Act

15 ILCS 20/38 rep.

15 ILCS 20/38.1 rep.

15 ILCS 20/38.2 rep.

30 ILCS 105/13.4 rep.

Creates the Illinois Open Budgets Act. Provides that the Governor shall present a State budget to the General Assembly on the first Wednesday in March of each year. Specifies elements to be included in the budget. Provides that each State agency, State college and university, and public and quasi-public corporation shall submit, by January 1, a budget request for the next fiscal year. Provides that the Bureau of the Budget and the Economic and Fiscal Commission shall produce, by January 15, a revenue estimate for the next fiscal year. Provides that the Governor shall submit recommended appropriations with the budget. Creates a Budget Advisory Panel to oversee development of accountability reports (and repeals language in the Civil Administrative Code pertaining to a Budget Advisory Panel). Creates an Open Budget Conference to approve certain forms and procedures. Repeals language in the State Finance Act regarding preparation and introduction of appropriation bills. Effective immediately.

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FISCAL NOTE (Economic and Fiscal Commission)
    There is no anticipated fiscal impact on State revenues or on
    the Commission's budget.
    FISCAL NOTE (Bureau of the Budget)
    HB79 is not anticipated to have any impact on State revenues.
NOTE(S) THAT MAY APPLY: Fiscal
    99-12-17 H Prefiled with the Clerk
    99-01-14 H First reading
                                            Referred to Hse Rules Comm
    99-01-27 H Added As A Joint Sponsor LANG
                                            Assigned to State Government
                                              Administration
    99-02-11 H
                                            Fiscal Note Filed
                                            Committee State Government Administration
    99-02-16 H
                                            Fiscal Note Filed
                                            Committee State Government Administration
             Η
    99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
    01-01-09 H Session Sine Die
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HB-0080 O'CONNOR – MYERS,RICHARD – BOST – ERWIN, BELLOCK AND MITCHELL,JERRY.

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, and for a student from a non-recognized high school, changes the cumulative score on the ACT to qualify as an eligible applicant to at least 5 points above the statewide mean average cumulative ACT score (from at least 7 points above the statewide average cumulative ACT score). In a provision concerning allocating scholarships when funds are insufficient to provide all qualified students with a scholarship, changes certain figures in the determination of the percentile placement of qualified students from non-recognized high schools.

SENATE AMENDMENT NO. 1.

Deletes reference to: 110 ILCS 947/30 Adds reference to: 110 ILCS 947/31 new 110 ILCS 947/25 rep. 110 ILCS 947/30 rep.

Deletes everything. Amends the Higher Education Student Assistance Act. Creates the Illinois Merit Scholarship program to award \$1,000 scholarships to qualified students without regard to financial need, to be administered by the Illinois Student Assistance Commission. Repeals provisions concerning the State scholar program and the merit recognition scholarship program. Effective July 1, 2000.

SENATE AMENDMENT NO. 2.

Deletes reference to: 110 ILCS 947/25 rep.

Changes the name of the scholarship from the Illinois Merit Scholarship to the Merit Recognition Scholarship. Removes the provisions that repeal the State scholar program.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-12-21 H Prefiled with the Clerk
            H Added As A Joint Sponsor MYERS, RICHARD
             H Added As A Joint Sponsor BOST
   99-01-14 H First reading
                                         Referred to Hse Rules Comm
   99-01-27 H
                                         Assigned to Higher Education
   99-01-28 H Added As A Co-sponsor BELLOCK
   99-02-19 H
                                         Do Pass/Short Debate Cal 015-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-04 H Joint Sponsor Changed to ERWIN
   99-03-16 H
                    Amendment No.01
                                         O'CONNOR
                    Amendment referred to HRUL
            H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-17 H
                                         Tabled Pursnt to Rule 40(a) HOUSE
                                           AMEND #1
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H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-002 H Added As A Co-sponsor MITCHELL, JERRY

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99-03-18 S Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor MAITLAND
         S Added as Chief Co-sponsor WALSH,T
99-04-20 S First reading
                                      Referred to Sen Rules Comm
99-04-22 S
                                      Assigned to Education
99-04-28 S
                                      Postponed
                 Amendment No.01
                                      EDUCATION 1
                                                               Adopted
99-05-05 S
                Amendment No.02
                                      EDUCATION
                                                    S
                                                               Adopted
         S
                                      Recmnded do pass as amend 010-000-000
         S Placed Calndr, Second Rdg
99-05-06 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-14 S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01.02
99-05-17 H Motion Filed Concur
                Motion referred to
         Н
         H Calendar Order of Concurren 01,02
99-05-19 H Be apprvd for consideratn 01,02/HRUL
         H H Concurs in S Amend 01,02/116-000-000
         H Passed both Houses
99-06-17 H Sent to the Governor
99-07-16 H Governor approved
             Effective Date 00-07-01
         H
              PUBLIC ACT 91-0128
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HB-0081 BOST – SOMMER – O'CONNOR – SCHMITZ – KOSEL, LANG, HOLBROOK, CAPPARELLI, SKINNER, RONEN, GASH, SHARP, HAMOS, DAVIS,MONIQUE, MCGUIRE, HOFFMAN, DAVIS,STEVE, KENNER, BOLAND, NOVAK, MITCHELL,JERRY, HANNIG, BROSNAHAN, CURRY,JULIE AND HULTGREN.

35 ILCS 200/15-172

Amends the Senior Citizens Assessment Freeze Homestead Exemption in the Property Tax Code. Provides that beginning in taxable year 2000, the exemption shall be available to persons 62 years of age or older (now 65 years of age or older) and the qualifying individual shall have an income of \$40,000 or less (now, \$35,000 or less). Provides that beginning January 1, 2001 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 published by the federal Department of Labor.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates
    99-12-21 H Prefiled with the Clerk
            H Added As A Joint Sponsor O'CONNOR
            H Added As A Joint Sponsor SCHMITZ
            H Added As A Joint Sponsor KOSEL
    99-01-14 H First reading
                                        Referred to Hse Rules Comm
    99-01-27 H Added As A Co-sponsor LANG
            H Primary Sponsor Changed To BOST
            H Joint Sponsor Changed to SOMMER
                                        Assigned to Revenue
   99-02-01 H Added As A Co-sponsor HOLBROOK
    99-02-03 H Added As A Co-sponsor CAPPARELLI
   99-02-08 H Added As A Co-sponsor SKINNER
   99-02-09 H Added As A Co-sponsor RONEN
            H Added As A Co-sponsor GASH
   99-02-10 H Added As A Co-sponsor SHARP
   99-02-11 H Added As A Co-sponsor HAMOS
            H Added As A Co-sponsor DAVIS, MONIQUE
            H Added As A Co-sponsor MCGUIRE
   99-02-18 H Added As A Co-sponsor HOFFMAN
            H Added As A Co-sponsor DAVIS, STEVE
   99-02-25 H Added As A Co-sponsor KENNER
            H Added As A Co-sponsor BOLAND
            H Added As A Co-sponsor NOVAK
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99-03-01 H Added As A Co-sponsor MITCHELL JERRY

510 ILCS 77/100

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99-03-03 H Added As A Co-sponsor HANNIG
                                          Re-Refer Rules/Rul 19(a)
      99-03-10 H Added As A Co-sponsor BROSNAHAN
              H Added As A Co-sponsor CURRY, JULIE
      99-03-19 H Added As A Co-sponsor HULTGREN
      01-01-09 H Session Sine Die
HB-0082
            MYERS, RICHARD - LAWFER - WIRSING - POE.
  510 ILCS 77/10.24 new
  510 ILCS 77/10.26 new
  510 ILCS 77/11 new
  510 ILCS 77/12 new
  510 ILCS 77/13 new
  510 ILCS 77/14 new
  510 ILCS 77/15
  510 ILCS 77/18 new
  510 ILCS 77/20
  510 ILCS 77/35
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Amends the Livestock Management Facilities Act. Provides that the owner or operator of a proposed non-lagoon livestock waste handling facility with a design capacity of 1,000 or more animal units shall register with the Department before beginning construction on the facility. Provides that the county board may request an informational meeting concerning the proposed construction of a facility. Provides that the Department shall receive certain evidence at the informational meeting. Provides construction standards for certain livestock waste handling facilities. Provides that the Department shall inspect the construction site of a livestock waste handling facility. Prohibits the construction of a non-lagoon livestock waste handling facility or an earthen livestock waste lagoon in certain areas. Deletes provisions concerning the reporting of the release of livestock waste in certain situations. Provides that the Department may request modification of a facility. Provides that additional livestock management facilities shall be required to comply with certain provisions concerning the handling, storing, and disposing of livestock waste. Provides additional requirements for multiple livestock management facilities under common ownership. Provides that livestock waste management facilities and livestock waste handling facilities shall be subject to penalties and liability for violations of the Environmental Protection Act. Increases the livestock waste lagoon registration fee from \$50 to \$250. Effective immediately.

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99-12-21 H Prefiled with the Clerk
99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Added As A Joint Sponsor LAWFER
H Added As A Co-sponsor WIRSING
H Added As A Co-sponsor POE
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0083 GRANBERG.

New Act

Creates the Smart Growth Act with the short title as the only provision. Effective immediately.

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99-12-21 H Prefiled with the Clerk
99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Assigned to Executive
99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000
HEXC
H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H Re-committed to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0084 HOLBROOK.

55 ILCS 5/5-1062.2 new

Amends the Counties Code. 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 may appoint 2 members to the Committee and the Governor may appoint one member. Authorizes these counties to regulate and enforce management of urban stormwater runoff. Effective immediately.

FISCAL NOTE (Emergency Management Agency)

There will be no fiscal impact on the Agency, the Dept. of Commerce and Community Affairs or the Dept. of Natural Resources.

HOME RULE NOTE (Dept. of Commerce and Community Affairs)

HB84 does not pre-empt home rule authority.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

HB 84 does not create a State mandate.

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

99-12-21	H	Prefiled with the Clerk
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99-01-14 H First reading	Referred to Hse Rules Comm
99-01-27 H	Assigned to Local Government
99-02-04 H	Fiscal Note Filed
H	Committee Local Government
99-02-19 H	Home Rule Note Filed
H	Committee Local Government
99-02-24 H	St Mandate Fis Note Filed

H Committee Local Government

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0085

HOLBROOK – GRANBERG – LANG – SILVA – SCOTT, HOFFMAN, CAPPARELLI, O'BRIEN, RONEN, GASH, PUGH, GIGLIO, MCGUIRE, CURRY,JÜLIE, HAMOS, FOWLER, BUGIELSKI, DAVIS,STEVE, NOVAK, HANNIG AND BROSNAHAN.

320 ILCS 25/4

from Ch. 67 1/2, par. 404

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act to increase the income limitation, beginning with the 1999 grant year, from \$16,000 to \$30,000. Provides that the maximum grant for claimants with an income of more than \$14,000 but less than \$30,000 is \$70. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-12-21 H Prefiled with the Clerk
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99-01-14 H First reading Referred to Hse Rules Comm

99-01-19 H Added As A Joint Sponsor GRANBERG

99-01-27 H Added As A Co-sponsor LANG

H Assigned to Revenue

99-01-28 H Added As A Co-sponsor SILVA

99-02-03 H Added As A Co-sponsor SCOTT

H Added As A Co-sponsor HOFFMAN

H Added As A Co-sponsor CAPPARELLI

99-02-09 H Added As A Co-sponsor O'BRIEN

99-02-10 H Added As A Co-sponsor RONEN

H Added As A Co-sponsor GASH

H Added As A Co-sponsor PUGH

H Added As A Co-sponsor GIGLIO

H Added As A Co-sponsor MCGUIRE

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor HAMOS

99-02-11 H Added As A Co-sponsor FOWLER

99-02-18 H Added As A Co-sponsor BUGIELSKI

H Added As A Co-sponsor DAVIS,STEVE

99-02-25 H Added As A Co-sponsor NOVAK 99-03-02 H Added As A Co-sponsor HANNIG

99-03-04 H Added As A Co-sponsor BROSNAHAN

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0086 HOFFMAN - LANG - DART - CURRY JULIE AND O'BRIEN.

605 ILCS 5/4-103

from Ch. 121, par. 4-103

Amends the Illinois Highway Code, Provides that a highway construction contract let by the Department of Transportation may require the contractor to enter into or

agree to observe the terms of a project labor agreement with the labor organization having jurisdiction over the type of work performed.

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99-12-21 H Prefiled with the Clerk
99-01-12 H Primary Sponsor Changed To HOFFMAN
99-01-14 H First reading
                                      Referred to Hse Rules Comm
99-01-27 H Added As A Joint Sponsor LANG
                                      Assigned to Labor & Commerce
99-03-04 H Joint Sponsor Changed to DART
99-03-05 H
                                      Re-Refer Rules/Rul 19(a)
         H Added As A Co-sponsor O'BRIEN
99-03-10 H Joint Sponsor Changed to CURRY, JULIE
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HB-0087 HOLBROOK - FOWLER - SCOTT - O'BRIEN - SILVA, DELGADO, SHARP, HAMOS AND DAVIS, STEVE.

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

01-01-09 H Session Sine Die

Amends the Sale of Tobacco to Minors Act. Changes the short title to the Prevention of Tobacco Use by Minors Act. Prohibits minors from possessing or smoking tobacco (now only the buying by and the sale and distribution to minors of tobacco is prohibited). Provides that the court may impose for possession or smoking of tobacco products by a minor up to 25 hours of community service for the first offense, up to 25 hours of community service and a fine not to exceed \$25 for the second offense in a 12-month period, and up to 30 hours of community service and a fine not to exceed \$50 for the third or subsequent offense in a 12-month period. Permits the court to sentence a minor who is convicted of or placed on supervision for possessing tobacco products to attend a smoker's education program with the offender's consent if such a program is available where the minor resides. Exempts from violations the possession or smoking of tobacco products by minors who are members of the Armed Forces or Reserve Forces and those who participate in an experimental or research program that is conducted by an accredited institution of higher education to study the effects of tobacco products on minors.

FISCAL NOTE (Administrative Office of the Illinois Courts) Workload of the Circuit Courts and Probation and Court Services Departments may increase.

FISCAL NOTE (Dept. of Public Health)

HB87 does not directly impact any program administered by DPH.

CORRECTIONAL NOTE (Dept. of Corrections)

HB87 will have no fiscal or prison population impact on DOC.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 675/Act title 720 ILCS 675/0.01 720 ILCS 675/1 720 ILCS 675/2 Adds reference to: New Act 35 ILCS 130/4 35 ILCS 135/4

from Ch. 120, par. 453.4 from Ch. 120, par. 453.34 from Ch. 43, par. 108

720 ILCS 675/Act rep.

235 ILCS 5/3-12

720 ILCS 680/Act rep.

Deletes everything. Creates the Illinois Underage Purchase, Possession, and Sales Prevention Act of 1999. Provides penalties for the distribution of tobacco to a person under 18 years of age. Prohibits a person under 18 years from acquiring or attempting to acquire tobacco. Provides certain training requirements for retail clerks who sell tobacco. Provides that no person may sell tobacco through a vending machine unless certain guidelines concerning who may have access to the machine are met. Prohibits the sale of tobacco other than in sealed packages. Requires that tobacco retailers be licensed. Provides that the Act shall be enforced by the Liquor Control Commission. Provides various penalties for various violations of the Act. Provides that a second or subsequent violation of the prohibition against selling tobacco products at retail is a Class B misdemeanor. Preempts home rule. Amends the Cigarette Tax Act. Provides that part of the fee for a distributor's license under the Act shall be used to assist the Liquor Control Commission in enforcing the Illinois Underage Purchase, Possession, and Sales Prevention Act of 1999. Amends the Cigarette Use Tax Act. Provides that a portion of the fee for a distributor's license under the Act shall be used to assist the Liquor Control Commission in enforcing the Illinois Underage Purchase, Possession, and Sales Prevention Act of 1999. Amends the Liquor Control Act of 1934. Removes obsolete provisions. Provides that the Liquor Control Commission shall be responsible for issuing licenses to engage in the retail sale of tobacco products. Repeals the Sale of Tobacco to Minors Act and the Smokeless Tobacco Limitation Act. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Correctional
    99-12-21 H Prefiled with the Clerk
    99-01-14 H First reading
                                          Referred to Hse Rules Comm
    99-01-27 H
                                          Assigned to Judiciary II - Criminal Law
    99-02-03 H Added As A Joint Sponsor FOWLER
             H Added As A Co-sponsor SCOTT
    99-02-09 H Added As A Co-sponsor O'BRIEN
             H Added As A Co-sponsor SILVA
             H Added As A Co-sponsor DELGADO
    99-02-10 H Added As A Co-sponsor SHARP
             H Added As A Co-sponsor HAMOS
    99-02-18 H
                                          Fiscal Note Filed
                                          Correctional Note Filed
             Н
             H
                                          Committee Judiciary II - Criminal Law
    99-02-19 H
                                          Fiscal Note Filed
                                          Committee Judiciary II - Criminal Law
    99-02-24 H Added As A Co-sponsor DAVIS, STEVE
    99-02-26 H
                     Amendment No.01
                                          JUD-CRIMINAL H
                                                                   Adopted
                                          Motion Do Pass Amended-Lost 006-007-000
             Н
                                            HJUB
                                          Remains in CommiJudiciary II - Criminal
             H
    99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
    01-01-09 H Session Sine Die
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HB-0088 HOLBROOK.

5 ILCS 120/1.02 from Ch. 102, par. 41.02

Amends the Open Meetings Act. Provides that tourism boards and convention or civic center boards (now tourism boards and convention or civic center boards located in counties that are contiguous to the Mississippi River with populations of more than 250,000 but less than 300,000) are public bodies for purposes of the Act.

```
99-12-21 H Prefiled with the Clerk
99-01-14 H First reading
                                       Referred to Hse Rules Comm
99-01-27 H
                                       Assigned to State Government
                                         Administration
99-02-10 H
                                       Re-assigned to Tourism
99-03-03 H
                                       Do Pass/Short Debate Cal 008-001-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-002-002
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-04-14 S Chief Sponsor SYVERSON
99-04-15 S First reading
                                       Referred to Sen Rules Comm
01-01-09 H Session Sine Die
```

HB-0089 HOLBROOK - BURKE - WOOLARD.

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 and individual under the age of 18 years rather than an individual under the age of 17 years.

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FISCAL NOTE (Ill. Racing Board)
HB89 would not require additional funding and would have only a
negligible negative impact on wagering handle and revenues.
99-12-21 H Prefiled with the Clerk
99-01-14 H First reading
                                       Referred to Hse Rules Comm
99-01-27 H
                                       Assigned to Executive
99-02-10 H
                                       Fiscal Note Filed
         Н
                                       Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor BURKE
99-02-18 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-11 H Joint Sponsor Changed to WOOLARD
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-18 S Chief Sponsor CLAYBORNE
                                       Referred to Sen Rules Comm
         S First reading
99-04-22 S
                                       Assigned to Executive
99-04-29 S
                                       To Subcommittee
         S
                                       Committee Executive
99-05-08 S
                                       Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
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HB-0090 HOLBROOK.

705 ILCS 405/1-7	from Ch. 37, par. 801-7
705 ILCS 405/5-120	
705 ILCS 405/5-125	

Amends the Juvenile Court Act of 1987. Provides that law enforcement officers may release the name and address of the minor and of the minor's parents or guardian and information pertaining to a disposition or alternative adjustment plan to the victims, their subrogees and legal representatives. Provides for adult criminal prosecution of minors charged with municipal or county ordinance violations.

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FISCAL NOTE (Dept. of Corrections)
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This bill will have no correctional or fiscal impact.

CORRECTIONAL NOTE (Dept. of Corrections)

Same as DOC fiscal note.

HOUSE AMENDMENT NO. 1.

Provides that if the minor is a ward of the State, law enforcement officers may release only the name and address of the minor's guardian.

SENATE AMENDMENT NO. 1.

Deletes reference to: 705 ILCS 405/5-120 705 ILCS 405/5-125

Provides that, upon petition by the victim or the victim's legal representative, and after a showing of the necessity for the disclosure by clear and convincing evidence, the court may order the disclosure, to the victim or the victim's legal representative, of the name and address of the minor and the minor's parents or guardian and information pertaining to any disposition or alternative adjustment plan for the minor. Provides that, if the minor is a ward of the State, the court shall order the disclosure of only the name and address of the minor's guardian. Provides that the petitioner has the burden of showing the necessity for the disclosure. Restores language authorizing the disposition of ordinance violations under the Juvenile Court Act of 1987.

SENATE AMENDMENT NO. 2.

Deletes reference to: 705 ILCS 405/1-7 Adds reference to: 705 ILCS 405/5-905

Deletes the title and everything after the enacting clause. Amends the Juvenile Court Act of 1987. Provides that a victim or a parent or legal guardian of a victim may petition the court to disclose the name and address of the minor and the minor's parents or legal guardian, or both. Provides that upon a finding by clear and convincing evidence that the disclosure is either necessary for the victim to pursue a civil remedy against the minor or the minor's parents or legal guardian, or both, or to protect the victim's person or property from the minor, the court may order the disclosure of the information to the victim or the parent or legal guardian of the victim only for these purposes.

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NOTE(S) THAT MAY APPLY: Correctional
      99-12-21 H Prefiled with the Clerk
      99-01-14 H First reading
                                             Referred to Hse Rules Comm
      99-01-27 H
                                             Assigned to Judiciary II - Criminal Law
      99-02-04 H
                                             Fiscal Note Filed
                Н
                                             Correctional Note Filed
                H
                                             Committee Judiciary II - Criminal Law
      99-03-05 H
                       Amendment No.01
                                             JUD-CRIMINAL H
                                                                      Adopted
                Н
                                             Do Pass Amd/Stndrd Dbt/Vote 007-000-001
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-03-16 H Second Reading-Stnd Debate
                H Pld Cal 3rd Rdg-Stndrd Dbt
      99-03-18 H 3rd Rdg-Stnd Dbt-Pass/Vote 112-000-004
                S Arrive Senate
                S Placed Calndr First Rdg
      99-04-14 S Chief Sponsor CLAYBORNE
      99-04-15 S First reading
                                             Referred to Sen Rules Comm
      99-04-22 S
                                             Assigned to Judiciary
      99-05-05 S
                       Amendment No.01
                                             JUDICIARY
                                                                      Adopted
                S
                                             Recmnded do pass as amend 008-002-000
                S Placed Calndr, Second Rdg
      99-05-10 S Filed with Secretary
                S
                       Amendment No.02
                                             CLAYBORNE
                       Amendment referred to SRUL
      99-05-12 S
                       Amendment No.02
                                            CLAYBORNE
                S
                       Rules refers to
                                              SJUD
                S
                       Amendment No.02
                                            CLAYBORNE
                S
                  Be apprvd for consideratn SJUD/007-000-000
                S Second Reading
                S
                       Amendment No.02
                                             CLAYBORNE
                                                                      Adopted
                S Placed Calndr, 3rd Reading
      99-05-13 S Third Reading - Passed 053-005-000
                H Arrive House
                H Place Cal Order Concurrence 01,02
      99-05-17 H Motion Filed Concur
                       Motion referred to
                H
                                              HRUL.
                H Calendar Order of Concurren 01,02
      99-05-18 H Be apprvd for consideratn 01,02/HRUL
                H H Concurs in S Amend 01,02/118-000-000
                H Passed both Houses
      99-06-16 H Sent to the Governor
      99-08-13 H Governor approved
                    Effective Date 00-01-01
               Н
                Η
                    PUBLIC ACT 91-0479
HB-0091
             NOVAK.
  415 ILCS 5/57.13
  Amends the Environmental Protection Act. Makes a technical change in the Section
regarding the transition of the Underground Storage Tank Program.
      99-12-21 H Prefiled with the Clerk
      99-01-14 H First reading
                                             Referred to Hse Rules Comm
      99-01-27 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
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HB-0092 NOVAK.

01-01-09 H Session Sine Die

415 ILCS 5/9.2 from Ch. 111 1/2, par. 1009.2

Amends the Environmental Protection Act. Makes a technical change to a provision regarding sulfur dioxide emission standards.

Re-Refer Rules/Rul 19(a)

SENATE AMENDMENT NO. 1.

Makes an additional stylistic change in the language of the bill.

99-12-21 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm

Assigned to Executive 99-01-27 H

99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

HEXC H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H

Re-committed to Executive

99-03-05 H Do Pass/Short Debate Cal 015-000-000 H Placed Cal 2nd Rdg-Shrt Dbt

99-03-16 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate 99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt

H 3rd Rdg-Shrt Dbt-Pass/Vote 097-014-003

99-04-14 S Arrive Senate

S Placed Calndr First Rdg

S Chief Sponsor MAHAR

S First reading Referred to Sen Rules Comm

99-04-20 S Assigned to Environment & Energy 99-04-28 S Amendment No.01

ENVIR. & ENE. S Adopted Recmided do pass as amend 009-000-000

S Placed Calndr, Second Rdg

99-05-07 S Second Reading

S Placed Calndr, 3rd Reading

99-05-14 S Third Reading - Passed 052-005-000

H Arrive House

H Place Cal Order Concurrence 01

99-05-17 H Motion Filed Non-Concur 01/NOVAK

H Calendar Order of Concurren 01

99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL

01-01-09 H Session Sine Die

HB-0093 NOVAK, DAVIS, MONIQUE, FEIGENHOLTZ AND GILES.

415 ILCS 5/9.1

from Ch. 111 1/2, par. 1009.1

Amends the Environmental Protection Act. Makes technical changes in a Section regarding State and federal cooperation in the area of air pollution.

FISCAL NOTE, H-AM 1 (Attorney General)

No fiscal impact; additional duties would be absorbed by existing resources.

99-12-21 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Assigned to Executive

99-02-25 H Added As A Co-sponsor DAVIS, MONIQUE

H Added As A Co-sponsor FEIGENHOLTZ

H Added As A Co-sponsor GILES

Do Pass/Stndrd Dbt/Vote 008-007-000 Н

HEXC

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive

99-03-05 H Do Pass/Short Debate Cal 015-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-11 H Amendment No.01 NOVAK

> Η Amendment referred to HRUL

H Cal Ord 2nd Rdg-Shrt Dbt

99-03-16 H Fiscal Note Filed as amnded

H Second Reading-Short Debate

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

99-03-26 H 01-01-09 H Session Sine Die

HB-0094 NOVAK.

415 ILCS 55/1

from Ch. 111 1/2, par. 7451

Amends the Illinois Groundwater Protection Act. Makes technical changes in the short title Section.

99-12-21 H Prefiled with the Clerk

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99-01-14 H First reading
                                              Referred to Hse Rules Comm
      99-01-27 H
                                              Assigned to Executive
      99-02-25 H
                                              Do Pass/Stndrd Dbt/Vote 008-007-000
                                                HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                              Re-committed to Executive
      99-03-05 H
                                              Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0095
```

NOVAK.

420 ILCS 20/1

from Ch. 111 1/2, par. 241-1

Amends the Illinois Low-Level Radioactive Waste Management Act, Makes technical changes to the short title provision.

SENATE AMENDMENT NO. 1.

Deletes Reference to: 420 ILCS 20/1 Adds reference to: 420 ILCS 20/10.2 from Ch. 111 1/2, par. 241-10.2 420 ILCS 20/11 from Ch. 111 1/2, par. 241-11

Deletes everything. Amends the Low-Level Radioactive Waste Management Act. Provides that the Department must prepare a report regarding a regional disposal facility by December 1, 2000. Deletes a provision which states that the report shall contain the impacts of restrictions and surcharges on disposal of low-level radioactive waste at a commercial disposal facility outside of the State. Provides that the Department may (was shall) adopt rules establishing a site selection process for the regional disposal facility. Deletes references to a report regarding the impacts of restrictions and surcharges on disposal of low-level radioactive waste at commercial disposal facilities outside of the State that was to be delivered to certain individuals no later than March 31, 1993. Effective immediately.

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99-12-21 H Prefiled with the Clerk
99-01-14 H First reading
                                      Referred to Hse Rules Comm
99-01-27 H
                                      Assigned to Executive
                                      Do Pass/Stndrd Dbt/Vote 008-007-000
99-02-25 H
                                        HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                      Re-committed to Executive
99-03-05 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-24 H
                 Amendment No.01
                                      NOVAK
         Н
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
                                      Tabled Pursnt to Rule 40(a) HOUSE
                                        AMEND #1
         H 3rd Rdg-Shrt Dbt-Pass/Vote 100-012-002
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor MAITLAND
99-04-20 S First reading
                                      Referred to Sen Rules Comm
99-04-22 S
                                      Assigned to Environment & Energy
99-05-05 S
                Amendment No.01
                                      ENVIR. & ENE. S
                                                               Adopted
         S
                                      Recmnded do pass as amend 009-000-000
         S Placed Calndr, Second Rdg
99-05-06 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 059-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-14 H Motion Filed Concur
                Motion referred to
                                       HRUL
         Н
         H Calendar Order of Concurren 01
99-05-17 H
                Rules refers to
                                       HELM/01
         H Calendar Order of Concurren 01
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п Б -0093—С <i>oni</i> .	1110	U
99-05-19 H		Rules - Re-Refer Motion to
	alendar Order of Concurren	
99-05-20 Н В	e apprvd for consideratn 1/F	HENE/011-000-000
	Concurs in S Amend 01/11	6-000-000
	assed both Houses ent to the Governor	
	overnor approved	
	Effective Date 99-08-16	
Н	PUBLIC ACT 91-0601	
HB-0096 NOVAI	К.	
415 ILCS 15/1	from Ch.	85, par. 5951
		ecycling Act. Makes technical changes to
the short title Section	•	
	refiled with the Clerk	Defermed to Head Dodge Comme
99-01-14 H Fi 99-01-27 H	irst reading	Referred to Hse Rules Comm Assigned to Executive
99-02-25 H		Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
	led Cal 2nd Rdg Stndrd Dbt	
99-02-26 H		Re-committed to Executive
99-03-05 H	ession Sine Die	Re-Refer Rules/Rul 19(a)
HB-0097 NOVA		
415 ILCS 5/58.11	X AND SHAKE.	
	ronmontal Protection Ac	t. Makes a technical change in the provi-
	Site Remediation Advisor	
	refiled with the Clerk	ny Committee.
99-01-14 H Fi		Referred to Hse Rules Comm
99-01-27 H		Assigned to Executive
99-02-25 H		Do Pass/Stndrd Dbt/Vote 008-007-000
. н ы	lcd Cal 2nd Rdg Stndrd Dbt	HEXC
99-02-26 H	ica cai ziia Rag oliiaia Dol	Re-committed to Executive
99-03-05 H		Re-Refer Rules/Rul 19(a)
	dded As A Co-sponsor SHA	ARP
01-01-09 H Se		
	ENBERG.	
220 ILCS 5/16-115		
		technical change in a Section concerning
alternative retail elec		
99-12-21 H Pr 99-01-14 H Fi	refiled with the Clerk	Referred to Hse Rules Comm
99-01-14 H 11 99-01-27 H		Assigned to Executive
99-02-25 H		Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
	lcd Cal 2nd Rdg Stndrd Dbt	
99-02-26 Н 99-03-05 Н		Re-committed to Executive Re-Refer Rules/Rul 19(a)
01-01-09 H Se	ession Sine Die	KC-KCICI Kuics/Kui 19(a)
	ENBERG.	
605 ILCS 10/27.1		121, par. 100-27.1
		chnical change to a Section relating to us-
age of the tollway w		the stange to a section returns to us
	refiled with the Clerk	
99-01-14 H Fi		Referred to Hse Rules Comm
99-01-27 H		Assigned to Executive
99-02-25 H		Do Pass/Stndrd Dbt/Vote 008-007-000
. Н РІ	lcd Cal 2nd Rdg Stndrd Dbt	HEXC
99-02-26 H	Jai Ziid Mag Dilidid Dot	Re-committed to Executive
99-03-05 H		Re-Refer Rules/Rul 19(a)
01_01_00 H Se	ession Sine Die	

01-01-09 H Session Sine Die

HB-0100 JONES, SHIRLEY.

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.

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99-12-28 H Prefiled with the Clerk
99-01-14 H First reading
                                       Referred to Hse Rules Comm
99-01-27 H
                                       Assigned to Executive
99-02-25 H
                                       Do Pass/Stndrd Dbt/Vote 008-007-000
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                       Re-committed to Executive
99-03-05 H
                                       Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 098-015-001
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
00-02-16 S Chief Sponsor RAUSCHENBERGER
00-02-17 S First reading
                                       Referred to Sen Rules Comm
00-03-09 S
                                       Assigned to Environment & Energy
00-03-23 S
                                       Postponed
         S
                                       Committee Environment & Energy
00-04-01 S
                                       Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-0101 JONES.SHIRLEY.

220 ILCS 5/16-105

Amends the Public Utilities Act. Makes a technical change in a Section concerning delivery services implementation plans.

```
99-12-28 H Prefiled with the Clerk
99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Assigned to Executive
99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000
HEXC
H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H Re-committed to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0102 JONES, SHIRLEY.

220 ILCS 5/13-402

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

Amends the Public Utilities Act. Adds a Section caption and makes technical changes related to waiver or modification of Commission rules.

```
99-12-28 H Prefiled with the Clerk
      99-01-14 H First reading
                                             Referred to Hse Rules Comm
      99-01-27 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0103
             HOLBROOK.
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720 ILCS 5/31A-1.1 from Ch. 38, par. 31A-1.1 from Ch. 38, par. 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 may not be brought into or possessed in a prison or penitentiary. Provides that violation is a Class A misdemeanor. Provides that delivery of contraband cigarettes or tobacco products to an inmate by an employee of the penal institution is a Class A misdemeanor. Establishes exemptions for prisoners performing duties in correctional industries programs and for employees of penal institutions.

FISCAL NOTE (Criminal Justice Information Authority)

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HB 103 will not have a fiscal impact on the Authority.
      CORRECTIONAL NOTE (Dept. of Corrections)
      The corrections population and fiscal impact is unknown.
  NOTE(S) THAT MAY APPLY: Correctional
      99-12-29 H Prefiled with the Clerk
      99-01-14 H First reading
                                            Referred to Hse Rules Comm
      99-01-27 H
                                            Assigned to Judiciary II - Criminal Law
      99-02-03 H
                                            Fiscal Note Filed
                                            Correctional Note Filed
               Н
                                            Committee Judiciary II - Criminal Law
               Н
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0104
             MCGUIRE - HOLBROOK - SILVA - BOLAND - ACEVEDO, FOWLER,
             NOVAK, DAVIS, STEVE, HOFFMAN AND CROTTY.
   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 (Dept. of Veterans' Affairs)
      There will be no fiscal impact to this Department.
      FISCAL NOTE (Comptroller)
      HB104 will not impact on Comptroller expenditures.
      STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
      HB 104 does not meet the definition of a mandate.
  NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      99-12-30 H Prefiled with the Clerk
               H Added As A Co-sponsor HOLBROOK
      99-01-14 H First reading
                                            Referred to Hse Rules Comm
      99-01-27 H
                                            Assigned to Local Government
      99-01-29 H Added As A Joint Sponsor HOLBROOK
               H Added As A Co-sponsor BOLAND
      99-02-02 H
                                            Fiscal Note Filed
               Н
                                            Committee Local Government
      99-02-08 H
                                            Fiscal Note Filed
                                            Committee Local Government
      99-02-10 H Added As A Co-sponsor SILVA
               H Joint Sponsor Changed to ACEVEDO
      99-02-11 H
                                            Do Pass/Short Debate Cal 009-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-18 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Added As A Co-sponsor FOWLER
      99-02-24 H
                                            St Mandate Fis Note Filed
               H Cal Ord 3rd Rdg-Short Dbt
      99-02-25 H Added As A Co-sponsor NOVAK
      99-03-09 H Added As A Co-sponsor DAVIS, STEVE
               H Added As A Co-sponsor HOFFMAN
      99-03-10 H Added As A Co-sponsor CROTTY
      99-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
      99-03-17 S Arrive Senate
               S Placed Calndr First Rdg
      99-12-01 S Chief Sponsor DILLARD
      99-12-02 S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
             HOLBROOK - HOFFMAN - BOLAND.
HB-0105
  New Act
```

Creates the Assistance Animal Damages Act. Provides that a physically impaired person who uses an assistance animal or the owner of an assistance animal may bring an action for economic and noneconomic damages against any person who steals or, without provocation, attacks the assistance animal. Permits an action for additional damages under specified circumstances. Provides that no cause of action arises if a physically impaired person, owner, or the person having custody or supervision of an assistance animal was committing a criminal or civil trespass at the time of the theft of or attack on the assistance animal. Provides for the awarding of attorney's fees under specified circumstances.

FISCAL NOTE (Dept. of Human Services)

HB 105 will not have any fiscal impact on this Department.

SENATE AMENDMENT NO. 2.

Makes various changes concerning: the definition of "daily life activity"; prohibiting the exposure of the assistance animal to any chemical that is hazardous to the assistance animal; recoverable expenses; and other matters.

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99-12-30 H Prefiled with the Clerk
99-01-14 H First reading
                                      Referred to Hse Rules Comm
                                      Assigned to Judiciary I - Civil Law
99-01-27 H
                                      Fiscal Note Filed
99-02-10 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-11 H Added As A Joint Sponsor HOFFMAN
99-02-18 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-000-000
         H Joint Sponsor Changed to BOLAND
99-03-11 S Arrive Senate
         S Placed Calndr First Rdg
99-03-12 S Chief Sponsor CLAYBORNE
99-03-16 S First reading
                                      Referred to Sen Rules Comm
99-04-22 S
                                      Assigned to Judiciary
99-04-27 S Added as Chief Co-sponsor CULLERTON
99-05-05 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-05-10 S Filed with Secretary
                Amendment No.01
         S
                                     CLAYBORNE
                Amendment referred to SRUL
99-05-12 S
                Amendment No.01
                                     CLAYBORNE
                Rules refers to
         S
                                       SJUD
         S
                Amendment No.01
                                     CLAYBORNE
         S
                                     Held in Committee
         S
           Filed with Secretary
         S
                Amendment No.02
                                     CLAYBORNE
         S
                Amendment referred to SRUL
99-05-13
         S
                Amendment No.02
                                     CLAYBORNE
         S
                Rules refers to
                                       SJUD
                Amendment No.02
                                     CLAYBORNE
         S Be apprvd for consideratn SJUD/009-000-000
         S Second Reading
         S
                Amendment No.02
                                     CLAYBORNE
                                                              Adopted
         S Placed Calndr.3rd Reading
99-05-14 S Third Reading - Passed 057-000-000
         S Tabled Pursuant to Rule5-4(A) SA 01
         S Third Reading - Passed 057-000-000
         H Arrive House
         H Place Cal Order Concurrence 02
99-05-17 H Motion Filed Concur
                Motion referred to
         H
                                       HRUL
         H Calendar Order of Concurren 02
99-05-19 H Be apprvd for consideratn 02/HRUL
         H H Concurs in S Amend 02/117-000-000
         H Passed both Houses
99-06-17 H Sent to the Governor
99-08-13 H Governor approved
         Н
              Effective Date 00-01-01
              PUBLIC ACT 91-0480
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HB-0106 DAVIS,STEVE – LANG – HOLBROOK – ACEVEDO – BOLAND, CAPPA-RELLI, O'BRIEN, PUGH, GIGLIO, HOFFMAN, BUGIELSKI, MCGUIRE, KENNER, NOVAK, BRADLEY, HANNIG, BROSNAHAN AND CUR-RY,JULIE.

35 ILCS 5/213 new

Amends the Illinois Income Tax Act. Creates a tax credit equal to 25% of the credit received by the taxpayer for the same taxable year under Section 21 of the Internal Revenue Code of 1986 for employment related expenses for care of a child, spouse, or par-

ent who is a disabled person. Provides that the credit is available for taxable years ending on or after December 31, 1999 and ending with taxable years ending on or before December 31, 2008. Provides that the credit may not reduce an individual's tax liability to less than zero. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
    99-12-31 H Prefiled with the Clerk
    99-01-14 H First reading
                                        Referred to Hse Rules Comm
    99-01-27 H Added As A Joint Sponsor LANG
                                        Assigned to Revenue
    99-02-01 H Added As A Co-sponsor HOLBROOK
   99-02-03 H Added As A Co-sponsor ACEVEDO
            H Added As A Co-sponsor BOLAND
            H Added As A Co-sponsor CAPPARELLI
   99-02-09 H Added As A Co-sponsor O'BRIEN
   99-02-10 H Added As A Co-sponsor PUGH
            H Added As A Co-sponsor GIGLIO
   99-02-18 H Added As A Co-sponsor HOFFMAN
            H Added As A Co-sponsor BUGIELSKI
    99-02-22 H Added As A Co-sponsor MCGUIRE
   99-02-25 H Added As A Co-sponsor KENNER
            H Added As A Co-sponsor NOVAK
            H Added As A Co-sponsor BRADLEY
    99-03-02 H Added As A Co-sponsor HANNIG
   99-03-04 H Added As A Co-sponsor BROSNAHAN
    99-03-05 H
                                        Re-Refer Rules/Rul 19(a)
    99-03-10 H Added As A Co-sponsor CURRY, JULIE
   01-01-09 H Session Sine Die
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HB-0107 DAVIS,STEVE - HOLBROOK AND NOVAK.

20 ILCS 415/8b.7

from Ch. 127, par. 63b108b.7

Amends the Personnel Code concerning the granting of a veteran's preference. Requires the Department of Central Management Services to verify with the Department of Veterans' Affairs an applicant's claim to be a veteran of the United States Armed Forces.

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FISCAL NOTE (Dept. of Veterans' Affairs)
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The fiscal impact would be \$27,000.

FISCAL NOTE (Dept. of Central Management Services)

H Pld Cal 3rd Rdg-Shrt Dbt

H Joint Sponsor Changed to HOLBROOK

HB 107 will have minimal fiscal impact.

HOUSE AMENDMENT NO. 1.

Instead of mandating that the Department of Central Management Services verify a veteran's status with the Department of Veterans' Affairs, requires the applicant to provide evidence of military discharge to receive a veteran preference.

SENATE AMENDMENT NO. 1.

As proof of discharge from service, requires a copy of the DD214 certificate or other evidence acceptable to DCMS. Deletes language allowing use of a discharge certificate or report of separation.

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NÔTE(S) THAT MAY APPLY: Fiscal
   99-12-31 H Prefiled with the Clerk
   99-01-14 H First reading
                                          Referred to Hse Rules Comm
   99-01-27 H
                                          Assigned to Veterans' Affairs
   99-02-02 H
                                          Fiscal Note Filed
                                          Committee Veterans' Affairs
   99-02-11 H
                                          Fiscal Note Filed
             Н
                                          Committee Veterans' Affairs
   99-02-19 H
                                          Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-02-25 H Added As A Co-sponsor NOVAK
   99-02-26 H
                    Amendment No.01
                                          DAVIS.STEVE
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-11 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
   99-03-18 H
                    Amendment No.01
                                          DAVIS, STEVE
             H Recommends be Adopted HRUL/003-002-000
                    Amendment No.01
                                          DAVIS, STEVE
             Η
                                                                   Adopted
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99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-03-24 S Chief Sponsor CLAYBORNE
         S First reading
                                      Referred to Sen Rules Comm
99-03-25 S
                                      Assigned to Executive
99-04-20 S
                 Amendment No.01
                                      EXECUTIVE S
                                                               Adopted
                                      Recmnded do pass as amend 012-000-000
         S Placed Calndr, Second Rdg
99-04-26 S Second Reading
         S Placed Calndr, 3rd Reading
99-04-27 S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-17 H Motion Filed Concur
                                       HRUL
         Н
                 Motion referred to
         H Calendar Order of Concurren 01
99-05-18 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/118-000-000
         H Passed both Houses
99-06-16 H Sent to the Governor
99-08-13 H Governor approved
              Effective Date 00-01-01.
         Ή
              PUBLIC ACT 91-0481
         Ĥ
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HB-0108 LINDNER.

705 ILCS 405/2-23

from Ch. 37, par. 802-23

Amends the Juvenile Court Act of 1987. In the provision setting forth the kinds of dispositional orders which may be entered regarding minors adjudicated abused, neglected, or dependent, provides that the court may allow the mother of a child or children taken from the custody of the parents, guardian, or custodian to voluntarily agree to an order that she have a temporary birth control device implanted to ensure that she does not become pregnant until the child or children are returned to her or her parental rights are terminated. Effective immediately.

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99-01-04 H Prefiled with the Clerk
99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Assigned to Judiciary I - Civil Law
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0109 LINDNER – SKINNER.

35 ILCS 200/18-162 new

Amends the Property Tax Code. Provides that if the governing authority of a taxing district determines that a surplus of funds is available for a special purpose, then the authority may abate all or part of the extension for that special purpose for the year. Provides that for the purposes of the Property Tax Extension Limitation Law, the amount of the extension abated shall continue to be included in the district's aggregate extension base.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford
99-01-04 H Prefiled with the Clerk
99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Assigned to Revenue
99-02-03 H Added As A Joint Sponsor SKINNER
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0110 LAWFER.

New Act

Creates the Property Rights Preservation Law and the Relief for Diminished Property Value Law. Requires the Attorney General to develop and provide to State and local agencies guidelines to assist in identifying and evaluating State and local government actions that may result in the taking of private property such that compensation to the property owner is required under the Illinois or United States constitution. Requires State and local agencies to assess whether a government action may result in

such a taking of private property. Provides a cause of action for property owners and provides for enforcement by the Attorney General. Provides a cause of action for damages for a property owner whose property is diminished in value by 50% or more by application of a statute, ordinance, regulation, or policy or by denial of a permit or other governmental authorization. Provides for a civil action to invalidate a statute, ordinance, regulation, or policy or a provision of a permit or other governmental authorization that does not substantially advance its stated governmental purpose.

99-01-05 H Prefiled with the Clerk 99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Judiciary I - Civil Law 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0111 GASH - LINDNER - FEIGENHOLTZ - KRAUSE - ERWIN, BOLAND, RONEN, CURRIE, MCKEON, MCGUIRE, HARTKE, SCHOENBERG, GIGLIO, MULLIGAN, DART, FLOWERS, MCCARTHY, SCULLY, BROSNAHAN, LYONS, JOSEPH, JONES, LOU, FRITCHEY, KENNER, HAMOS, DAVIS, STEVE, O'BRIEN, CURRY, JULIE, NOVAK, SAVIANO, MADIGAN, MJ, BLACK, COWLISHAW, PERSICO, HOLBROOK, SMITH, MICHAEL, SHARP, HOWARD, BELLOCK, FOWLER, COUL-SON, LANG, SCOTT, BRADLEY AND FRANKS.

215 ILCS 5/370c from Ch. 73, par. 982c 215 ILCS 5/370c-1 new

Amends the Illinois Insurance Code. Requires individual and group policies of accident and health insurance and other health care plans to provide coverage for serious mental illness under the same terms and conditions as coverage is provided for other illnesses. Provides that inpatient treatment may be limited to 90 consecutive days. Defines terms.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs) HB111 does not create a State mandate. BALANCED BUDGET NOTE (Bureau of the Budget) Since the bill is not a supplemental appropriation, the Balanced Budget Note Act is inapplicable. FISCAL NOTE (Dept. of Insurance) HB111 will have no fiscal impact on the Department. 99-01-05 H Prefiled with the Clerk 99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Added As A Joint Sponsor LANG

Assigned to Health Care Availability & Access

H Added As A Co-sponsor SCOTT 99-02-03 H Added As A Co-sponsor FEIGENHOLTZ H Added As A Co-sponsor BOLAND

99-03-02 H Added As A Co-sponsor RONEN H Added As A Co-sponsor CURRIE H Added As A Co-sponsor MCKEON H Added As A Co-sponsor MCGUIRE

H Added As A Co-sponsor HARTKE H Added As A Co-sponsor SCHOENBERG H Added As A Co-sponsor GIGLIO

H Added As A Co-sponsor MULLIGAN H Added As A Co-sponsor DART H Added As A Co-sponsor FLOWERS

H Added As A Co-sponsor MCCARTHY H Added As A Co-sponsor SCULLY

H Added As A Co-sponsor BROSNAHAN

H Added As A Co-sponsor LYONS, JOSEPH H Added As A Co-sponsor JONES, LOU

H Added As A Co-sponsor FRITCHEY H Added As A Co-sponsor KENNER

H Added As A Co-sponsor HAMOS H Added As A Co-sponsor DAVIS, STEVE

H Added As A Co-sponsor O'BRIEN

H Added As A Co-sponsor CURRY, JULIE H Added As A Co-sponsor NOVAK

H Added As A Co-sponsor SAVIANO

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99-03-03 H
                                    Do Pass/Short Debate Cal 016-001-001
        H Placed Cal 2nd Rdg-Shrt Dbt
        H Added As A Co-sponsor MADIGAN,MJ
99-03-04 H
                                    Fiscal Note Requested BRADY
        Н
                                    St Mandate Fis Nte Req BRADY
        Н
                                    Balanced Budget Note Req BRADY
        H Cal Ord 2nd Rdg-Shrt Dbt
99-03-08 H
                                    St Mandate Fis Note Filed
        H Cal Ord 2nd Rdg-Shrt Dbt
99-03-09 H
                                    Balanced Budget Note Filed
        H Cal Ord 2nd Rdg-Shrt Dbt
99-03-11 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H
                                    Fiscal Note Filed
        H Cal Ord 3rd Rdg-Short Dbt
        H Joint Sponsor Changed to LINDNER
        H Joint Sponsor Changed to KRAUSE
        H Joint Sponsor Changed to ERWIN
        H Added As A Co-sponsor BLACK
        H Added As A Co-sponsor COWLISHAW
        H Added As A Co-sponsor PERSICO
99-03-15 H Added As A Co-sponsor HOLBROOK
        H Added As A Co-sponsor SMITH, MICHAEL
        H Added As A Co-sponsor SHARP
        H Added As A Co-sponsor HOWARD
        H Added As A Co-sponsor BELLOCK
99-03-16 H Added As A Co-sponsor FOWLER
        H Added As A Co-sponsor COULSON
        H Added As A Co-sponsor LANG
        H Added As A Co-sponsor SCOTT
        H Added As A Co-sponsor BRADLEY
        H Added As A Co-sponsor FRANKS
        H 3rd Rdg-Shrt Dbt-Pass/Vote 089-026-000
99-03-17 S Arrive Senate
        S Placed Calndr First Rdg
        S Chief Sponsor WALSH,T
        S First reading
                                    Referred to Sen Rules Comm
99-03-23 S Added as Chief Co-sponsor RADOGNO
99-03-25 S Added As A Co-sponsor FAWELL
        S Added as Chief Co-sponsor PARKER
99-04-15 S Added as Chief Co-sponsor BERMAN
99-04-21 S Added as Chief Co-sponsor HALVORSON
99-04-22 S Added As A Co-sponsor OBAMA
        S Added As A Co-sponsor DEL VALLE
        S Added As A Co-sponsor REA
        S Added As A Co-sponsor SULLIVAN
99-04-23 S Added As A Co-sponsor NOLAND
99-04-26 S Added As A Co-sponsor MADIGAN,L
99-04-28 S Added As A Co-sponsor CULLERTON
        S Added As A Co-sponsor TROTTER
99-04-29 S Added As A Co-sponsor LIGHTFORD
        S Added As A Co-sponsor CLAYBORNE
        S Added As A Co-sponsor BOWLES
        S Added As A Co-sponsor O'DANIEL
99-04-30 S Added As A Co-sponsor SILVERSTIEN
99-05-03 S Added As A Co-sponsor MUNOZ
        S Added As A Co-sponsor DEMUZIO
        S Added As A Co-sponsor HENDON
        S Added As A Co-sponsor DELEO
        S Added As A Co-sponsor VIVERITO
        S Added As A Co-sponsor LINK
99-05-04 S Added As A Co-sponsor SHAW
99-05-07 S Added As A Co-sponsor BOMKE
00-01-19 S Added As A Co-sponsor JONES,W
01-01-09 H Session Sine Die
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DAVIS, STEVE - HOLBROOK - GASH, ERWIN AND GIGLIO. HB-0112

30 ILCS 105/5.490 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. Provides for the licensing of companies that wish to conduct a fireworks/pyrotechnic display, and allows a local authority to issue a display permit once a State license is presented. Establishes guidelines for a display fired from a flotation device on water. Provides for the licensing of fireworks/pyrotechnic distributors. Provides for the licensing of pyrotechnic operators of a display fireworks/pyrotechnic company. Creates the Fireworks License Fund as a special fund in the State treasury. Provides that application and license fees shall be deposited into the Fund and shall be used by the State Fire Marshal to defray the costs as-

sociated with licensing applicants. Effective January 1, 2000. FISCAL NOTE (State Fire Marshal)

Fiscal impact is negligible; approximate revenue is \$51,800,

approximate expense is \$48,000.

FISCAL NOTE, CORRECTED (State Fire Marshal)

Same as previous note.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

30 ILCS 105/5.490

425 ILCS 35/1

Adds reference to:

New Act 225 ILCS 210/1003 from Ch. 96 1/2, par. 1-1003

Deletes the title and everything after the enacting clause. Creates the Fireworks Displayer Licensing Act. Provides that a person may not engage in the business of publicly displaying fireworks unless licensed by the Office of the State Fire Marshal. Establishes qualifications for licenses including an appropriate Bureau of Alcohol, Tobacco and Firearms license, general liability insurance of at least \$2,000,000, workers' compensation insurance for personnel lighting the fireworks, and other qualifications. Establishes procedures for suspending or revoking licenses for non-compliance with the provisions of the Act. Amends the Illinois Explosives Act to exclude from the definition of explosives fixed ammunition for small arms, safety fuses, matches, fireworks, theatrical pyrotechnics, and model rocket fuel. Amends the Fireworks Use Act to require a licensed pyrotechnic displayer and pyrotechnic operator to handle public displays of fireworks.

FISCAL NOTE, H-AM 1 (State Fire Marshal)

There are no increased costs to the State by the amendment.

HOUSE AMENDMENT NO. 2.

Provides that a person may not engage in a pyrotechnics display unless the person obtains a license from the office of the State Fire Marshal after December 1, 1999 rather than January 1, 2001. Provides that after January 1, 2000, no individual may act as a lead operator in a pyrotechnics display without obtaining a license from the office of the State Fire Marshal. Provides that persons who assist a lead pyrotechnic operator in conducting a pyrotechnic display must be certified and successfully complete a State Fire Marshal approved in-house training program with a licensed displayer. Provides that a corporation that commits a first violation of various provisions of the Act is guilty of a business offense punishable by a maximum fine of \$5,000. A second or subsequent violation by a corporation or business entity is a business offense punishable by a maximum \$10,000 fine. Adds an immediate effective date.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-05 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Assigned to Consumer Protect'n & Product

Regul

99-02-03 H Added As A Co-sponsor ERWIN

99-02-08 H Fiscal Note Filed

> Committee Consumer Protect'n & Product Regul

99-02-09 H Added As A Joint Sponsor HOLBROOK

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99-02-10 H Added As A Co-sponsor GIGLIO
      99-02-11 H
                                             Fiscal Note Filed
                                              Committee Consumer Protect'n & Product
                Н
                                                Regul
                                              CONSUMER PROT H
      99-03-04 H
                       Amendment No.01
                                                                       Adopted
                                              Do Pass Amend/Short Debate 009-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
                                              Correctional Note Requested PANKAU
                H
                H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-09 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-11 H Rclld 2nd Rdg-Short Debate
                H Held 2nd Rdg-Short Debate
      99-03-12 H
                       Amendment No.02
                                             DAVIS, STEVE
                        Amendment referred to HRUL
                H Held 2nd Rdg-Short Debate
      99-03-17 H
                                              Fiscal Note Filed as amnded
                H Held 2nd Rdg-Short Debate
      99-03-18 H
                       Amendment No.02
                                             DAVIS,STEVE
                H Recommends be Adopted HRUL/003-002-000
                       Amendment No.02
                                             DAVIS, STEVE
                                                                       Adopted
                Н
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-22 H Added As A Joint Sponsor GASH
                H 3rd Rdg-Shrt Dbt-Pass/Vote 084-026-000
                S Arrive Senate
                S Placed Calndr First Rdg
      99-03-26 S Chief Sponsor KLEMM
                                              Referred to Sen Rules Comm
                S First reading
      99-04-14 S Sponsor Removed KLEMM
                S Alt Chief Sponsor Changed BOWLES
      01-01-09 H Session Sine Die
             DAVIS, STEVE.
HB-0113
   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 (Pension Laws Commission)
      SERS estimates there are over 10,000 employees with qualifying
      military service credit at a cost roughly estimated to be
      $4,655 per member. If every member of SERS with prior military
      service purchases the credit, accrued liability would increase
      by an estimated $46.6 million. Assuming only 50% of SERS mem-
      bers with prior military service purchased the credit (which is
      more likely) it is estimated accrued liability would increase
      by $23.3 million.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension
      99-01-05 H Prefiled with the Clerk
      99-01-14 H First reading
                                              Referred to Hse Rules Comm
      99-01-27 H
                                              Assigned to Personnel & Pensions
      99-02-08 H
                                              Pension Note Filed
                                              Committee Personnel & Pensions
                Н
      99-03-05 H
                                              Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die **HB-0114 DAVIS,STEVE – 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 (Pension Laws Commission) SERS estimates there are over 10,000 employees with qualifying military service credit at a cost roughly estimated to be \$3,500 per member. If every member of SERS with prior military service purchases the credit, accrued liability would increase by an estimated \$35.0 million. Assuming only 50% of SERS members with prior military service purchased the credit (which is more likely) it is estimated accrued liability would increase

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by $17.5 million.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-01-05 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Added As A Joint Sponsor HARTKE

H Assigned to Personnel & Pensions

99-02-08 H Pension Note Filed

Committee Personnel & Pensions

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
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HB-0115 DAVIS,STEVE - DART - BROSNAHAN - HOLBROOK.

720 ILCS 5/24-1.1 730 ILCS 5/5-5-3 from Ch. 38, par. 24-1.1

Amends the Criminal Code of 1961. Provides that the unlawful use or possession of weapons by felons is a Class 2 felony if the weapon possessed is a firearm. Provides that the offense is a Class 3 felony if the weapon possessed is not a firearm. (Now the offense is a Class 3 felony if the offender is not confined in a penal institution). Amends the Unified Code of Corrections. Provides that a person convicted of unlawful use or possession of weapons by felons or persons in the custody of the Department of Corrections is not eligible for probation, periodic imprisonment, or conditional discharge.

CORRECTIONAL NOTE (Dept. of Corrections) The corrections population impact is 3,419 inmates and the fiscal impact is \$695,059,200.

FISCAL NOTE (Criminal Justice Information Authority)

HB115 will not have a fiscal impact on the Authority.

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NOTE(S) THAT MAY APPLY: Correctional
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99-01-05 H Prefiled with the Clerk
99-01-14 H First reading
                                       Referred to Hse Rules Comm
99-01-27 H
                                       Assigned to Judiciary II - Criminal Law
99-02-02 H
                                       Correctional Note Filed
                                       Committee Judiciary II - Criminal Law
         H
99-02-03 H
                                       Fiscal Note Filed
                                       Committee Judiciary II - Criminal Law
         Н
99-02-11 H
                                       Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-17 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-02-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
         H Added As A Joint Sponsor DART
         H Added As A Joint Sponsor BROSNAHAN
         H Added As A Joint Sponsor HOLBROOK
99-02-24 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor BOWLES
99-02-25 S First reading
                                       Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-0116 DAVIS,STEVE – LANG – HOLBROOK, GIGLIO AND O'BRIEN.

820 ILCS 405/604 from Ch. 48, par. 434

Amends provisions of the Unemployment Insurance Act providing that a locked-out employee is not disqualified from receiving unemployment insurance benefits under specified circumstances. Makes numerous changes in the criteria to be used in determining whether a locked-out employee is disqualified from receiving benefits. Effective immediately.

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99-01-05 H Prefiled with the Clerk
99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Added As A Joint Sponsor LANG
H Assigned to Labor & Commerce
99-02-09 H Added As A Co-sponsor HOLBROOK
99-02-10 H Added As A Co-sponsor GIGLIO
99-03-05 H Re-Refer Rules/Rul 19(a)
H Added As A Co-sponsor O'BRIEN
01-01-09 H Session Sine Die
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HB-0117 DAVIS.STEVE - HOFFMAN - LANG - HOLBROOK - BOLAND, CUR-RY, JULIE, MCGUIRE, DAVIS, MONIQUE, FOWLER, NOVAK, MCKEON AND FEIGENHOLTZ.

35 ILCS 5/215 new

Amends the Illinois Income Tax Act. Provides that beginning with taxable years ending on or after December 31, 1999 and ending with taxable years ending on or before December 31, 2008, an individual may receive an income tax credit in an amount equal to 10% of the credit received by the taxpayer for the same taxable year under Section 129 of the Internal Revenue Code of 1986 for expenditures during the taxable year for the care of a child in a State certified day care or child care facility. Provides that the credit may not reduce a taxpayer's tax liability to less than zero. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

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99-01-05 H Prefiled with the Clerk
99-01-12 H Added As A Joint Sponsor HOFFMAN
99-01-14 H First reading
                                    Referred to Hse Rules Comm
99-01-27 H Added As A Co-sponsor LANG
                                    Assigned to Revenue
99-02-01 H Added As A Co-sponsor HOLBROOK
99-02-03 H Added As A Co-sponsor BOLAND
99-02-10 H Added As A Co-sponsor CURRY, JULIE
        H Added As A Co-sponsor MCGUIRE
        H Added As A Co-sponsor DAVIS, MONIQUE
99-02-18 H Added As A Co-sponsor FOWLER
99-02-25 H Added As A Co-sponsor NOVAK
99-03-04 H Added As A Co-sponsor MCKEON
99-03-05 H
                                    Re-Refer Rules/Rul 19(a)
99-04-22 H Added As A Co-sponsor FEIGENHOLTZ
01-01-09 H Session Sine Die
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HB-0118 BLACK - HOLBROOK - MAUTINO - CROTTY - RIGHTER, DAV-IS, STEVE, NOVAK, HANNIG AND BROSNAHAN.

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20 ILCS 620/6
                                    from Ch. 67 1/2, par. 1006
 35 ILCS 200/14-15
 35 ILCS 200/15-10
 35 ILCS 200/15-167 new
 35 ILCS 200/21-135
 55 ILCS 85/6
                                    from Ch. 34, par. 7006
 55 ILCS 90/45
                                    from Ch. 34, par. 8045
 65 ILCS 5/11-74.4-8
                                    from Ch. 24, par. 11-74.4-8
 65 ILCS 5/11-74.4-9
                                    from Ch. 24, par. 11-74.4-9
 65 ILCS 5/11-74.6-40
 65 ILCS 110/45
720 ILCS 5/17A-1
                                   from Ch. 38, par. 17A-1
 30 ILCS 805/8.23 new
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Amends the Property Tax Code. Awards a homestead exemption in the amount of \$5,000 to disabled persons who meet certain requirements, including having an adjusted gross income of less than \$16,000. Makes corresponding changes to cross-references in the provisions concerning certification, certificate of errors, and delinquency notices. Amends the Economic Development Area Tax Increment Allocation Act, County Economic Development Project Area Property Tax Allocation Act, County Economic Development Project Area Tax Increment Allocation Act of 1991, and the Economic Development Project Area Tax Increment Allocation Act of 1995. Amends the Tax Increment Allocation Redevelopment Act and Industrial Jobs Recovery Law of the Illinois Municipal Code. Deducts the exemption from assessed value calculations for entities that have adopted tax allocation financing under these provisions. Amends the Criminal Code of 1961 to provide that an individual under a deportation order is ineligible for the disabled persons homestead exemption. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule; Housing Afford; State Man-

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99-01-07 H Prefiled with the Clerk
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99-01-27	Η	Assigned to Revenue		
99-02-02	Η	Added As A Joint Sponsor HOLBROOK		
99-02-09	Η	Added As A Co-sponsor CROTTY		
		Added As A Co-sponsor DAVIS,STEVE		
99-02-25	Η	Added As A Co-sponsor NOVAK		
99-03-01	Н	Joint Sponsor Changed to MAUTINO		
*	Η	Joint Sponsor Changed to CROTTY		
	Η	Joint Sponsor Changed to RIGHTER		
99-03-03	Η	Added As A Co-sponsor HANNIG		
99-03-04	Η	Do Pass/Short Debate Cal 009-000-000		
	Η	Placed Cal 2nd Rdg-Shrt Dbt		
99-03-09	Η	Second Reading-Short Debate		
	Н	Pld Cal 3rd Rdg-Shrt Dbt		
99-03-10		Added As A Co-sponsor BROSNAHAN		
		Relld 2nd Rdg-Short Debate		
	Η	Held 2nd Rdg-Short Debate		
99-03-11	Н	Amendment No.01 BLACK		
	Н	Amendment referred to HRUL		
	Η	Amendment No.02 BLACK		
	Н	Amendment referred to HRUL		
		Held 2nd Rdg-Short Debate		
99-03-26		Re-Refer Rules/Rul 19(a)		
01-01-09	Η	Session Sine Die		

HB-0119 MULLIGAN - LANG AND MCKEON.

Appropriates \$2,000,000 to the Department of Human Services to fund the compulsive gambling treatment program established under Section 5-20 of the Alcoholism and Other Drug Abuse and Dependency Act. Effective July 1, 1999.

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99-01-08 H Prefiled with the Clerk
99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Added As A Joint Sponsor LANG
H Assigned to Appropriations-Human Services
99-02-10 H Added As A Co-sponsor MCKEON
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0120 SCHOENBERG.

215 ILCS 5/224.2 new

Amends the Illinois Insurance Code. Provides that when a company issues a policy of life insurance covering the life of a person other than the person purchasing the policy, the company must notify the person whose life is covered within 15 days after the issuance of the policy.

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FISCAL NOTE (Dept. of Insurance)
HB120 will have no fiscal impact on the Dpt.
99-01-08 H Prefiled with the Clerk
99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Assigned to Insurance
99-02-08 H Fiscal Note Filed
Committee Insurance
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0121 SCHOENBERG.

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605 ILCS 10/27.1 from Ch. 121, par. 100-27.1
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Amends the Toll Highway Act to make a technical change to the Section concerned with the penalty for use of the highway without payment of the prescribed tolls.

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99-01-08 H Prefiled with the Clerk
99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Assigned to Executive
99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000
HEXC
H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0122 SCHOENBERG – LANG – HOFFMAN – KENNER, CAPPARELLI AND SLONE.

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.

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NOTE(S) THAT MAY APPLY: Fiscal
99-01-08 H Prefiled with the Clerk
99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Added As A Joint Sponsor LANG
H Assigned to Labor & Commerce
99-02-03 H Added As A Co-sponsor HOFFMAN
H Added As A Co-sponsor CAPPARELLI
99-02-11 H Joint Sponsor Changed to KENNER
99-02-25 H Added As A Co-sponsor SLONE
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0123 HARTKE.

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.

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PENSION NOTE (Pension Laws Commission)
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Impact has not been calculated, but is estimated to be minor, as HB 123 only affects approximately 2,000 members of SERS. PENSION NOTE, REVISED (Pension Laws Commission) HB 0123 would increase the accrued liability of the System by

an estimated \$8.38 (based on the 1999 actuarial valuation). The increase in total annual costs as a percent of payroll is 0.02% (\$0.75 million).

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-01-11 H Prefiled with the Clerk
99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Assigned to Personnel & Pensions
99-02-08 H Pension Note Filed
Committee Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
00-02-24 H Pension Note Filed
Committee Rules
01-01-09 H Session Sine Die

HB-0124 ZICKUS – LYONS, EILEEN – CURRY, JULIE – HOLBROOK.

105 ILCS 5/2-3.13a

from Ch. 122, par. 2-3.13a

Amends the School Code. Provides that provisions concerning a student transferring from a public school from which the student has been suspended or expelled for certain offenses apply whether or not the school is located in this or in any other state. Provides that the changes are declaratory of existing law. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the School Code to prohibit public and private schools from accepting or admitting any student presenting himself or herself for enrollment unless that student can prove he or she is not currently suspended or expelled for any weapons related offense as the term weapon is defined in the federal Gun Free Schools Act. Effective immediately.

HOUSE AMENDMENT NO. 2.

Deletes everything after the enacting clause. Makes changes in provisions concerning school student records and transferring students. Provides that the provision concerning the transfer of a student from a public school from which the student has been suspended or expelled for a specified offense applies to a student from a public school

located in this or any other state, and allows the school board to approve the placement of the student in an alternative school program. Provides that a school district is not required to admit a new student who is transferring from an out-of-state public school unless the parent or guardian of the student certifies in writing that the student is not currently serving a suspension or expulsion imposed by the school from which the student is transferring. Effective immediately.

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99-01-11 H Prefiled with the Clerk
99-01-14 H First reading
                                      Referred to Hse Rules Comm
99-01-27 H
                                      Assigned to Elementary & Secondary
                                        Education
99-02-18 H
                 Amendment No.01
                                      ELEM SCND ED H
                                                               Adopted
                                                                 023-000-000
         Η
         Н
                                      Remains in CommiElementary & Secondary
                                        Education
99-03-03 H
                                      ELEM SCND ED H
                 Amendment No.02
                                                               Adopted
                                      Do Pass Amend/Short Debate 020-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor LYONS, EILEEN
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H Joint Sponsor Changed to CURRY, JULIE
99-03-11 H Joint Sponsor Changed to HOLBROOK
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25 S Chief Sponsor O'MALLEY
         S First reading
                                      Referred to Sen Rules Comm
99-03-26 S Added As A Co-sponsor RADOGNO
99-04-22 S
                                      Assigned to Judiciary
99-04-27 S
                                      Re-referred to Rules
         S
                                      Assigned to Education
99-05-05 S
                                      Recommended do pass 010-000-000
         S Placed Caindr, Second Rdg
99-05-06 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 058-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-30 H Governor approved
              Effective Date 99-07-30
              PUBLIC ACT 91-0365
         Н
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HB-0125 SCHOENBERG ~ LANG.

New Act

30 ILCS 105/5.490 new

Creates the Tobacco Litigation Settlement Distribution Act and the Tobacco Litigation Settlement Distribution Fund. Provides that all unrestricted proceeds received by the State under the tobacco litigation settlement agreement shall be deposited into the Tobacco Litigation Settlement Distribution Fund. Requires all unrestricted proceeds to be used for public health purposes; specifies certain acceptable uses. Provides that restricted proceeds received under the settlement shall be placed in separate special funds and used only for the purposes specified in the settlement agreement. Amends the State Finance Act to add the Tobacco Litigation Settlement Distribution Fund to the list of special funds in the State Treasury. Effective immediately.

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FISCAL NOTE (Attorney General)
There will be no fiscal impact from HB125.

NOTE(S) THAT MAY APPLY: Fiscal
99-01-12 H Prefiled with the Clerk
99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Added As A Joint Sponsor LANG
H Assigned to Tobacco Settlement Proceeds
Distr
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-08 H Fiscal Note Filed
Committee Rules
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01-01-09 H Session Sine Die

HB-0126 SCHOENBERG.

Appropriates \$1 from the General Revenue Fund to the Department on Aging for a grant to the North Shore Senior Center for a new facility. Effective July 1, 1999.

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99-01-12 H Prefiled with the Clerk
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99-01-14 H First reading Referred to Hse Rules Comm
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99-01-27 H Assigned to Appropriations-Human Services

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0127 SCHOENBERG - DAVIS, MONIQUE - DAVIS, STEVE.

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20 ILCS 3902/15
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20 ILCS 3902/90

Amends the Advisory Commission on Internet Privacy Act. Provides that the Advisory Commission on Internet Privacy must submit a final report on or before January 1, 2000 (rather than January 1, 1999). Provides that the Act is repealed on July 1, 2000 (rather than July 1, 1999). Effective immediately.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

HB 127 does not create a State mandate.

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99-01-12 H Prefiled with the Clerk
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99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Computer Technol

99-01-27 H Assigned to Computer Technology 99-02-10 H St Mandate Fis Note Filed

H Committee Computer Technology

99-02-11 H Do Pass/Short Debate Cal 011-000-000 H Placed Cal 2nd Rdg-Shrt Dbt

99-02-17 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-11 H Added As A Joint Sponsor DAVIS, MONIQUE

H Added As A Joint Sponsor DAVIS,STEVE 99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000

99-03-16 S Arrive Senate

S Placed Calndr First Rdg

99-03-29 S Chief Sponsor PARKER

99-04-14 S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-0128 SCHOENBERG - FOWLER - FEIGENHOLTZ AND MCKEON.

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215 ILCS 5/356y new
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215 ILCS 125/5-3 215 ILCS 165/10 from Ch. 111 1/2, par. 1411.2

from Ch. 32, par. 604

Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act to require coverage for the treatment of Lyme Disease. Effective immediately.

99-01-12 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Assigned to Health Care Availability &

Access

99-02-03 H Added As A Joint Sponsor FOWLER

H Added As A Co-sponsor MCKEON

99-02-10 H Added As A Co-sponsor FEIGENHOLTZ 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0129 DURKIN – DART – LYONS,EILEEN – O'CONNOR – MCAULIFFE, JOHNSON,TIM AND O'BRIEN.

735 ILCS 5/21-103

from Ch. 110, par. 21-103

Amends the Code of Civil Procedure relating to name changes. Provides that the Director of State Police or his or her designee may apply to the circuit court for an order directing that the notice and publication requirements be waived if the Director or his or her designee certifies that the name change being sought is intended to protect a witness during and following a criminal investigation or proceeding.

99-01-12 H Prefiled with the Clerk

99-01-14 H First reading

Referred to Hse Rules Comm

99-01-27	Н		Assigned to Judiciary I - Civil Law
99-02-18	Η		Do Pass/Short Debate Cal 011-000-000
		Placed Cal 2nd Rdg-Shrt Dbt	
		Added As A Joint Sponsor D	
99-02-24		Second Reading-Short Debat	e
		Pld Cal 3rd Rdg-Shrt Dbt	
99-02-25		Joint Sponsor Changed to O'	
		Joint Sponsor Changed to Mo	
		Added As A Co-sponsor JOH	
		Joint Sponsor Changed to LY	
		Added As A Co-sponsor O'B	
		3rd Rdg-Shrt Dbt-Pass/Vote	095-009-004
99-03-10		Arrive Senate	
		Placed Calndr First Rdg	
		Chief Sponsor DELEO	
		First reading	Referred to Sen Rules Comm
99-03-25			Assigned to Judiciary
99-04-15	-		Postponed
99-04-21			Recommended do pass 009-000-000
	S	Placed Calndr, Second Rdg	
99-04-22		Second Reading	
		Placed Calndr,3rd Reading	
99-04-26		Third Reading - Passed 055-0	000-000
		Passed both Houses	
		Sent to the Governor	
99-07-09		Governor approved	
	Η	Effective Date 00-01-01	
	Η	PUBLIC ACT 91-0062	

HB-0130 BLACK – GRANBERG – O'BRIEN, JONES, JOHN, RIGHTER, JOHN-SON, TIM AND NOVAK.

625 ILCS 5/11-1414.1

from Ch. 95 1/2, par. 11-1414.1

Amends the Illinois Vehicle Code to provide that students may be transported in a truck if the transportation is for an agrarian-related school activity (currently, students engaged in such activities must be transported in a school bus). Effective immediately.

HOUSE AMENDMENT NO. 1.

Amends the Illinois Vehicle Code to provide that students transported in second division vehicles for agrarian-related school activities must be authorized by the school board and supervised by the school district. Provides that a school board that authorizes a second division vehicle to transport students enrolled in grade 12 or below for an agrarian-related school activity shall accept liability for any injury or damage resulting from the transportation of the students.

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99-01-12 H Prefiled with the Clerk
         H Added As A Joint Sponsor O'BRIEN
99-01-14 H First reading
                                     Referred to Hse Rules Comm
99-01-27 H Joint Sponsor Changed to GRANBERG
        Η
                                     Assigned to Elementary & Secondary
                                       Education
99-02-10 H
                                     Do Pass/Short Debate Cal 023-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-11 H Added As A Co-sponsor JONES, JOHN
         H Added As A Co-sponsor RIGHTER
99-02-17 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-02-19 H Rolld 2nd Rdg-Short Debate
        Η
                Amendment No.01
                                     BLACK
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-02-25 H Added As A Co-sponsor JOHNSON, TIM
         H Added As A Co-sponsor NOVAK
99-03-11 H
                Amendment No.01
                                     BLACK
        H Recommends be Adopted HRUL/005-000-000
        Η
                Amendment No.01
                                     BLACK
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
         S Arrive Senate
         S Placed Calndr First Rdg
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99-04-14 S Chief Sponsor MYERS,J

S First reading

Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-0131

BLACK – JONES, JOHN – WOOLARD – O'BRIEN – MITCHELL, JERRY, CURRY, JULIE, DAVIS, MONIQUE, BASSI, COWLISHAW, CROTTY, DELGADO, FOWLER, GARRETT, GILES, HOEFT, JOHNSON, TOM, KRAUSE, MOFFITT, MULLIGAN, MURPHY, PERSICO, SCULLY, SMITH, MICHAEL, WINKEL AND JOHNSON, TIM.

105 ILCS 5/10-22.22c

from Ch. 122, par. 10-22.22c

Amends the cooperative high school attendance center provisions of the School Code. Changes references from cooperative high school attendance centers to cooperative high schools. Requires joint operation to be taken for a minimum period of 20 (instead of 5) years. Allows a district to withdraw from an agreement for joint operation during its initial 20-year term only if the district is consolidating with one or more districts under other provisions of the School Code. Removes the requirement that the agreement for joint operation be executed on forms provided by the State Board of Education and changes some of the provisions that the agreement must include. Changes references from the advisory board to the governing board. Requires the governing board to administer the cooperative high school in accordance with the agreement. Gives the governing board additional powers. Removes a provision concerning providing transportation for students. Removes provisions setting forth how the per capita cost of educating students is to be computed. Provides instead that the manner of determining per capita cost shall be set forth in the agreement. Requires each district to pay the amount owed to the governing board from the fund that the district would have used if the district had incurred the costs directly. Allows each district to levy taxes and issue bonds to make payments to the governing board. Replaces provisions concerning administrators, teachers, and other staff continuing to be subject to employment by and to maintain all rights, privileges, and benefits in the districts from which they were assigned with provisions requiring the position of a high school teacher to be transferred to the governing board.

HOUSE AMENDMENT NO. 1.

Allows the governing board to adopt a budget for the cooperative high school (instead of recommending a budget, which must then be approved by each of the participating districts).

HOUSE AMENDMENT NO. 2.

Allows a district to withdraw from an agreement if the district is reorganizing (instead of consolidating) with one or more districts. Provides that the membership of the governing board shall be set by the agreement (provided that membership is not less than 6 nor more than 10). Changes the provisions concerning the transfer of teachers upon formation of the cooperative high school. Adds provisions concerning the transfer of educational support personnel.

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

99-01-12 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Assigned to Elementary & Secondary

Education

99-02-18 H Amendment No.01 ELEM SCND ED H Adopted

H Do Pass Amend/Short Debate 022-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Joint Sponsor JONES, JOHN

H Added As A Joint Sponsor WOOLARD

H Added As A Joint Sponsor O'BRIEN

H Added As A Joint Sponsor MITCHELL, JERRY

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor DAVIS, MONIQUE

99-02-19 H Added As A Co-sponsor BASSI

H Added As A Co-sponsor COWLISHAW

H Added As A Co-sponsor CROTTY

H Added As A Co-sponsor DELGADO

H Added As A Co-sponsor FOWLER

H Added As A Co-sponsor GARRETT

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99-02-19-Cont.
        H Added As A Co-sponsor GILES
        H Added As A Co-sponsor HOEFT
        H Added As A Co-sponsor JOHNSON, TOM
        H Added As A Co-sponsor KRAUSE
        H Added As A Co-sponsor MOFFITT
        H Added As A Co-sponsor MULLIGAN
        H Added As A Co-sponsor MURPHY
        H Added As A Co-sponsor PERSICO
         H Added As A Co-sponsor SCULLY
        H Added As A Co-sponsor SMITH, MICHAEL
        H Added As A Co-sponsor WINKEL
99-02-24 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
        H Relld 2nd Rdg-Short Debate
                Amendment No.02
                                    BLACK
                Amendment referred to HRUL
        Н
        H Held 2nd Rdg-Short Debate
                Amendment No.02
99-03-11 H
                                    BLACK
                Rules refers to
                                      HELM
        H Recommends be Adopted HELM/017-000-000
                Amendment No.02
                                    BLACK
                                                             Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-18 H Added As A Co-sponsor JOHNSON, TIM
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor MYERS,J
         S First reading
                                    Referred to Sen Rules Comm
99-03-25 S
                                     Assigned to Education
99-04-15 S
                                    Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-04-20 S Second Reading
         S Placed Calndr,3rd Reading
99-04-26 S Third Reading - Passed 055-000-000
        H Passed both Houses
99-05-25 H Sent to the Governor
99-07-09 H Governor approved
             Effective Date 00-01-01
        Η
             PUBLIC ACT 91-0063
         H
      SKINNER.
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01-01-09 H Session Sine Die

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.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-01-12 H Prefiled with the Clerk
    99-01-14 H First reading
                                          Referred to Hse Rules Comm
   99-01-27 H
                                           Assigned to State Government
                                             Administration
                                          Re-Refer Rules/Rul 19(a)
    99-03-05 H
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HANNIG – MITCHELL, JERRY – LANG – TENHOUSE – BOLAND, GRANBERG, HARTKE, GILES, CAPPARELLI, MITCHELL, BILL, STEPHENS, BEAUBIEN, BOST, BRUNSVOLD, BUGIELSKI, BURKE, HB-0133 COULSON, CROSS, CURRY, JULIE, DAVIS, STEVE, DURKIN, FEIGEN-FRANKS, GIGLIO, HOLTZ, FLOWERS, GASH, HASSERT, JONES, JOHN, JONES, LOU, JONES, SHIRLEY, KENNER, KRAUSE, LY-ONS, JOSEPH, MAUTINO, MCCARTHY, MCGUIRE, MCKEON, MOF-FITT, MOORE,ANDREA, MYERS,RICHARD, O'BRIEN, PERSICO, REITZ, RIGHTER, SAVIANO, SCOTT, SILVA, SMITH, MICHAEL, WIN-TERS, WIRSING, ZICKUS, ACEVEDO, BRADLEY, CROTTY, DART, DELGADO, HAMOS, HOEFT, HOFFMAN, HOLBROOK, JOHN-SON,TIM, MATHIAS, MCAULIFFE, MURPHY, NOVAK, POE, RYDER, SCULLY, TURNER, ART, WOOLARD, MORROW, KLINGLER, BASSI, BLACK, BROSNAHAN, COWLISHAW, FOWLER, FRITCHEY, HOWARD, LINDNER, LOPEZ, MEYER, MULLIGAN, OSMOND, PUGH, RONEN, SCHOENBERG, SHARP, STROGER, WINKEL, WOJCIK, RUTHERFORD, ERWIN, HARRIS, KOSEL, LYONS, EILEEN, GARRETT, BIGGINS, TURNER, JOHN, LEITCH, HULTGREN, YOUNGE, O'CONNOR AND BELLOCK.

5 ILCS 375/6.5 5 ILCS 375/10

Amends the State Employees Group Insurance Act of 1971. Provides for the termination of the separate program of health benefits established for retired downstate teachers and their dependent beneficiaries and moves those persons into the State health plan, beginning no later than July 1, 2000. Requires persons with less than 20 years of service credit to contribute a portion of the cost of participation in the basic health plan, equal to 5% for each year of service less than 20. Provides that, in the case of a person who participates in the basic program of group health benefits and receives an annuity or monthly benefit under more than one of the retirement systems established under Articles 2, 14, 15, 16, and 18 of the Illinois Pension Code, the person's responsibility for the cost of participation in the basic program of group health benefits shall be reduced to reflect all of the State contributions to which the person is entitled; makes corresponding changes to provisions relating to new TRS State annuitants and survivors. Effective immediately.

FISCAL NOTE (Dept. of Central Management Services)

HB 133 will have a fiscal impact of \$82 million for FY2000.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

5 ILCS 375/6.5

5 ILCS 375/10

Adds reference to: 5 ILCS 375/1

from Ch. 127, par. 521

Deletes everything. Adds a caption to the short title Section.

SENATE AMENDMENT NO. 1.

Adds a January 1, 2000 effective date.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-12 H Prefiled with the Clerk

H Added As A Joint Sponsor MITCHELL, JERRY

H Added As A Joint Sponsor LANG

H Added As A Joint Sponsor TENHOUSE

H Added As A Joint Sponsor BOLAND

99-01-14 H First reading

Referred to Hse Rules Comm

99-01-19 H Added As A Co-sponsor GRANBERG

99-01-27 H Added As A Co-sponsor HARTKE

Assigned to Health Care Availability &

Access

99-02-02 H Added As A Co-sponsor GILES 99-02-03 H Added As A Co-sponsor CAPPARELLI

H Added As A Co-sponsor MITCHELL, BILL

99-02-04 H Added As A Co-sponsor STEPHENS

99-02-10 H Added As A Co-sponsor BEAUBIEN

H Added As A Co-sponsor BOST

H Added As A Co-sponsor BRUNSVOLD

H Added As A Co-sponsor BUGIELSKI

H Added As A Co-sponsor BURKE

H Added As A Co-sponsor COULSON

H Added As A Co-sponsor CROSS

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor DAVIS, STEVE

H Added As A Co-sponsor DURKIN

H Added As A Co-sponsor FEIGENHOLTZ

H Added As A Co-sponsor FLOWERS

H Added As A Co-sponsor FRANKS

H Added As A Co-sponsor GASH

H Added As A Co-sponsor GIGLIO

H Added As A Co-sponsor HASSERT

99-02-10--Cont.

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H Added As A Co-sponsor JONES, JOHN
        H Added As A Co-sponsor JONES,LOU
        H Added As A Co-sponsor JONES, SHIRLEY
        H Added As A Co-sponsor KENNER
        H Added As A Co-sponsor KRAUSE
        H Added As A Co-sponsor LYONS, JOSEPH
        H Added As A Co-sponsor MAUTINO
        H Added As A Co-sponsor MCCARTHY
        H Added As A Co-sponsor MCGUIRE
        H. Added As A Co-sponsor MCKEON
        H Added As A Co-sponsor MOFFITT
        H Added As A Co-sponsor MOORE, ANDREA
        H Added As A Co-sponsor MYERS, RICHARD
        H Added As A Co-sponsor O'BRIEN
        H Added As A Co-sponsor PERSICO
        H Added As A Co-sponsor REITZ
        H Added As A Co-sponsor RIGHTER
        H Added As A Co-sponsor SAVIANO
        H Added As A Co-sponsor SCOTT
        H Added As A Co-sponsor SILVA
        H Added As A Co-sponsor SMITH, MICHAEL
        H Added As A Co-sponsor WINTERS
        H Added As A Co-sponsor WIRSING
        H Added As A Co-sponsor ZICKUS
        H Added As A Co-sponsor ACEVEDO
        H Added As A Co-sponsor BRADLEY
        H Added As A Co-sponsor CROTTY
        H Added As A Co-sponsor DART
        H Added As A Co-sponsor DELGADO
        H Added As A Co-sponsor HAMOS
        H Added As A Co-sponsor HOEFT
        H Added As A Co-sponsor HOFFMAN
        H Added As A Co-sponsor HOLBROOK
        H Added As A Co-sponsor JOHNSON, TIM
        H Added As A Co-sponsor MATHIAS
        H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor MURPHY
        H Added As A Co-sponsor NOVAK
        H Added As A Co-sponsor POE
        H Added As A Co-sponsor RYDER
        H Added As A Co-sponsor SCULLY
        H Added As A Co-sponsor TURNER, ART
        H Added As A Co-sponsor WOOLARD
99-02-18 H
                                   Do Pass/Short Debate Cal 016-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
        H Added As A Co-sponsor MORROW
        H Added As A Co-sponsor KLINGLER
99-02-22 H Added As A Co-sponsor BASSI
        H Added As A Co-sponsor BLACK
        H Added As A Co-sponsor BROSNAHAN
        H Added As A Co-sponsor COWLISHAW
        H Added As A Co-sponsor FOWLER
        H Added As A Co-sponsor FRITCHEY
        H Added As A Co-sponsor HOWARD
        H Added As A Co-sponsor LINDNER
        H Added As A Co-sponsor LOPEZ
        H Added As A Co-sponsor MEYER
        H Added As A Co-sponsor MULLIGAN
        H Added As A Co-sponsor OSMOND
        H Added As A Co-sponsor PUGH
        H Added As A Co-sponsor RONEN
        H Added As A Co-sponsor SCHOENBERG
        H Added As A Co-sponsor SHARP
        H Added As A Co-sponsor STROGER
        H Added As A Co-sponsor WINKEL
        H Added As A Co-sponsor WOJCIK
        H Added As A Co-sponsor RUTHERFORD
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99-02-22-Cont.
         H Added As A Co-sponsor ERWIN
         H Added As A Co-sponsor HARRIS
         H Added As A Co-sponsor KOSEL
         H Added As A Co-sponsor LYONS, EILEEN
                                     Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-02-25 H Added As A Co-sponsor GARRETT
99-03-01 H Added As A Co-sponsor BIGGINS
         H Added As A Co-sponsor TURNER, JOHN
99-03-05 H Added As A Co-sponsor LEITCH
         H Added As A Co-sponsor HULTGREN
         H Added As A Co-sponsor YOUNGE
99-03-15 H Added As A Co-sponsor O'CONNOR
99-03-19 H
                Amendment No.01
                                     HANNIG
                Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-22 H Added As A Co-sponsor BELLOCK
99-03-23 H
                Amendment No.01
                                     HANNIG
         H Recommends be Adopted HRUL
         H Second Reading-Short Debate
                Amendment No.01
                                                             Adopted
                                     HANNIG
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-002
99-03-24 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25 S Chief Sponsor MADIGAN,R
         S First reading
                                     Referred to Sen Rules Comm
99-04-08 S Added As A Co-sponsor HAWKINSON
99-04-14 S
                                     Assigned to Insurance & Pensions
99-04-15 S Added as Chief Co-sponsor REA
99-04-27 S Added As A Co-sponsor DONAHUE
         S
                Amendment No.01
                                     INS & PENS. S
                                                             Adopted
         S
                                     Recmnded do pass as amend 008-000-000
         S Placed Calndr, Second Rdg
99-04-28 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-05 S Added as Chief Co-sponsor LINK
99-05-13 S Added As A Co-sponsor O'MALLEY
99-05-14 S Third Reading - Passed 057-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-20 H Motion Filed Non-Concur 01/HANNIG
         H Calendar Order of Concurren 01
99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
01-01-09 H Session Sine Die
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HB-0134 COWLISHAW - ZICKUS - DAVIS, STEVE - MEYER - NOVAK, TEN-CROSS, KRAUSE, BASSI, BOST, JOHNSON, TOM, JONES, JOHN, KLINGLER, KOSEL, LAWFER, MITCHELL, BILL, MITCHELL, JERRY, MYERS, RICHARD, O'CONNOR, OSMOND, POE, RIGHTER, STEPHENS, WAIT, WINKEL, WINTERS, GASH, HULT-GREN, SCHMITZ, BLACK, HOLBROOK, SMITH, MICHAEL, FOWLER, GARRETT, O'BRIEN, FRANKS, CURRY, JULIE, FRITCHEY, LEITCH, BELLOÇK, LYONS, EILEEN, MOFFITT, SKINNER, PARKE, MCCARTHY, LYONS, JOSEPH, LOPEZ, BUGIELSKI, BRADLEY, CROTTY, CAPPARELLI, REITZ, ACEVEDO, SOMMER, HOFFMAN, GIGLIO, SCULLY, PERSICO, BROSNAHAN, DART, MCGUIRE, TUR-NER, JOHN, BEAUBIEN, DURKIN, MCAULIFFE, SCHOENBERG AND MCKEON.

35 ILCS 200/Art. 10, Div. 11 heading new

35 ILCS 200/10-240 new

30 ILCS 805/8.23 new

Amends the Property Tax Code. Creates a new division heading. Establishes an assessment valuation freeze for taxable year 1999 and thereafter for property of veterans organizations chartered under federal law. Provides that the chief county assessment

officer must freeze the property assessment at 85% of the 1998 equalized assessed value of the property or the 1945 equalized assessed value of the property. Establishes application procedures. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective July 4, 1999.

HOUSE AMENDMENT NO. 1.

Deletes the home rule preemption.

HOUSE AMENDMENT NO. 3.

Deletes everything. Reinserts the provisions of the bill as amended. Provides that the provision is effective beginning with taxable year 2000 instead of 1999 and applies to property owned and used by a federally-chartered veterans organization and on which is located the organization's principal building. Deletes the option of freezing the equalized assessed value at the 1945 level. Provides that the application must be submitted annually before January 31 (now September 1) of the assessment year. Deletes the provision mandating the Department of Revenue to adopt rules to verify applications.

HOUSE AMENDMENT NO. 4.

Provides that the property assessment must be frozen at (i) 85% of the 1999 assessed value of the property for property that qualifies for the assessment freeze in taxable year 2000 or (ii) 85% of the assessed value of the property for the taxable year that the property first qualifies for the assessment freeze after taxable year 2000.

SENATE AMENDMENT NO. 2.

Deletes everything. Creates a new division heading. Establishes an assessment valuation freeze for taxable year 2000 and thereafter for certain property of a veterans organization chartered under federal law. Provides that the chief county assessment officer must freeze the property assessment at 85% of the 1999 assessed value or at 85% of the assessed value in the qualifying year. Establishes application procedures. Amends the State Mandates Act to require implementation without reimbursement. Effective July 4,

SENATE AMENDMENT NO. 3.

Provides that the improvement assessment shall be included in the total assessment freeze for the years the property qualifies for the freeze. Provides that the freeze application must be submitted on or before (i) January 31 in counties with a population of 3,000,000 or more and (ii) December 31 in all other counties.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-ams 2 and 3.

Recommends that the bill be further amended as follows:

Provides that the assessment of certain veterans organization property must be frozen at 15% (instead of 85%) of the qualifying year's assessed value.

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NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; Housing Afford; State Mandates
   99-01-12 H Prefiled with the Clerk
            H Added As A Joint Sponsor DAVIS, STEVE
            H Added As A Joint Sponsor MEYER
            H Added As A Joint Sponsor NOVAK
            H Added As A Joint Sponsor TENHOUSE
   99-01-13 H Added As A Co-sponsor CROSS
            H Added As A Co-sponsor KRAUSE
   99-01-14 H First reading
                                        Referred to Hse Rules Comm
   99-01-27 H
                                        Assigned to Revenue
   99-02-22 H Joint Sponsor Changed to ZICKUS
            H Added As A Co-sponsor TENHOUSE
            H Added As A Co-sponsor BASSI
   99-03-01 H Added As A Co-sponsor BOST
            H Added As A Co-sponsor JOHNSON, TOM
            H Added As A Co-sponsor KLINGLER
            H Added As A Co-sponsor KOSEL
            H Added As A Co-sponsor LAWFER
            H Added As A Co-sponsor MITCHELL, BILL
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H Added As A Co-sponsor MITCHELL, JERRY H Added As A Co-sponsor MYERS, RICHARD H Added As A Co-sponsor O'CONNOR H Added As A Co-sponsor OSMOND

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99-03-01-Cont.
         H Added As A Co-sponsor POE
         H Added As A Co-sponsor RIGHTER
         H Added As A Co-sponsor STEPHENS
         H Added As A Co-sponsor WAIT
         H Added As A Co-sponsor WINKEL
         H Added As A Co-sponsor WINTERS
         H Added As A Co-sponsor JONES, JOHN
99-03-04 H
                Amendment No.01
                                    REVENUE
                                                 Н
                                                           Adopted
         Η
                                    Do Pass Amend/Short Debate 007-000-001
        H Placed Cal 2nd Rdg-Shrt Dbt
99-03-05 H Added As A Co-sponsor GASH
99-03-10 H Added As A Co-sponsor HULTGREN
         H Added As A Co-sponsor SCHMITZ
99-03-17 H
                Amendment No.02
                                    COWLISHAW
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
99-03-18 H
                Amendment No.03
                                    COWLISHAW
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
99-03-22 H Added As A Co-sponsor BLACK
        H Added As A Co-sponsor HOLBROOK
        H Added As A Co-sponsor SMITH, MICHAEL
        H Added As A Co-sponsor FOWLER
        H Added As A Co-sponsor GARRETT
        H Added As A Co-sponsor O'BRIEN
        H Added As A Co-sponsor FRANKS
        H Added As A Co-sponsor CURRY, JULIE
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        H Added As A Co-sponsor LYONS, JOSEPH
        H Added As A Co-sponsor LOPEZ
        H Added As A Co-sponsor BUGIELSKI
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        H Added As A Co-sponsor CAPPARELLI
        H Added As A Co-sponsor REITZ
        H Added As A Co-sponsor ACEVEDO
        H Added As A Co-sponsor SOMMER
        H Added As A Co-sponsor HOFFMAN
99-03-23 H Added As A Co-sponsor GIGLIO
        H Added As A Co-sponsor SCULLY
        H Added As A Co-sponsor PERSICO
        H Added As A Co-sponsor BROSNAHAN
               Amendment No.03
                                   COWLISHAW
        H Recommends be Adopted HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
99-03-24 H
               Amendment No.04
                                   COWLISHAW :
               Amendment referred to HRUL
        H Recommends be Adopted HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
99-03-25 H Added As A Co-sponsor DART
        H Second Reading-Short Debate
        Н
               Amendment No.03
                                   COWLISHAW
                                                          Adopted
                Amendment No.04
                                   COWLISHAW
                                                           Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
        H Added As A Co-sponsor MCGUIRE
99-03-26 H
                                   Tabled Pursnt to Rule 40(a) HOUSE
                                     AMEND #2
        H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-000
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H Added As A Co-sponsor TURNER, JOHN

99-03-26-	_C	ant		
)) 03 2 0		Added As A Co-sponsor BEA	AUBIEN	
		Added As A Co-sponsor DUI		
		Added As A Co-sponsor MC.		
	Н	Added As A Co-sponsor SCF	IOENBERG	
		Added As A Co-sponsor MC	KEON	
99-04-14		Arrive Senate		
		Placed Calndr First Rdg		
		Chief Sponsor LAUZEN	NIII ID	
		Added as Chief Co-sponsor P		
00.04.20		First reading Added as Chief Co-sponsor S	Referred to Sen Rules Con	.1111
99-04-20		Added as Chief Co-sponsor S		
		Added as Chief Co-sponsor I		
	S	Traded as emer or spensor a	Assigned to Revenue	
99-04-29	S		Postponed	
99-05-05		Added As A Co-sponsor WA	LSH,T	
		Added As A Co-sponsor LUI		
		Added As A Co-sponsor DU		
		Added As A Co-sponsor FAV		
	S	Added As A Co-sponsor SUI	LLIVAN	
		Added As A Co-sponsor O'D		
		Added As A Co-sponsor PAI Added As A Co-sponsor PET		
		Added As A Co-sponsor KA		
		Added As A Co-sponsor NO		
		Added As A Co-sponsor VIV		
		Added As A Co-sponsor JON	IES,W	
99-05-06	S	Amendment No.01	REVENUE S	Lost
	S		Recommended do pass 016	0-000-000
00 05 05		Placed Calndr, Second Rdg		
99-05-07		Filed with Secretary	I ALIZENI	
	S	Amendment No.02 Amendment referred to	LAUZEN SRUL	
99-05-12		Added As A Co-sponsor HA		
99-03-12		Filed with Secretary	EVORSOIV	
	Š	Amendment No.03	BERMAN	
	S	Amendment referred to		
	·S	Amendment No.02	LAUZEN	
	S	Rules refers to	SREV	
	S		LAUZEN	
		Be apprvd for consideratn SF		
	S S	Amendment No.03	BERMAN	
99-05-13		Be apprvd for consideratn SR Second Reading	COL	
77-03-13	S	Amendment No.02	LAUZEN	Adopted
	S	Amendment No.03	BERMAN	Adopted
		Placed Calndr,3rd Reading		
	S	Added As A Co-sponsor KLI	EMM	
		Added As A Co-sponsor GEO		
		Added As A Co-sponsor DO		
	S	Added As A Co-sponsor HA		
	S S	Added As A Co-sponsor BO Added As A Co-sponsor SIE		
		Added As A Co-sponsor MY		
		Added As A Co-sponsor SH		
	Š	Added As A Co-sponsor CR		
	S	Added As A Co-sponsor DIL		
	S	Added As A Co-sponsor BO		
99-05-14	S	_	000-000	
		Arrive House	00.00	
		Place Cal Order Concurrence	•	
		Motion Filed Non-Concur 02 Calendar Order of Concurrer		-
99-05-21		Added As A Co-sponsor JAC	The state of the s	
77-UJ-41	S	Added As A Co-sponsor REA	A .	
	S	Added As A Co-sponsor HE		

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99-05-21-Cont.
               S Added As A Co-sponsor MADIGAN,R
               S Added As A Co-sponsor WALSH,L
               S Added As A Co-sponsor DELEO
               S Added As A Co-sponsor DEL VALLE
               S Added As A Co-sponsor MUNOZ
      99-05-24 H H Noncners in S Amend 02,03
               S Secretary's Desk Non-concur 02,03
                                          Mtn refuse recede-Sen Amend
               S
                 S Refuses to Recede Amend 02,03
                 S Requests Conference Comm 1ST
      99-05-25 S Sen Conference Comm Apptd 1ST/LAUZEN,
                                             PETERSON, PHILIP,
                                             OBAMA, BERMAN
               H Hse Accede Req Conf Comm 1ST
               H Hse Conference Comm Apptd 1ST/CURRIE,
                                             PUGH, DAVIS, STEVE,
               Н
               Н
                                             RUTHERFORD AND
                                             COWLISHAW
               H
      99-05-26 S Filed with Secretary
               S Conference Committee Report 1ST/LAUZEN
               S Conf Comm Rpt referred to SRUL
               S Conference Committee Report 1ST/LAUZEN
               S
                      Rules refers to
                                            SREV
               H House CC report submitted 1ST/COWLISHAW
               H Conf Comm Rpt referred to HRUL
               H Conference Committee Report 1ST
      99-05-27 H Recommends be Adopted 1ST/HRUL
               H House CC report Adopted 1ST/115-000-000
               S Conference Committee Report 1ST/LAUZEN
               S Be apprvd for consideratn SREV/006-000-004
               S Senate CC report submitted
               S Senate CC report Adopted 1ST/059-000-000
               H Both House Adoptd CC rpt 1ST
               H Passed both Houses
      99-06-24 H Sent to the Governor
      99-08-20 H Governor approved
                   Effective Date 99-08-20
               Η
                   PUBLIC ACT 91-0635
               Н
HB-0135
            LINDNER - RUTHERFORD - SCHOENBERG - LYONS, EILEEN -
            COULSON AND MULLIGAN.
  New Act
  Creates the Agency Appropriation Act. Requires separate legislative bills for appro-
priations to each State agency.
      99-01-12 H Prefiled with the Clerk
      99-01-14 H First reading
                                           Referred to Hse Rules Comm
      99-01-27 H
                                           Assigned to State Government
                                             Administration
      99-02-03 H Added As A Joint Sponsor RUTHERFORD
      99-02-10 H Added As A Co-sponsor SCHOENBERG
               H Added As A Co-sponsor LYONS, EILEEN
      99-02-11
                                           Do Pass/Short Debate Cal 007-000-000
               Н
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-17 H Joint Sponsor Changed to COULSON
               H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Added As A Co-sponsor MULLIGAN
      99-02-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
      99-02-24 S Arrive Senate
               S Placed Calndr First Rdg
      99-02-26 S Chief Sponsor RAUSCHENBERGER
      99-03-02 S First reading
                                           Referred to Sen Rules Comm
      00-02-23 S
                                           Assigned to Executive
      00-03-09 S
                                           Postponed
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Committee Executive

Refer to Rules/Rul 3-9(a)

S

00-04-01 S

01-01-09 H Session Sine Die

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HB-0136 DAVIS,STEVE - HOFFMAN - GRANBERG - LANG, REITZ AND O'BRIÉN.
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30 ILCS 500/45-65
30 ILCS 500/45-70 new
30 ILCS 500/45-75 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. 1804
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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 from 2000 until 2005. 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 Procurement Code. Requires all goods purchased under the Code 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 Code 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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STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
Does not create a State mandate.
FISCAL NOTE (Dept. of Central Management Services)
Administrative costs necessary to comply with the bill requirements, including 21 additional staff, would exceed $1,600,800
annually. Additional costs in the form of higher prices for goods purchased under the preference provisions in this Act could exceed $26,509,500 annually. These price increases reflect only those purchases made through contracts established by Procurement Services and Bureau of Communications and Computers. The effect on total State and local gov't would be greater.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-12 H Prefiled with the Clerk
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H Added As A Joint Sponsor HOFFMAN
99-01-14 H First reading
                                     Referred to Hse Rules Comm
99-01-19 H Added As A Co-sponsor GRANBERG
99-01-27 H Added As A Co-sponsor LANG
                                     Assigned to Labor & Commerce
99-02-18 H Added As A Co-sponsor REITZ
99-03-05 H
                                     Do Pass/Stndrd Dbt/Vote 009-006-001 HLBC
         H Plcd Cal 2nd Rdg Stndrd Dbt
         H Added As A Co-sponsor O'BRIEN
99-03-09 H
                                     Fiscal Note Requested BLACK
         Н
                                     St Mandate Fis Nte Req BLACK
         Н
                Amendment No.01
                                     BLACK
         Н
                Amendment referred to HRUL
         Η
                Amendment No.02
                                     BLACK
         H
                Amendment referred to HRUL
         H Cal 2nd Rdg Stndrd Dbt
99-03-16 H
                                     St Mandate Fis Note Filed
         Η
                                     Fiscal Note Filed
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0137 DAVIS,STEVE – GRANBERG – HOLBROOK AND NOVAK.

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)

HB137 will have no fiscal impact; the provisions will become

part of current processes or systems.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Does not create a State mandate.

HOUSE AMENDMENT NO. 1.

Further amends the Liquor Control Act of 1934. Provides that a distributor of wine or spirits shall deliver to any retailer within any geographic area in which that distributor has been granted by a wholesaler (now has granted to a wholesaler) the right to sell its trade mark, brand, or name under certain circumstances.

SENATE AMENDMENT NO. 1.

Further amends the Liquor Control Act of 1934. Deletes provisions authorizing a retailer to designate an alternative delivery site. Provides that in a county with a population of at least 3,000,000 inhabitants or in a county that is adjacent to a county with at least 3,000,000 inhabitants, a distributor shall be required to deliver wine or spirits to a retail establishment if the retailer agrees to purchase at least \$200 of wine or spirits from the distributor every 2 weeks. Makes other changes.

99-01-12 H Prefiled with t	he Clerk	
99-01-14 H First reading	Referred to Hse Ru	les Comm
99-01-19 H Added As A J	oint Sponsor GRANBERG	
99-01-27 H	Assigned to Execut	ive
99-02-16 H	Fiscal Note Filed	
Н	Committee Executi	ve
99-02-25 H Added As A C	Co-sponsor NOVAK	•
99-03-03 H	St Mandate Fis Nte	Req POE
H	Do Pass/Short Deba	ate Cal 015-000-000
H Placed Cal 2nd	d Rdg-Shrt Dbt	
99-03-12 H	St Mandate Fis Not	e Filed
H Amendn		
	nent referred to HRUL	
H Cal Ord 2nd R	ldg-Shrt Dbt	
99-03-16 H Second Reading		
H Held 2nd Rdg		
	nent No.01 DAVIS,STEVE	
	be Adopted HRUL	
H Held 2nd Rdg		
99-03-25 H Added As A J		
	nent No.01 DAVIS,STEVE	Adopted
H Pld Cal 3rd Ro		
Į.	Dbt-Pass/Vote 112-002-001	
99-03-26 S Arrive Senate	Finat Dala	
S Placed Calndr		
99-04-14 S Chief Sponsor 99-04-15 S First reading	Referred to Sen Ru	las Comm
99-04-13 S First reading	Assigned to Comm	
	nent No.01 COMM & INDUS	•
99-05-07 S Amendin		as amend 009-000-000
S Placed Calndr		as amena ooy ooo ooo
99-05-11 S Second Reading		
S Placed Calndr		
99-05-12 S Third Reading		*
H Arrive House	,	
H Place Cal Ord	er Concurrence 01	
99-05-17 H Motion Filed	Concur	
H Motion	referred to HRUL	
H Calendar Orde	er of Concurren 01	
99-05-18 H Be apprvd for		
	S Amend 01/117-000-000	
	OHERE	
H Passed both H		
99-06-16 H Sent to the Go	vernor	
99-06-16 H Sent to the Go 99-08-13 H Governor app	overnor roved	
99-06-16 H Sent to the Go 99-08-13 H Governor app H Effective D	vernor	

HB-0138 DAVIS.STEVE - HOLBROOK - FOWLER - BOLAND - HOFFMAN, CAP-PARELLI, O'BRIEN, CURRY, JULIE, GASH, GIGLIO, MCGUIRE, BU-GIELSKI, NOVAK, HANNIG, BROSNAHAN, MCAULIFFE, WAIT, REITZ AND GILES.

5 ILCS 465/1 from Ch. 1, par. 3301 5 ILCS 465/2 from Ch. 1, par. 3302

5 ILCS 465/2a new

Amends the Flag Display Act. Provides that the POW/MIA flag must be flown at courthouses, State penal and reformatory institutions, and State educational institutions. Provides that the United States national flag and the POW/MIA flag must be flown at each State building and facility.

FISCAL NOTE (Dept. of Central Management Services)

HB 138 is expected to have no fiscal impact.

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

99-01-12 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Veterans' Affairs

99-02-01 H Added As A Joint Sponsor HOLBROOK

99-02-03 H Added As A Co-sponsor FOWLER

H Added As A Co-sponsor BOLAND

H Added As A Co-sponsor HOFFMAN 99-02-09 H Added As A Co-sponsor CAPPARELLI

H Added As A Co-sponsor O'BRIEN

H Added As A Co-sponsor CURRY, JULIE

99-02-10 H Added As A Co-sponsor GASH H Added As A Co-sponsor GIGLIO

H Added As A Co-sponsor MCGUIRE

99-02-11 H Fiscal Note Filed

Committee Veterans' Affairs

99-02-18 H Added As A Co-sponsor BUGIELSKI

99-02-19 H Do Pass/Short Debate Cal 009-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-02-24 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt

99-02-25 H Added As A Co-sponsor NOVAK

99-03-02 H Added As A Co-sponsor HANNIG 99-03-04 H Added As A Co-sponsor BROSNAHAN

99-03-09 H Added As A Co-sponsor MCAULIFFE

99-03-11 H Added As A Co-sponsor WAIT H Added As A Co-sponsor REITZ

99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-001

99-03-15 H Added As A Co-sponsor GILES

99-03-16 S Arrive Senate

S Placed Calndr First Rdg

99-03-26 S Chief Sponsor KLEMM

S First reading Referred to Sen Rules Comm

99-04-14 S Sponsor Removed KLEMM

S Alt Chief Sponsor Changed BOWLES

01-01-09 H Session Sine Die

HB-0139 DAVIS, STEVE - PARKE - FLOWERS.

820 ILCS 235/4 from Ch. 48, par. 172g

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.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

HB 139 does not create a State mandate.

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FISCAL NOTE (Dept. of Labor)
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There would be minimal fiscal effect on the Department.

HOUSE AMENDMENT NO. 1.

Provides that any employer who fails to comply with a final decision of the Director commits a petty offense (rather than a Class B misdemeanor) and is subject to a fine of \$500. Deletes language providing that the Attorney General shall prosecute violations. NOTE(S) THAT MAY APPLY: Correctional

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99-01-12 H Prefiled with the Clerk
99-01-14 H First reading
                                      Referred to Hse Rules Comm
99-01-27 H
                                      Assigned to Labor & Commerce
99-02-11 H
                                      Do Pass/Short Debate Cal 017-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         Н
                                      Fiscal Note Requested PARKE
                                      St Mandate Fis Nte Reg PARKE
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor PARKE
99-02-19
        Н
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-02-24 H
                                     Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-02-26 H
                Amendment No.01
                                     DAVIS.STEVE
                Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-10 H Joint Sponsor Changed to FLOWERS
99-03-12 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-24 H
                                     DAVIS, STEVE
                Amendment No.01
         H Recommends be Adopted HRUL
         H Held 2nd Rdg-Short Debate
99-03-25 H
                Amendment No.01
                                     DAVIS, STEVE
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 113-002-000
99-03-26 S Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor BOWLES
                                     Referred to Sen Rules Comm
         S First reading
99-04-21 S Sponsor Removed BOWLES
         S Alt Chief Sponsor Changed REA
01-01-09 H Session Sine Die
      DAVIS.STEVE AND O'BRIEN.
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HB-0140

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215 ILCS 5/356v new
215 ILCS 125/5-3
                                    from Ch. 111 1/2, par. 1411.2
215 ILCS 165/10
                                    from Ch. 32, par. 604
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Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Requires individual and group accident and health insurance policies and coverage by a health maintenance organization or under a health service plan to include coverage for nonprescription enteral formulas and reduced-protein foods that are necessary for the treatment or management of certain gastrointestinal conditions or inherited diseases involving amino acids. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-01-12 H Prefiled with the Clerk
      99-01-14 H First reading
                                             Referred to Hse Rules Comm
      99-01-27 H
                                             Assigned to Health Care Availability &
                                               Access
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
               H Added As A Co-sponsor O'BRIEN
      01-01-09 H Session Sine Die
HB-0141
             STEPHENS.
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625 ILCS 5/3-405.1
                                     from Ch. 95 1/2, par. 3-405.1
625 ILCS 5/3-806.1
                                     from Ch. 95 1/2, par. 3-806.1
```

Amends the Illinois Vehicle Code to provide that commercial vehicles of the first division that are part of a livery service may receive vanity or personalized license plates. Does not apply to livery services in a municipality with a population greater than 2,000,000. Provides a definition for "livery service".

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NOTE(S) THAT MAY APPLY: Fiscal
   99-01-12 H Prefiled with the Clerk
   99-01-14 H First reading
                                       Referred to Hse Rules Comm
   99-01-27 H
                                       Assigned to Transportation & Motor Vehicles
   99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
   01-01-09 H Session Sine Die
         HOFFMAN - HOLBROOK - JOHNSON, TOM - SMITH, MICHAEL - RE-
         ITZ, GRANBERG, STEPHENS, JONES, JOHN AND JOHNSON, TIM.
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625 ILCS 5/11-202.5 new

Amends the Illinois Vehicle Code. Provides that banning the use of motorcycles on any public roadway in a county with a population of more than 2,000,000 is an exclusive power and function of the State. Preempts home rule units with a population of more than 2,000,000.

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FISCAL NOTE (Dept. of Transportation)
    HB142 will have no fiscal impact on IDOT.
    STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
   HB 142 does not create a State mandate.
   HOME RULE NOTE (Dept. of Commerce and Community Affairs)
   HB 142 does pre-empt home rule authority.
NOTE(S) THAT MAY APPLY: Home Rule
   99-01-12 H Prefiled with the Clerk
             H Added As A Joint Sponsor HOLBROOK
             H Added As A Joint Sponsor JOHNSON, TOM
             H Added As A Joint Sponsor SMITH, MICHAEL
             H Added As A Joint Sponsor REITZ
   99-01-14 H First reading
                                         Referred to Hse Rules Comm
   99-01-19 H Added As A Co-sponsor GRANBERG
   99-01-27 H
                                         Assigned to Transportation & Motor Vehicles
   99-02-01 H Added As A Co-sponsor STEPHENS
   99-02-03 H
                                         Do Pass/Short Debate Cal 024-005-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             Н
                                         Fiscal Note Requested HAMOS
             Η
                                         St Mandate Fis Nte Reg HAMOS
             H Cal Ord 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor JONES, JOHN
   99-02-11 H
                                         Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-02-18 H
                                         Home Rule Note Requested RONEN
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-02-19 H
                                         St Mandate Fis Note Filed
                                         Home Rule Note Filed
             Н
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-01 H Added As A Co-sponsor JOHNSON, TIM
   99-03-26 H
                                         Re-Refer Rules/Rul 19(a)
   01-01-09 H Session Sine Die
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FLOWERS - HARRIS - FEIGENHOLTZ - SCOTT - ACEVEDO, HB-0143 O'BRIEN, FOWLER, KENNER AND SCHOENBERG.

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210 ILCS 85/11.4 new
225 ILCS 60/22
                                   from Ch. 111, par. 4400-22
305 ILCS 5/5-16.7a new
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Amends the Hospital Licensing Act. Provides that no hospital may promulgate policies or implement practices that determine differing standards of obstetrical care based upon a patient's source of payment or ability to pay for medical services and requires each hospital to provide a copy of its written policy reflecting this to the Department of Public Health and to post written notices of this policy in the obstetrical admitting areas of the hospital by July 1, 1999. Amends the Medical Practice Act of 1987. Provides that the Department of Professional Regulation may discipline a person licensed under the Act for denying or threatening to withhold pain management services from a woman in active labor, based upon that patient's source of payment or ability to pay for medical services. Amends the Illinois Public Aid Code. Provides that the Department of Public Aid shall provide reimbursement to medical providers for epidural anesthesia services in accordance with the guidelines of the American College of Obstetricians and Gynecologists. Effective Immediately.

HOUSE AMENDMENT NO. 1.

Removes provision that the written policy statement regarding a hospital's standards for obstetrical care shall be provided to the Department of Public Health.

HOUSE AMENDMENT NO. 2.

Replaces the amendatory language in the Illinois Public Aid Code with a provision that the Department of Public Aid shall provide reimbursement to medical providers for epidural anesthesia services when ordered by the attending practitioner at the time of delivery.

FISCAL NOTE, AMENDED (Dept. of Professional Regulation)

Future revenues or costs cannot be estimated at this time.

FISCAL NOTE, H-AM 1, 2 (Dept. of Public Aid)

The Department estimates that this legislation has no fiscal

impact.

STATE MANDATES NOTE, H-AM 1, 2

(Dept. of Commerce and Community Affairs)

The legislation creates both a local government organization and structure mandate for which no State reimbursement is required, and a service mandate for which reimbursement of 50% to 100% of the increased cost to units of local government is required.

HOUSE AMENDMENT NO. 3.

Deletes reference to:

225 ILCS 60/22

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Removes the changes to the Medical Practice Act of 1987 from the bill.
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99-01-12	Η	Prefiled with the Clerk	
99-01-14	Η	First reading	Referred to Hse Rules Comm
99-01-27			Assigned to Human Services
99-02-03	Η	Added As A Joint Sponsor H	ARRIS
		Added As A Co-sponsor FEI	
	Н	Added As A Co-sponsor SCO	TTC
	Η	Added As A Co-sponsor ACl	EVEDO
99-02-09	Η	Added As A Co-sponsor O'E	RIEN
99-02-10	Η	Added As A Co-sponsor FOV	WLER
99-02-18	Η	Amendment No.01	HUMAN SERVS H Adopted ·
	Η	Amendment No.02	HUMAN SERVS H Adopted
	Η		Do Pass Amd/Stndrd Dbt/Vote 007-004-000
		Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-19	Η		FLOWERS
	Η	Amendment referred to	HRUL
		Cal 2nd Rdg Stndrd Dbt	
99-03-01		Added As A Co-sponsor KE	
99-03-02		•	Fiscal Note Req as amended BLACK
	Н	G 12 15 1 G 1 15 1	St Mndt Fis Note Req Amnd
		Cal 2nd Rdg Stndrd Dbt	
99-03-05		CIA IDI CILIDI	Fiscal Note Filed as amnded
00.02.16		Cal 2nd Rdg Stndrd Dbt	
99-03-16		Second Reading-Stnd Debate	
00.02.17		Hld Cal Ord 2nd Rdg-Shrt D	
99-03-17			Fiscal Note Filed as amnded
00 02 19		Hld Cal Ord 2nd Rdg-Shrt D	
99-03-18		Hid Cal Ord 2nd Rdg-Shrt D	St Mndt Fis Note Fld Amnd
00.02.22		Pld Cal 3rd Rdg-Stndrd Dbt	
99-03-22		Relld 2nd Rdg-Stnd Debate	
		Hld Cal Ord 2nd Rdg-Shrt D	h
		Added As A Co-sponsor SCI	
99-03-23	Н	Amendment No.03	FLOWERS
)) 03 L 3		Recommends be Adopted HF	
	Н	Amendment No.03	FLOWERS Adopted
	Н	Pld Cal 3rd Rdg-Stndrd Dbt	1
99-03-25	Η	3rd Rdg-Stnd Dbt-Pass/Vote	114-001-000
		Arrive Senate	
	S	Placed Calndr First Rdg	
99-03-26	S	Chief Sponsor MADIGAN,L	
	S	First reading	Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-0144 TURNER,ART – HOFFMAN – OSMOND – STROGER, DAVIS,STEVE, HOLBROOK AND STEPHENS.

New Act 215 ILCS 5/409

from Ch. 73, par. 1021

Creates the Certified Capital Company Act to provide assistance in the formation of new and expansion of existing businesses that create jobs in the State by providing an incentive, in the form of tax credits against the State's privilege taxes, for insurance companies to invest in certified capital companies. Provides that the Department of Commerce and Community Affairs shall implement the provisions of the Act. Provides that an insurance company that qualifies as a certified investor shall earn a vested credit against State privilege taxes equal to 100% of the investor's investment of certified capital, of which 10% may be taken in any taxable year. Provides that the aggregate amount of certified capital for which privilege tax credits shall be allowed for all certified investors shall not exceed the amount that would entitle all certified investors to take aggregate credits of \$30,000,000 per year. Amends the Illinois Insurance Code to provide that the amount of the credit earned under the Certified Capital Company Act may be deducted from a company's privilege tax liability. Effective immediately.

STATE DEBT NOTE (Economic and Fiscal Commission)
HB 144 has no direct impact on the level of State indebtedness.
STATE DEBT NOTE, H-AM I (Economic and Fiscal Commission)
Same as previous note.
FISCAL NOTE (Dept. of Revenue)
The tax is administered and enforced by the Dept. of Insurance;
it is not appropriate or applicable for the Dept. of Revenue to
prepare a fiscal note for HB144.
BALANCED BUDGET NOTE (Bureau of the Budget)
Since the bill is not a supplemental appropriation, the Balanced Budget Note Act is inapplicable.

HOUSE AMENDMENT NO. 3.

Deletes reference to:

215 ILCS 5/409

Deletes everything after the enacting clause. Creates the Certified Capital Company Act with the short title as the only provision.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-01-12 H Prefiled with the Clerk
    99-01-14 H First reading
                                         Referred to Hse Rules Comm
    99-01-27 H
                                         Assigned to Revenue
    99-02-03 H Added As A Joint Sponsor HOFFMAN
    99-03-04 H
                                         Do Pass/Short Debate Cal 008-001-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-05 H
                                         Fiscal Note Requested MOORE, ANDREA
                                         Balanced Budget Note Req
             Н
                                           MOORE, ANDREA
                                         State Debt Note Requested
                                           MOORE, ANDREA
             H Cal Ord 2nd Rdg-Shrt Dbt
             H Joint Sponsor Changed to OSMOND
             H Added As A Co-sponsor DAVIS, STEVE
             H Added As A Co-sponsor HOLBROOK
             H Added As A Co-sponsor STEPHENS
                                         Fiscal Note Filed
    99-03-11 H
             Η
                                         State Debt Note Filed
             Н
                                         St Debt Note Fld as amended BY HOUSE
                                           AMEND #1
                                         Balanced Budget Note Filed
             H
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-16 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-17 H Relld 2nd Rdg-Short Debate
             Н
                    Amendment No.01
                                         TURNER, ART
                    Amendment referred to HRUL
             Η
             H Held 2nd Rdg-Short Debate
    99-03-23 H
                    Amendment No.02
                                         TURNER, ART
             Н
                    Amendment referred to HRUL
```

H Held 2nd Rdg-Short Debate

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99-03-25 H
                Amendment No.03
                                    TURNER, ART
                Amendment referred to HRUL
        H Recommends be Adopted HRUL
        H Held 2nd Rdg-Short Debate
99-03-26 H
                Amendment No.03
                                    TURNER, ART
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
                                    Tabled Pursnt to Rule 40(a) HOUSE
        Н
                                       AMEND 1 & 2
         H 3rd Rdg-Shrt Dbt-Pass/Vote 108-005-001
         H Added As A Joint Sponsor STROGER
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor PETERSON
         S First reading
                                    Referred to Sen Rules Comm
01-01-09 H Session Sine Die
      SCHOENBERG AND O'BRIEN.
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HB-0145

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805 ILCS 5/1.23 new
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805 ILCS 5/1.25

from Ch. 32, par. 1.25

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

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FISCAL NOTE (Secretary of State)
    HB145 would cost $1 million to $1.4 million over an 18-24 month
    period. Data base maintenance would exceed $500,000 annually.
NOTE(S) THAT MAY APPLY: Fiscal
    99-01-12 H Prefiled with the Clerk
    99-01-14 H First reading
                                            Referred to Hse Rules Comm
    99-01-27 H
                                            Assigned to Constitutional Officers
                                            Fiscal Note Filed
    99-02-09 H
                                            Committee Constitutional Officers
             Н
                                            Re-Refer Rules/Rul 19(a)
    99-03-05 H
    99-03-10 H Added As A Co-sponsor O'BRIEN
    01-01-09 H Session Sine Die
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HB-0146 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.

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99-01-12 H Prefiled with the Clerk
                                       Referred to Hse Rules Comm
99-01-14 H First reading
99-01-27 H
                                       Assigned to Local Government
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0147 ZICKUS - WOJCIK - OSMOND.

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225 ILCS 106/55
225 ILCS 106/95
320 ILCS 20/2
                                   from Ch. 23, par. 6602
325 ILCS 5/4
                                   from Ch. 23, par. 2054
```

Amends the Respiratory Care Practice Act. Provides that beginning January 1, 2000, certain individuals credentialed as certified respiratory therapy technicians, certified respiratory therapists, and registered respiratory therapists are required to be licensed under the Act. Provides that being named as a perpetrator in a case of elder abuse or neglect, upon proof by clear and convincing evidence that the licensee has caused elder abuse or neglect, is grounds for disciplinary action under the Act. Provides that failure to report an instance of suspected elder abuse or neglect is grounds for disciplinary action under the Act. Amends the Abused and Neglected Child Reporting Act and the Elder Abuse and Neglect Act to make respiratory care practitioners mandatory reporters under those Acts. Effective January 1, 2000.

HOUSE AMENDMENT NO. 1.

Adds reference to: 225 ILCS 106/15

Further amends the Respiratory Care Practice Act. Provides that nothing in the Act shall be construed to limit the ability of an empoyer to utilize a respiratory care practitioner within the employment setting consistent with the individual's skill and training. Deletes the licensure requirement that all individuals credentialed as certified respiratory therapy technicians, certified respiratory therapists, and registered respiratory therapists by the National Board for Respiratory Care be licensed under the Act. Provides that individuals who have been licensed respiratory care practitioners in any jurisdiction and who are seeking to practice respiratory care in this State must apply for licensure within 45 days after beginning employment within this State.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-01-12 H Prefiled with the Clerk
   99-01-14 H First reading
                                         Referred to Hse Rules Comm
   99-01-27 H
                                         Assigned to Consumer Protect'n & Product
                                            Regul
   99-02-26 H
                    Amendment No.01
                                         CONSUMER PROT H
                                                                  Adopted
            Н
                                                                    009-000-000
                                         Do Pass Amend/Short Debate 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-16 H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
   99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-18 H Added As A Joint Sponsor WOJCIK
             H Added As A Joint Sponsor OSMOND
   99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-001
   99-03-22 S Arrive Senate
             S Placed Calndr First Rdg
   99-04-15 S Chief Sponsor RADOGNO
             S First reading
                                         Referred to Sen Rules Comm
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HB-0148 LEITCH - BURKE - HOFFMAN.

01-01-09 H Session Sine Die

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720 ILCS 570/102 from Ch. 56 1/2, par. 1102 720 ILCS 570/316 new
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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.

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NOTE(S) THAT MAY APPLY: Fiscal

99-01-12 H Prefiled with the Clerk

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Assigned to Registration & Regulation

99-02-04 H Added As A Joint Sponsor BURKE

H Added As A Co-sponsor HOFFMAN

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
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HB-0149 DURKIN.

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720 ILCS 5/32-5.1 from Ch. 38, par. 32-5.1
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Amends the Criminal Code of 1961. Makes a statute relating to false personation of a peace officer gender neutral.

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99-01-12 H Prefiled with the Clerk
      99-01-14 H First reading
                                             Referred to Hse Rules Comm
      99-01-27 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
            DURKIN.
HB-0150
  720 ILCS 5/33A-2
                                    from Ch. 38, par. 33A-2
  Amends the Criminal Code of 1961. Makes the Section defining the offense of
armed violence gender neutral.
      99-01-12 H Prefiled with the Clerk
      99-01-14 H First reading
                                             Referred to Hse Rules Comm
      99-01-27 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
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HB-0151 DURKIN – BEAUBIEN – DART AND JOHNSON, TIM.

725 ILCS 5/115-21 new

Amends the Code of Criminal Procedure of 1963. Provides that statements made by an elderly person (a person at least 60 years of age who is suffering from disease or infirmity associated with advanced age and manifested by physical, mental, or emotional dysfunctioning to the extent that the person is incapable of avoiding or preventing the commission of the offense) must be admitted as evidence if the court determines that the statement is offered as evidence of a material fact and the statement is more probative on the point for which it is offered than other evidence that the proponent can procure through reasonable efforts. The court must conduct a hearing outside the presence of the jury and find that the time, content, and circumstances of the statement provide sufficient safeguards of reliability before the statement is admitted into evidence.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 725 ILCS 5/115-21 new Adds reference to: 725 ILCS 5/115-10.3

Deletes the title and everything after the enacting clause. Amends the Code of Criminal Procedure of 1963 relating to the introduction of hearsay testimony. Permits certain hearsay to be admitted into evidence in a prosecution for a physical act upon an eligible adult (now the evidence is limited to prosecutions for abuse, neglect, or financial exploitation perpetrated upon or against the eligible adult who is suffering from mental incapacity or a physical infirmity that prevents the eligible adult's appearance in court).

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99-01-12 H Prefiled with the Clerk
99-01-14 H First reading
                                      Referred to Hse Rules Comm
99-01-27 H
                                      Assigned to Judiciary I - Civil Law
99-02-03 H Added As A Joint Sponsor BEAUBIEN
99-02-18 H Joint Sponsor Changed to DART
                Amendment No.01
                                      JUD-CIVIL LAW H
         Н
                                                               Adopted
         Η
                                      Do Pass Amend/Short Debate 009-000-002
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-25 H Added As A Co-sponsor JOHNSON, TIM
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0152 RYDER – WOOLARD.

New Act

Creates the Illinois Wine and Spirits Industry Fair Dealing Act of 1999. Prohibits a supplier, other than an Illinois winery or a winery that has annual case sales in the State

of Illinois less than or equal to 10,000 cases per year, from canceling, failing to renew, or terminating an agreement without good cause and, in some circumstances, without prior notification. Provides that a supplier may not, without good cause, fail to renew an agreement on terms then equally available to all of its distributors or alter the terms of an agreement from those terms then equally available to all of its distributors. Provides that no supplier or distributor may cancel, fail to renew, or otherwise terminate an agreement without prior notification, except in certain circumstances. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to:

New Act

Adds provisions creating the Soft Drink Industry Fair Dealing Act. Restricts a supplier of soft drinks from taking certain actions against a soft drink distributor. Requires a supplier to provide a distributor with notice of a cancellation.

PENSION NOTE, H-AM 1 (Pension Laws Commission)
This bill would not affect the accrued liabilities or annual

cost of any Ill. public pension fund or retirement system.

CORRECTIONAL NOTE, H-AM 1 (Dept. of Corrections)

No fiscal or prison population impact on this Dept.

STATE DEBT NOTE, H-AM 1 (Economic and Fiscal Commission)

HB 152 will not affect the level of State indebtedness.

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

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 (Liquor Control Commission)

Fiscal impact would be \$140,250.

FISCAL NOTE, H-AM 1 (Liquor Control Commission)

Same as previous note.

STATE MANDATES NOTE, H-AM I

(Dept. of Commerce and Community Affairs)

Does not create a State mandate.

HOME RULE NOTE, H-AM !

(Dept. of Commerce and Community Affairs)

Does not pre-empt home rule authority.

BALANCED BUDGET NOTE, H-AM 1 (Bureau of the Budget)

Since the bill is not a supplemental appropriation, the

Balanced Budget Note Act is inapplicable.

HOUSING AFFORDABILITY NOTE, H-AM 1 (Housing Development Auth.)

No fiscal effect on a single-family residence.

SENATE AMENDMENT NO. 1.

Deletes reference to:

New Act

Deletes the Soft Drink Industry Fair Dealing Act. Amends the Illinois Wine and Spirits Industry Fair Dealing Act. Removes the provision that rights under the Act may not be waived.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-01-13 H Filed With Clerk
   99-01-14 H First reading
                                         Referred to Hse Rules Comm
   99-01-27 H
                                          Assigned to Executive
    99-03-04 H
                    Amendment No.01
                                         EXECUTIVE H
                                                                  Adopted
                                         Do Pass Amend/Short Debate 012-002-000
             Η
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-05 H
                                         Fiscal Note Req as amended CAPPARELLI
                                          St Mndt Fis Note Req Amnd
             Η
             Η
                                          Bal Budget Note Req as amnd
                                         Corretnl Note Req as amnd CAPPARELLI
             Н
                                          Home Rule Note Req as amend
             Н
             Н
                                          Hous Aford Note Req as amnd
                                          Judicial Note Riled as amnd
             Η
                                          Pension Note Reg as amended CAPPARELLI
             Η
             Η
                                          St Debt Note Req as amended CAPPARELLI
             H Cal Ord 2nd Rdg-Shrt Dbt
                                         Pension Note Filed as amnd
   99-03-09 H
             H Cal Ord 2nd Rdg-Shrt Dbt
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99-03-10 H Added As A Joint Sponsor WOOLARD
                                      Corretnl Note Fld as amnd BY HOUSE
                                        AMEND #1
         Н
                                      St Debt Note Fld as amended BY HOUSE
                                        AMEND #1
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-11 H
                                      Judicial Note Req as amend BY HOUSE
                                        AMEND #1
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-12 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H
                                      Fiscal Note Filed as amnded
         Η
                                      St Mndt Fis Note Fld Amnd
         H
                                      Home Rule Note Fld as amend
         H
                                      Bal Budget Note Fld as amnd
         H
                                      Hous Aford Note Fld as amnd
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-17 H 3rd Rdg-Shrt Dbt-Pass/Vote 071-039-007
99-03-18 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor DILLARD
         S First reading
                                      Referred to Sen Rules Comm
99-03-25 S
                                      Assigned to Commerce & Industry
                                      COMM & INDUS S
99-04-22 S
                 Amendment No.01
                                                               Adopted
                                      Recmnded do pass as amend 005-003-001
         S Placed Calndr, Second Rdg
99-04-27 S Second Reading
         S Placed Calndr, 3rd Reading
99-04-28 S Added as Chief Co-sponsor DELEO
99-05-14 S Third Reading - Passed 033-026-000
         H Arrive House
         H. Place Cal Order Concurrence 01
99-05-17 H Motion Filed Concur
                Motion referred to
                                       HRUL
         Н
         H Calendar Order of Concurren 01
99-05-19 H Be apprvd for consideratn 01/HRUL
         H Calendar Order of Concurren 01
99-05-20 H H Concurs in S Amend 01/078-035-002
         H Passed both Houses
99-05-21 H Sent to the Governor
         H Governor approved
              Effective Date 99-05-21
         Η
              PUBLIC ACT 91-0002
         Η
      JOHNSON,TIM.
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HB-0153

60 ILCS 1/130-45 new 60 ILCS 1/135-65 new 70 ILCS 105/12 new 760 ILCS 100/25 new

Amends the Township Code, the Cemetery Maintenance District Act, and the Cemetery Care Act. Provides that the care fund of a cemetery or cemetery authority shall be transferred into the cemetery maintenance district's care fund or the township or multi-township cemetery district's fund if the district takes over the cemetery or cemetery authority. Provides that a township or multi-township cemetery district may use the funds for any corporate purpose. Provides that the township or multi-township cemetery district is not liable for any shortages existing in the care funds required to be maintained in trust by the Cemetery Care Act.

HOUSE AMENDMENT NO. 1.

Deletes the changes to the Cemetery Care Act. Amends the Cemetery Care Act. Provides that when a township or multi-township cemetery district takes over a cemetery or cemetery authority, the care fund and care fund expenditures continue to be subject to the Act and the township or multi-township cemetery district must continue to use the care fund exclusively for the care and maintenance of the cemetery.

STATE MANDATES NOTE, H-AM 1

215 ILCS 5/356y new 215 ILCS 5/356z new

215 ILCS 125/5-3

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(Dept. of Commerce and Community Affairs)
      This legislation does not create a State mandate.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-01-13 H Filed With Clerk
      99-01-14 H First reading
                                           Referred to Hse Rules Comm
      99-01-27 H
                                           Assigned to Local Government
                      Amendment No.01
      99-02-26 H
                                           LOCAL GOVT H
                                                                    Adopted
                                           Do Pass Amend/Short Debate 009-000-000
               Η
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-04 H
                                           Fiscal Note Requested MAUTINO
               Н
                                           St Mandate Fis Nte Req MAUTINO
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-11 H
                                           Fiscal Note Req -withdrawn
                                           St Mandate Fis Nte Req-wdrn
               H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-12 S
                                           St Mndt Fis Note Fld Amnd
               H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
      99-03-16 S Arrive Senate
               S Placed Calndr First Rdg
      99-03-17 S Chief Sponsor WEAVER,S
               S First reading
                                           Referred to Sen Rules Comm
      99-04-14 S
                                           Assigned to Local Government
      99-04-27 S
                                           Recommended do pass 010-000-000
               S Placed Calndr, Second Rdg
      99-04-29 S Second Reading
              S Placed Calndr,3rd Reading
      99-05-07 S Third Reading - Passed 056-000-000
               H Passed both Houses
      99-06-04 H Sent to the Governor
      99-07-20 H Governor approved
                    Effective Date 00-01-01
               Η
               Ή
                    PUBLIC ACT 91-0181
HB-0154
            JOHNSON, TIM - ERWIN - CURRY, JULIE - ZICKUS - HOFFMAN,
            GRANBERG, HOLBROOK, FEIGENHOLTZ, GASH, RONEN, CROTTY,
            REITZ, O'BRIEN, HAMOS, DAVIS, MONIQUE, MCGUIRE, WOOLARD,
            DAVIS, STEVE, NOVAK, HANNIG, SLONE, BROSNAHAN, MCCARTHY
            AND GARRETT.
    5 ILCS 375/6.11
   20 ILCS 2310/55.70
   20 ILCS 2310/55.91 new
   30 ILCS 105/5.362
   30 ILCS 805/8.23 new
   35 ILCS 5/507L
   35 ILCS 5/509
                                   from Ch. 120, par. 5-509
   35 ILCS 5/510
                                   from Ch. 120, par. 5-510
   55 ILCS 5/5-1069.3
   65 ILCS 5/10-4-2.3
  105 ILCS 5/10-22.3f
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Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act to require coverage for all drugs approved by the Food and Drug Administration that are used for the treatment or prevention of breast cancer, for computer-aided diagnosis of breast cancer, and for nutritional and dietary therapies for breast cancer. Provides that health benefit coverage under those Acts must include coverage for patient care provided pursuant to investigational cancer treatments. Amends the State Mandates Act to provide that no reimbursement is required for any mandate created by this amendatory Act. Amends the Civil Administrative Code and the State Finance Act. Changes the name of the Breast and Cervical Cancer Research Fund to the Breast, Cervical, and Prostate

from Ch. 111 1/2, par. 1411.2

1155

Cancer Research Fund and authorizes expenditures for prostate cancer research. Establishes the Breast Cancer Treatment Advisory Committee to advise the General Assembly regarding legislation necessary or desirable for the improvement of the treatment of breast cancer. Amends the Illinois Income Tax Act to continue the checkoff for the Breast, Cervical, and Prostate Cancer Research Fund until Ocotber 1, 2004 without regard to the amount of money received by the Fund. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 20 ILCS 2310/55.70 30 ILCS 105/5.362 35 ILCS 5/507L 35 ILCS 5/510 215 ILCS 5/356z new

Removes provisions changing the name of the Breast and Cervical Cancer Research Fund and providing checkoff funds for prostate cancer. Replaces provisions specifying coverage for certain breast cancer treatments and investigational cancer treatments with provisions requiring coverage of certain investigational cancer treatments. Provides that qualifying investigational cancer treatments must be part of an approved research trial in Phase II, Phase III, or Phase IV of investigation. Requires at least 4 members of the Breast Cancer Treatment Advisory Committee to be physicians. Provides that the coverage for drugs and other items or services is for drugs, services, and items prescribed by or ordered by a physician. Repeals the coverage requirements on January 1, 2003.

SENATE AMENDMENT NO. 1.

Deletes reference to: 5 ILCS 375/6.11 30 ILCS 805/8.23 new 55 ILCS 5/5-1069.3 65 ILCS 5/10-4-2.3 105 ILCS 5/10-22:3f 215 ILCS 5/356y new 215 ILCS 125/5-3 215 ILCS 165/10

Replaces the title and everything after the enacting clause. Amends the Civil Administrative Code of Illinois to create the Breast Cancer Treatment Advisory Committee. Directs the committee to review techniques and modalities for the treatment and prevention of breast cancer and make recommendations to the General Assembly regarding legislation to improve the treatment of breast cancer. Amends the Illinois Income Tax Act to provide that the checkoff for the Breast and Cervical Cancer Research Fund shall continue until at least October 1, 2004.

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NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
   99-01-13 H Filed With Clerk
            H Added As A Joint Sponsor ERWIN
            H Added As A Co-sponsor CURRY, JULIE
            H Added As A Co-sponsor ZICKUS
   99-01-14 H First reading
                                       Referred to Hse Rules Comm
   99-01-25 H Added As A Co-sponsor GRANBERG
   99-01-27 H
                                       Assigned to Insurance
   99-02-01 H Added As A Co-sponsor HOLBROOK
   99-02-03 H Added As A Co-sponsor HOFFMAN
            H Added As A Co-sponsor FEIGENHOLTZ
            H Added As A Co-sponsor GASH
            H Added As A Co-sponsor RONEN
   99-02-09 H Added As A Co-sponsor CROTTY
   99-02-10 H Added As A Co-sponsor REITZ
   99-02-11 H Added As A Co-sponsor O'BRIEN
            H Added As A Co-sponsor HAMOS
            H Added As A Co-sponsor DAVIS, MONIQUE
            H Added As A Co-sponsor MCGUIRE
   99-02-24 H Added As A Co-sponsor WOOLARD
            H Added As A Co-sponsor DAVIS, STEVE
            H Added As A Co-sponsor NOVAK
   99-02-25 H
                                       INSURANCE H
                   Amendment No.01
                                                               Adopted
                                       Do Pass Amend/Short Debate 011-004-000
            Н
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H Placed Cal 2nd Rdg-Shrt Dbt

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99-03-02 H Added As A Co-sponsor HANNIG
                Amendment No.02
                                     JOHNSON,TIM
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
        H Added As A Co-sponsor SLONE
99-03-10 H Added As A Co-sponsor BROSNAHAN
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-11 H
                                     Tabled Pursnt to Rule 40(a) HOUSE
                                       AMEND 2
         H 3rd Rdg-Shrt Dbt-Pass/Vote 111-004-000
         S Arrive Senate
         S Placed Calndr First Rdg
         H Added As A Co-sponsor MCCARTHY
         H Added As A Co-sponsor GARRETT
99-03-25 S Chief Sponsor LAUZEN
         S First reading
                                     Referred to Sen Rules Comm
99-04-20 S
                                     Assigned to Insurance & Pensions
99-05-04 S
                Amendment No.01
                                     INS & PENS. S
                                                              Adopted
                                     Recmnded do pass as amend 008-000-000
         S Placed Calndr, Second Rdg
99-05-07 S Added as Chief Co-sponsor SHAW
99-05-11 S Filed with Secretary
                Amendment No.02
                                     LAUZEN
                Amendment referred to SRUL
         S Placed Calndr, Second Rdg
99-06-27
        S
                                     Refer to Rules/Rul 3-9(b)
         S. Tabled Pursuant to Rule5-4(A) SA 02
                                     Committee Rules
01-01-09 H Session Sine Die
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HB-0155 LANG – HOLBROOK – REITZ – HOFFMAN – BROSNAHAN, KENNER, DAVIS,STEVE, NOVAK AND BRADLEY.

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.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Added As A Joint Sponsor HOLBROOK
99-02-10 H Added As A Co-sponsor REITZ
H Added As A Co-sponsor KENNER
99-02-11 H Added As A Co-sponsor DAVIS,STEVE
99-02-18 H Joint Sponsor Changed to HOFFMAN
99-02-25 H Added As A Co-sponsor NOVAK
H Added As A Co-sponsor BRADLEY
99-03-04 H Joint Sponsor Changed to BROSNAHAN
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0156 LANG – SCOTT – LYONS,JOSEPH – GASH – SCHOENBERG, FRIT-CHEY, ERWIN, BRADLEY, GARRETT, HARRIS, HAMOS AND CURRIE.

720 ILCS 5/24-3.5 new

Amends the Criminal Code of 1961. Prohibits storing a loaded firearm in a location and manner that makes the firearm accessible to a minor under 14 years of age. Provides exemptions. If the minor gains access to the firearm, the person responsible for storing the firearm is guilty of a Class C misdemeanor. If the minor causes death or great bodily harm using the firearm, the person responsible for storing the firearm is guilty of a Class A misdemeanor and is civilly liable for treble the amount of actual damages caused by use of the firearm.

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FISCAL NOTE (Dept. of Corrections)
This bill will have no correctional or fiscal impact.
CORRECTIONAL NOTE (Dept. of Corrections)
Same as DOC fiscal note.
CORRECTIONAL NOTE, H-AM 1 (Dept. of Corrections)
Same as previous note.
HOUSE AMENDMENT NO. 1.
Deletes reference to:
720 ILCS 5/24-3.5 new
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Deletes reference to: 720 ILCS 5/24-3.5 new Adds reference to: 720 ILCS 5/24-9 new 720 ILCS 5/24-9.1 new

Deletes the title and everything after the enacting clause. Amends the Criminal Code of 1961. Creates the offense of unlawful storage of a firearm. Prohibits a person from negligently keeping a loaded firearm within any premises or vehicle that is under his or her control so that a child under 14 who is not supervised is likely to be able to gain access to the firearm and the child gains access to the firearm and possesses, uses, or exhibits it either in a public place or in a negligent, suicidal, threatening, or assaultive manner. Establishes rebuttable presumptions. The penalty is a Class C misdemeanor for a first offense and a Class A misdemeanor for a second or subsequent offense. Requires the commercial seller of firearms to deliver a written warning to the purchaser that it is unlawful and punishable by imprisonment and a fine for a person to store or leave a firearm in a place within the reach or easy access of a minor under 14 years of age.

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99-01-14 H First reading
                                     Referred to Hse Rules Comm
99-01-27 H
                                     Assigned to Judiciary II - Criminal Law
99-02-03 H Added As A Joint Sponsor SCOTT
         H Added As A Co-sponsor LYONS, JOSEPH
99-02-04 H
                                     Fiscal Note Filed
                                     Correctional Note Filed
                                     Committee Judiciary II - Criminal Law
99-02-09 H Added As A Co-sponsor GASH
99-02-10 H Added As A Co-sponsor SCHOENBERG
99-02-11 H
                                     Do Pass/Short Debate Cal 008-005-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-18 H Added As A Co-sponsor FRITCHEY
99-02-24 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Relld 2nd Rdg-Short Debate
         H Held 2nd Rdg-Short Debate
         H Added As A Co-sponsor ERWIN
99-03-12 H
                Amendment No.01
                                     LANG
         Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-16 H
                                     Corretnl Note Fld as amnd BY HOUSE
                                       AMEND #1
                Amendment No.01
                                     LANG
                                      HJUB
         Н
                Rules refers to
        H Held 2nd Rdg-Short Debate
99-03-17 H
                Amendment No.01
                                     LANG
        H Recommends be Adopted HJUB/011-000-000
                Amendment No.01
                                     LANG
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Co-sponsor BRADLEY
99-03-18 H Added As A Co-sponsor GARRETT
99-03-22 H Added As A Co-sponsor HARRIS
         H 3rd Rdg-Shrt Dbt-Pass/Vote 070-044-003
         H Added As A Co-sponsor HAMOS
         H Added As A Co-sponsor CURRIE
99-03-23 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor BERMAN
99-03-24 S First reading
                                     Referred to Sen Rules Comm
01-01-09 H Session Sine Die
```

HB-0157 1158

HB-0157 SHARP – O'BRIEÑ – HARTKE – BRUNSVOLD – MAUTINO, ACEVEDO, MCKEON, WOOLARD, DAVIS, MONIQUE, MCGUIRE, HAMOS, PARKE, BUGIELSKI, MCCARTHY, LANG, CURRY, JULIE, REITZ, SMITH, MICHAEL, GILES, DELGADO, HARRIS AND SILVA.

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815 ILCS 305/5 from Ch. 134, par. 105
815 ILCS 305/15 from Ch. 134, par. 115
815 ILCS 305/20 from Ch. 134, par. 120
815 ILCS 305/30 from Ch. 134, par. 130
815 ILCS 413/5
815 ILCS 413/15
815 ILCS 413/20
815 ILCS 413/23
815 ILCS 413/25
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Amends the Automatic Telephone Dialers Act and the Telephone Solicitations Act. Provides that calls subject to those Acts may not be made in a manner that impedes the function of any caller ID capability of the recipient of the call. Effective January 1, 2000.

FISCAL NOTE (Attorney General)

HB157 has no fiscal impact; costs would be absorbed by existing resources.

HOUSE AMENDMENT NO. 1.

Provides that a telephone solicitor that impedes the function of caller ID capability commits a violation only when the solicitor's telephone service or equipment is capable of not impeding caller ID function.

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STATE MANDATES NOTE, H-AM!
    (Dept. of Commerce and Community Affairs)
    HB157 with HA #1 does not create a State mandate.
    JUDICIAL NOTE (Administrative Office of Illinois Courts)
    There may be a minimal increase in judicial workloads; there
    would be no increase in the need for the number of judges.
    JUDICIAL NOTE, H-AM 1 (Administrative Office of Ill. Courts)
    Same as previous judicial note.
    FISCAL NOTE, H-AM 1 (Attorney General)
    Same as previous Attorney General fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal
    99-01-14 H First reading
                                         Referred to Hse Rules Comm
    99-01-27 H
                                          Assigned to Consumer Protect'n & Product
                                            Regul
   99-02-02 H Added As A Joint Sponsor O'BRIEN
             H Added As A Co-sponsor HARTKE
             H Added As A Co-sponsor BRUNSVOLD
             H Added As A Co-sponsor MAUTINO
    99-02-03 H Added As A Co-sponsor ACEVEDO
    99-02-05 H
                                          Fiscal Note Filed
                                          Committee Consumer Protect'n & Product
                                            Regul
    99-02-09 H Added As A Co-sponsor MCKEON
    99-02-10 H Added As A Co-sponsor WOOLARD
    99-02-11 H
                    Amendment No.01
                                         CONSUMER PROT H
                                                                  Adopted
             Η
                                                                    006-003-000
            Н
                                          Motion Failed
                                         002-007-000
             Η
                                          Do Pass Amend/Short Debate 007-002-000
             Н
             H Placed Cal 2nd Rdg-Shrt Dbt
             Ή
                                          Fiscal Note Requested BLACK
             Н
                                          St Mandate Fis Nte Req BLACK
             Н
                                          Judicial Note RequesteBLACK
             H Cal Ord 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor DAVIS, MONIQUE
             H Added As A Co-sponsor MCGUIRE
             H Added As A Co-sponsor HAMOS
             H Added As A Co-sponsor PARKE
    99-02-17 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
                    Amendment No.02
                                         SKINNER
    99-02-18 H
```

Amendment referred to HRUL

H Held 2nd Rdg-Short Debate H Added As A Co-sponsor BUGIELSKI

	99-02-19		Held 2nd Rdg-Short Debate	St Mndt Fis Note Fld Amnd
	99-02-24	Н		Judicial Note Filed
			Held 2nd Rdg-Short Debate	G . Days
			Added As A Co-sponsor MC	
	99-02-25	Н		Judicial Note Req as amend BY HOUSE AMEND #1
		Η	Held 2nd Rdg-Short Debate	
	99-03-02	Ή	_	Fiscal Note Reg as amended PANKAU
		Н	Held 2nd Rdg-Short Debate	•
	99-03-03	H	_	Fiscal Note Req -withdrawn
		Н	Held 2nd Rdg-Short Debate	•
	99-03-09	Η	Primary Sponsor Changed To	SHARP
		Н	Added As A Co-sponsor LA	NG
	99-03-10	Н		Fiscal Note Filed as amnded
		Н	Pld Cal 3rd Rdg-Shrt Dbt	
		Н	Added As A Co-sponsor CU:	RRY,JULIE
	99-03-11	Η.	•	Tabled Pursnt to Rule 40(a) HOUSE
				AMEND #2
		Η	3rd Rdg-Shrt Dbt-Pass/Vote	114-002-000
		S	Arrive Senate	
		S	Placed Calndr First Rdg	
		Η	Added As A Co-sponsor REI	TZ
		Η	Added As A Co-sponsor SM	ITH,MICHAEL
			Added As A Co-sponsor GIL	
			Added As A Co-sponsor DE	
			Added As A Co-sponsor HA	
			Added As A Co-sponsor SIL	
	99-03-24		Chief Sponsor LIGHTFORD	
			First reading	Referred to Sen Rules Comm
	99-04-20			Assigned to Executive
	99-04-29			Recommended do pass 012-000-000
			Placed Calndr, Second Rdg	· \$*
			Added as Chief Co-sponsor S	
	99-05-06		Added As A Co-sponsor DIL	LARD
			Second Reading	
			Placed Calndr,3rd Reading	
	99-05-07		Added As A Co-sponsor SY	
			Third Reading - Passed 058-	000-000
			Passed both Houses	
			Sent to the Governor	
	99-07-20		Governor approved	
		Η	Effective Date 00-01-01	
		Η	PUBLIC ACT 91-0182	
01	.58 L	٩N	G – HOLBROOK – SCOT	T – HOFFMAN – GASH, CAPPARE
	Re	ON	EN, GARRETT, DAVIS,S'	TEVE, FLOWERS, MCCARTHY, BR
	LEY, HANNIG AND BROSNAHAN.			
	0 H GG 05/0 15			

HB-0 ELLI. RAD-

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, 2000, prescription drugs for Parkinson's disease will be covered under the Act.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-01-14 H First reading
                                       Referred to Hse Rules Comm
   99-01-27 H
                                       Assigned to Revenue
   99-02-01 H Added As A Joint Sponsor HOLBROOK
   99-02-03 H Added As A Co-sponsor SCOTT
            H Added As A Co-sponsor HOFFMAN
            H Added As A Co-sponsor CAPPARELLI
   99-02-09 H Added As A Co-sponsor GASH
            H Added As A Co-sponsor RONEN
   99-02-10 H Added As A Co-sponsor GARRETT
   99-02-11 H Added As A Co-sponsor DAVIS, STEVE
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99-02-22 H Added As A Co-sponsor FLOWERS

99-02-24 H Added As A Co-sponsor MCCARTHY

99-02-25 H Added As A Co-sponsor BRADLEY

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99-03-02 H Added As A Co-sponsor HANNIG
99-03-04 H Added As A Co-sponsor BROSNAHAN
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0159 LANG.

NOTE(S) THAT MAY APPLY: Fiscal

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act to provide a deduction for individuals and corporations in an amount equal to the amount spent by the taxpayer on tuition for an employee of the taxpayer at a college, university, community college, or trade or vocational school located in Illinois. The individual deduction sunsets after 10 years, and the corporate deduction sunsets after 5 years. Effective immediately.

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99-01-14 H First reading
      99-01-27 H
      99-03-05 H
      01-01-09 H Session Sine Die
HB-0160
  215 ILCS 5/371A-1 new
  215 ILCS 5/371A-5 new
  215 ILCS 5/371A-10 new
  215 ILCS 5/371A-15 new
  215 ILCS 5/371A-20 new
  215 ILCS 5/371A-25 new
  215 ILCS 5/371A-30 new
  215 ILCS 5/371A-35 new
  215 ILCS 5/371A-40 new
  215 ILCS 5/371A-45 new
  215 ILCS 5/371A-50 new
  215 ILCS 5/371A-55 new
  215 ILCS 5/371A-60 new
  215 ILCS 5/371A-65 new
  215 ILCS 5/371A-70 new
  215 ILCS 5/371A-75 new
  215 ILCS 5/371A-80 new
  215 ILCS 5/371A-85 new
  215 ILCS 5/371A-90 new
  215 ILCS 5/371A-95 new
  215 ILCS 5/371A-100 new
  215 ILCS 5/371A-105 new
  215 ILCS 5/371A-110 new
  215 ILCS 5/371A-115 new
  215 ILCS 5/371A-120 new
  215 ILCS 5/371A-125 new
  215 ILCS 5/371A-130 new
  215 ILCS 5/371A-135 new
  215 ILCS 5/371A-140 new
  215 ILCS 5/371A-145 new
  215 ILCS 5/371A-150 new
  215 ILCS 5/371A-155 new
  215 ILCS 5/371A-160 new
  215 ILCS 5/371A-165 new
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Referred to Hse Rules Comm Assigned to Revenue Re-Refer Rules/Rul 19(a)

Amends the Illinois Insurance Code. Creates the Accident and Health Insurance Rate Law. Authorizes the Department of Insurance to review and approve or disapprove premium rates for accident and health insurance. Provides that rate increases greater than the increase in the medical care component of the Consumer Price Index must be approved by the Department before the rates are used. Specifies financial information to be reported to the Department. Effective January 1, 2000.

FISCAL NOTE (Dept. of Insurance)

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The fiscal impact to the Dept. could exceed $8 million.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Assigned to Health Care Availability &
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Access
99-02-10 H Fiscal Note Filed
H Committee Health C

Committee Health Care Availability & Access

99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0161 LANG – BRADY – MAUTINO – BLACK – FRANKS, KLINGLER AND TURNER, JOHN.

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, 2000.

FISCAL NOTE (Dept. of Insurance)

HB161 could have a fiscal impact exceeding \$200,000 associated with additional staffing & incidental costs.

HOUSE AMENDMENT NO. 1.

Deletes everything but the short title.

HOUSE AMENDMENT NO. 2.

Adds reference to:

New Act

99-06-27 S

01-01-09 H Session Sine Die

Replaces the title and everything after the enacting clause. Creates the Health Services Act. Establishes the conditions under which health care plans are required to pay for emergency services prior to stabilization. Requires utilization review programs to register with the Department of Insurance.

SENATE AMENDMENT NO. 1.

Deletes the definition of "health care plan" from the bill. NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule

99-01-14	Η	First reading	Referred to Hse Rules Comm
99-01-27	Η		Assigned to Insurance
99-02-08	Н		Fiscal Note Filed
	Н	•	Committee Insurance
99-02-24	Н	Added As A Joint Sponsor B	RADY
		Added As A Joint Sponsor M	
99-02-25		Amendment No.01	INSURANCE H Adopted
	Ĥ		Do Pass Amend/Short Debate 013-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16		Second Reading-Short Debat	
		Held 2nd Rdg-Short Debate	
99-03-17	Η	Amendment No.02	LANG
	Н	Amendment referred to	HRUL
	Н	Held 2nd Rdg-Short Debate	
99-03-18	H	Amendment No.02	LANG
	Н	Recommends be Adopted HF	RUL/003-002-000
	Η	Amendment No.02	LANG Adopted
	Η	Pld Cal 3rd Rdg-Shrt Dbt	•
99-03-19		3rd Rdg-Shrt Dbt-Pass/Vote	115-000-000
	Η	Added As A Joint Sponsor B	LACK
	Η	Added As A Joint Sponsor Fl	RANKS
	Η	Added As A Co-sponsor KLI	NGLER
	Η	Added As A Co-sponsor TUI	RNER, JOHN
99-03-22	S	Arrive Senate	
		Placed Calndr First Rdg	
		Chief Sponsor MADIGAN,R	
	S	First reading	Referred to Sen Rules Comm
99-04-14	S		Assigned to Insurance & Pensions
99-05-04	S		Recommended do pass 008-000-000
		Placed Calndr, Second Rdg	
99-05-06		Filed with Secretary	
	S	Amendment No.01	MADIGAN,R
	S	Amendment referred to	SRUL
99-05-12	S	Amendment No.01	MADIGAN,R
		Be apprvd for consideratn SR	UL
	S	Second Reading	
	S	Amendment No.01	MADIGAN,R Adopted
	S	Placed Calndr,3rd Reading	

Refer to Rules/Rul 3-9(b)

HB-0162 **1162**

HB-0162 LANG - CROTTY - LYONS, EILEEN - GASH - FEIGENHOLTZ AND O'BRIEN.

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 agencies and advocates (now mental health organizations and advocates). Provides that non-profit organizations certified by the Auditor General shall have access to all facilities to conduct independant assessments of those facilities. Provides that reports of the assessments shall be provided to the Department, the General Assembly, and others that the organization may determine. Effective immediately.

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FISCAL NOTE (Dept. of Human Services)
    HB162 will not have any fiscal impact on DHS.
NOTE(S) THAT MAY APPLY: Fiscal
                                          Referred to Hse Rules Comm
    99-01-14 H First reading
    99-01-27 H
                                          Assigned to Mental Health & Patient Abuse
    99-02-09 H
                                          Do Pass/Short Debate Cal 011-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Joint Sponsor CROTTY
    99-02-10 H
                                          Fiscal Note Requested BLACK
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
             H Joint Sponsor Changed to LYONS, EILEEN
    99-02-24 H
                                          Fiscal Note Filed
             H Held 2nd Rdg-Short Debate
    99-02-25 H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-04 H Added As A Co-sponsor O'BRIEN
    99-03-09 H Joint Sponsor Changed to GASH
             H Joint Sponsor Changed to FEIGENHOLTZ
    99-03-26 H
                                          Re-Refer Rules/Rul 19(a)
   01-01-09 H Session Sine Die
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HB-0163 LANG - BOLAND.

New Act

Creates the Voting by Minors Act. Requires the State Board of Elections and State Board of Education to jointly develop a program under which kindergarten through 12th grade students in participating school districts located in participating counties vote in a simulated election conducted at actual polling places in conjunction with the 2000 general election. Provides that implementation of the program shall be accomplished with volunteers and private funding. Requires the State Board of Elections and State Board of Education to develop an educational component of the program to be offered to the schools of participating districts and to adopt rules preparatory to the program's implementation. Specifies reporting and timetable requirements. Effective immediately.

FISCAL NOTE (State Board of Elections)

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Any cost to implement HB163 can be absored within regular
    operating budget.
    FISCAL NOTE (State Board of Education)
    Implementation is contingent on private funding and volunteer
    assistance. Local costs cannot be estimated. SBE costs would
    total $32,000.
    STATE MANDATES NOTE (State Board of Education)
    Same as SBE fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal
    99-01-14 H First reading
                                           Referred to Hse Rules Comm
    99-01-27 H
                                           Assigned to Elections & Campaign Reform
    99-02-03 H Added As A Joint Sponsor BOLAND
    99-02-04 H
                                           Fiscal Note Filed
                                           Committee Elections & Campaign Reform
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99-02-05 H Fiscal Note Filed Η St Mandate Fis Note Filed Committee Elections & Campaign Reform H Motion Do Pass-Lost 004-006-000 HECR 99-02-10 H Remains in CommiElections & Campaign Reform 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0164 LANG - FEIGENHOLTZ - HOLBROOK - ACEVEDO - TURNER, JOHN, SCOTT, GILES, CAPPARELLI, RONEN, GASH, CROTTY, REITZ, KEN-NER, FRANKS, HAMOS, DAVIS, MONIQUE, SHARP, O'BRIEN, CUR-RY, JULIE, MCGUIRE, DAVIS, STEVE, HOFFMAN, FRITCHEY, BLACK, GIGLIO AND DART.

20 ILCS 105/4.07 new

Amends the Illinois Act on the Aging. Provides that every person who qualifies for home-delivered meals under the federal Older Americans Act shall receive such services, subject to appropriation. Provides that by January 1 of each year, the Department on Aging shall provide the General Assembly and the Illinois Council on Aging estimates of the additional funds necessary to fund the program for the next fiscal year.

FISCAL NOTE (Dept. on Aging) If the annual assessment presents increasing need for meals,

additional budget pressures may be created.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-01-14 H First reading
                                        Referred to Hse Rules Comm
   99-01-27 H
                                        Assigned to Aging
   99-01-28 H Added As A Joint Sponsor FEIGENHOLTZ
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99-02-01 H Added As A Co-sponsor HOLBROOK

99-02-03 H Do Pass/Short Debate Cal 015-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor TURNER, JOHN

H Added As A Co-sponsor SCOTT H Added As A Co-sponsor GILES

H Added As A Co-sponsor CAPPARELLI

99-02-09 H Added As A Co-sponsor RONEN H Added As A Co-sponsor GASH

H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-02-10 H Added As A Co-sponsor CROTTY

H Added As A Co-sponsor REITZ

H Added As A Co-sponsor KENNER

99-02-11 H Added As A Co-sponsor FRANKS

H Added As A Co-sponsor HAMOS

H Added As A Co-sponsor DAVIS, MONIQUE

H Added As A Co-sponsor SHARP

H Added As A Co-sponsor O'BRIEN

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor MCGUIRE

H Added As A Co-sponsor DAVIS, STEVE

99-02-16 H Fiscal Note Filed

H Cal Ord 3rd Rdg-Short Dbt

99-02-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000

H Added As A Co-sponsor HOFFMAN

H Added As A Co-sponsor FRITCHEY

H Added As A Co-sponsor BLACK

H Added As A Co-sponsor GIGLIO H Added As A Co-sponsor DART

99-02-24 S Arrive Senate

S Placed Calndr First Rdg

S Chief Sponsor BERMAN

99-02-25 S First reading Referred to Sen Rules Comm

99-03-23 S Added as Chief Co-sponsor SILVERSTEIN

99-03-25 S Added as Chief Co-sponsor HALVORSON

99-03-26 S Added as Chief Co-sponsor LINK

S Added as Chief Co-sponsor WALSH,L

99-04-09 S Added As A Co-sponsor TROTTER 01-01-09 H Session Sine Die

HB-0165 LANG.

415 ILCS 5/42

from Ch. 111 1/2, par. 1042

Amends the Environmental Protection Act to increase the civil penalties that may be assessed for violations. Effective immediately,

FISCAL NOTE (Environmental Protection Agency)

No impact is anticipated. NOTE(S) THAT MAY APPLY: Fiscal

99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Judiciary I - Civil Law 99-02-08 H Fiscal Note Filed Н Committee Judiciary I - Civil Law

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H. Session Sine Die

LANG – GRANBERG – HOLBROOK – SCOTT – HOFFMAN, CAPPARELLI, KENNER, DAVIS,STEVE, MCGUIRE, BRADLEY, HANNIG, HB-0166 BROSNAHAN AND FEIGENHOLTZ.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Provides that beginning with taxable year 1999, a tax credit is granted to taxpayers who employ 5 or more persons for 10% of the cost of day care provided to the employees at the place of employment. Allows an excess tax credit to be carried forward and applied to the tax liability of the 2 taxable years following the excess credit year. Exempts the provision from the Act's sunset requirement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-14 H First reading Referred to Hse Rules Comm

99-01-26 H Added As A Joint Sponsor GRANBERG

99-01-27 H Assigned to Revenue

99-02-01 H Added As A Co-sponsor HOLBROOK

99-02-03 H Added As A Co-sponsor SCOTT

H Added As A Co-sponsor HOFFMAN

H Added As A Co-sponsor CAPPARELLI

99-02-10 H Added As A Co-sponsor KENNER

99-02-11 H Added As A Co-sponsor DAVIS, STEVE

99-02-22 H Added As A Co-sponsor MCGUIRE

99-02-25 H Added As A Co-sponsor BRADLEY

99-03-02 H Added As A Co-sponsor HANNIG

99-03-04 H Added As A Co-sponsor BROSNAHAN 99-03-05 H Re-Refer Rules/Rul 19(a)

99-04-22 H Added As A Co-sponsor FEIGENHOLTZ

01-01-09 H Session Sine Die

LANG - SMITH, MICHAEL - DART - HOLBROOK AND GILES. HB-0167

30 ILCS 330/2

from Ch. 127, par. 652

110 ILCS 920/4 from Ch. 144, par. 2404

Amends the General Obligation Bond Act and the Baccalaureate Savings Act. Authorizes the amount of \$2,700,000,000 (now \$2,200,000,000) for College Savings Bonds. Effective immediately.

STATE DEBT NOTE (Economic and Fiscal Commission)

Increase in:

General obligation principal\$500.0 million

NOTE(S) THAT MAY APPLY: Debt; Fiscal

99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Higher Education

99-02-11 H Do Pass/Short Debate Cal 014-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Joint Sponsor SMITH, MICHAEL

99-02-17 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-02-18 H State Debt Note Filed

H Cal Ord 3rd Rdg-Short Dbt

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99-03-11 H Joint Sponsor Changed to DART
         H Joint Sponsor Changed to HOLBROOK
         H Added As A Co-sponsor GILES
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Chief Sponsor BERMAN
         S Placed Calndr First Rdg
         S First reading
                                      Referred to Sen Rules Comm
99-04-27 S
                                      Assigned to Executive
99-05-06 S
                                      To Subcommittee
                                      Committee Executive
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
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HB-0168 LÁNG AND NOVAK.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create an income tax credit in an amount up to \$1,000 per taxable year for unreimbursed health care costs for individuals 65 years or older or who will become 65 in the calendar year in which the claim is filed and whose annual income is below the minimum income level specified in the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Provides that if the credit allowed exceeds the tax liability of the taxpayer, the taxpayer shall receive a refund for the amount of the excess. Defines unreimbursed health care costs as those expenditures not covered and paid for by Medicare, Medicaid, or private insurance. Sunsets the credit after 10 years. Effective immediately.

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99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Assigned to Revenue
99-02-25 H Added As A Co-sponsor NOVAK
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0169 LANG.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to grant a credit to individual taxpayers in an amount equal to 20% of the credit allowed to the taxpayer for federal income tax purposes for household expenses and dependent care services necessary for gainful employment. Allows an excess tax credit to be carried forward and applied to the tax liability of the 2 taxable years following the excess credit year. Sunsets the credit after 5 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-14 H First reading	Referred to Hse Rules Comm
99-01-27 H	Assigned to Revenue
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-0170 LANG.

625 ILCS 5/12-807.3 new

Amends the Illinois Vehicle Code. Provides that no person shall operate a school bus manufactured after the effective date of this amendatory Act that is not equipped with seat belts for the passengers and a rooftop safety hatch. Effective immediately.

FISCAL NOTE (State Board of Education)

No dollar figures can be estimated at this time for the approx. 18,000 school buses in use daily and the 1,125,874 K-12 pupils transported, although cost would significantly impact local school districts.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

99-01-14 H First reading
99-01-27 H Assigned to Consumer Protect'n & Product Regul

99-02-03 H Fiscal Note Filed
H St Mandate Fis Note Filed
Committee Consumer Protect'n & Product Regul

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99-03-05 H
                                              Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0171
             LANG.
   30 ILCS 105/5.490 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
  105 ILCS 5/18-21 new
  105 ILCS 5/18-22 new
  105 ILCS 5/18-23 new
  105 ILCS 5/18-24 new
  105 ILCS 5/18-25 new
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Amends the School Code, State Finance Act, Illinois Income Tax Act, and the use and occupation tax Acts. Provides that 1.79% of specified income tax collections and 1.81% of specified net revenues realized under use and occupation tax collections shall be deposited in the Teach Illinois Fund that is created in the State Treasury. Provides for allocation of moneys in the Fund by the Department of Revenue to school districts based upon their average daily attendance as determined by the State Board of Education and certified by the State Superintendent of Education to the Department of Revenue, and for distribution of the amounts so allocated to school districts by the State Board of Education. Requires school districts to deposit moneys distributed to them from the Teach Illinois Fund in a separate school district fund to be used for employing and paying the compensation of additional classroom teachers or, under certain conditions, for paying expenses incurred to provide further training or continuing education or both for its classroom teachers. Provides for random audits by the State Board of Education of school districts to determine that allocated moneys are used solely for authorized purposes. Provides that school districts that are certified by the State Board of Education to have violated statutory provisions limiting the use of those funds by districts are ineligible to receive future allocations and distributions from the Teach Illinois Fund for one year. Allows districts to elect not to receive distributions from the Teach Illinois Fund. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal

99-01-14 H First reading Referred to Hse Rules Comm

99-01-27 H Assigned to Revenue

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

8-0172 LANG - DELGADO - FOWLER - KENNER AND BRADLEY.
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HB-0172 LANG – DELGADO – I
820 ILCS 147/Act title
820 ILCS 147/1
820 ILCS 147/5
820 ILCS 147/10
820 ILCS 147/15
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820 ILCS 147/30

Amends the School Visitation Rights Act. Changes the short title to the School and Health Care Provider Visitation Rights Act. Requires an employer to grant an employee leave of up to 8 hours during a school year to accompany the employee's child to visits with a health care provider. Provides that no more than 4 of those hours may be taken in a single day. Provides that a health care provider shall give documentation of the visit to the employee and that the employee shall give the documentation to the employer.

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NOTE(S) THAT MAY APPLY: Fiscal

99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Assigned to Labor & Commerce
99-02-09 H Added As A Joint Sponsor DELGADO
99-02-11 H Joint Sponsor Changed to FOWLER
99-02-25 H Joint Sponsor Changed to KENNER
H Added As A Co-sponsor BRADLEY
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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1167 HB-0173

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HB-0173
             LANG.
   105 ILCS 5/29-2
                                     from Ch. 122, par. 29-2
  Amends the School Code to make a technical change to a provision concerning trans-
portation of pupils living less than one and one-half miles from school.
       99-01-14 H First reading
                                             Referred to Hse Rules Comm
       99-01-27 H
                                             Assigned to Executive
       99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                                HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
       99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
       01-01-09 H Session Sine Die
HB-0174
             LANG.
  720 ILCS 5/7-2
                                     from Ch. 38, par. 7-2
  Amends the Criminal Code of 1961 relating to justification in the use of force against
another person in defense of a dwelling. Makes a grammatical change in that Section.
       99-01-14 H First reading
                                             Referred to Hse Rules Comm
       99-01-27 H
                                             Assigned to Executive
       99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                                HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
       99-02-26 H
                                             Re-committed to Executive
       99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0175
             LANG.
  230 ILCS 10/16
                                     from Ch. 120, par. 2416
  Amends the Riverboat Gambling Act. Makes a technical change in the Section con-
cerning the annual report of the Board.
       99-01-14 H First reading
                                             Referred to Hse Rules Comm
       99-01-27 H
                                             Assigned to Executive
       99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                                HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
       99-02-26 H
                                             Re-committed to Executive
       99-03-05 H
                                             Do Pass/Short Debate Cal 015-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       99-03-16 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0176
             LANG.
  230 ILCS 10/20
                                     from Ch. 120, par. 2420
  Amends the Riverboat Gambling Act. Makes technical changes in the Section con-
cerning prohibited activities.
      99-01-14 H First reading
                                             Referred to Hse Rules Comm
      99-01-27 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                                HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0177
             LANG.
  230 ILCS 10/1
                                    from Ch. 120, par. 2401
  Amends the Riverboat Gambling Act. Makes a technical change in the Section con-
taining the short title.
      99-01-14 H First reading
                                             Referred to Hse Rules Comm
      99-01-27 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
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H Pled Cal 2nd Rdg Stndrd Dbt

00.02.2		n to to n
99-02-26 99-03-05		Re-committed to Executive Re-Refer Rules/Rul 19(a)
	H Session Sine Die	Re Refer Raios/Rai 15(a)
HB-0178 I	ANG.	
230 ILCS 5/1	5.1 from Ch	. 8, par. 37-15.1
Amends the	e Illinois Horse Racing Act of	1975. Adds a caption to the Section con-
cerning the de		
99-01-14 99-01-23	H First reading	Referred to Hse Rules Comm Assigned to Executive
99-02-25		Do Pass/Stndrd Dbt/Vote 008-007-000
-,		HEXC
99-02-26	H Plcd Cal 2nd Rdg Stndrd Db	Re-committed to Executive
99-02-20		Re-Refer Rules/Rul 19(a)
	H Session Sine Die	
HB-0179 I	ANG.	
230 ILCS 5/1	from Ch	. 8, par. 37-1
		lds a caption and makes a technical change
to the short tit		D. C. Lee Hee D. Jee Commi
99-01-12 99-01-23	4 H First reading	Referred to Hse Rules Comm Assigned to Executive
99-02-25		Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
99-02-26	H Plcd Cal 2nd Rdg Stndrd Db	t Re-committed to Executive
99-03-05		Do Pass/Short Debate Cal 015-000-000
	H Placed Cal 2nd Rdg-Shrt Db	t
99-03-16	6 H Second Reading-Short Deba H Held 2nd Rdg-Short Debate	te
99-03-26	_	Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	
HB-0180 I	ANG.	
New Act		
	Comptroller Debt Collection	
99-01-14 99-01-23	4 H First reading	Referred to Hse Rules Comm Assigned to Executive
99-02-25		Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
99-02-20	H Plcd Cal 2nd Rdg Stndrd Db	Re-committed to Executive
99-03-03		Do Pass/Short Debate Cal 015-000-000
	H Placed Cal 2nd Rdg-Shrt Db	
99-03-16	6 H Second Reading-Short Deba H Held 2nd Rdg-Short Debate	te
99-03-20		Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	
HB-0181 I	LANG.	
New Act		
	Auditor General Debt Collect	
99-01-14 99-01-20	4 H First reading	Referred to Hse Rules Comm Assigned to Executive
99-02-25		Do Pass/Stndrd Dbt/Vote 008-007-000
	W DI 1 G 12 1 D 1 G 1 1 D	HEXC
99-02-20	H Pled Cal 2nd Rdg Stndrd Db	Re-committed to Executive
99-03-05		Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	
		- SCHOENBERG - MCKEON, O'BRIEN,
GASH, WOOLARD, MCCARTHY, CROTTY, BROSNAHAN, LY- ONS,EILEEN, KLINGLER, LINDNER, COWLISHAW, MITCH-		
ELL, JERRY, COULSON, DART AND OSMOND.		
405 ILCS 5/3	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.

HOUSE AMENDMENT NO. 1.

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Deletes reference to:
405 ILCS 5/3-101
Adds reference to:
20 ILCS 105/4.04
                             from Ch. 23, par. 6104.04
20 ILCS 1705/4
                             from Ch. 91 1/2, par. 100-4
20 ILCS 1705/7
                             from Ch. 91 1/2, par. 100-7
20 ILCS 1705/15
                             from Ch. 91 1/2, par. 100-15
20 ILCS 1705/15.4 new
20 ILCS 1705/71 new
210 ILCS 45/2-101.2 new
210 ILCS 45/2-104
                             from Ch. 111 1/2, par. 4152-104
210 ILCS 45/2-106
                             from Ch. 111 1/2, par. 4152-106
210 ILCS 45/2-106.1
210 ILCS 45/3-203
                             from Ch. 111 1/2, par. 4153-203
210 ILCS 45/3-212
                             from Ch. 111 1/2, par. 4153-212
405 ILCS 5/1-114
                             from Ch. 91 1/2, par. 1-114
```

Deletes everything. Amends provisions of the Illinois Act on the Aging relating to the Long Term Care Ombudsman Program. Provides that the Department on Aging shall cooperate with the Department of Human Services in providing information and training to sub-State programs about assessment of certain persons with mental illness. Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department of Human Services shall issue quarterly reports on all state-operated facilities for the mentally ill and developmentally disabled. Provides that, no later than January 1, 2000, 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, 2000, 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. Makes various changes concerning: pre-discharge determinations; discharge records; visits following placement; reports and evaluations; treatment plans; quality assurance for certain persons in long term care facilities; resident assessment; and other matters. Amends the Nursing Home Care Act. Makes numerous changes concerning the assessment and care of nursing home residents with mental illness and concerning the evaluation and inspection of facilities in which they reside. Amends the Mental Health and Developmental Disabilities Code. Includes institutions for mental diseases (as that term is defined in federal law) in the definition of "mental health facili-

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HOUSE AMENDMENT NO. 2.
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Adds reference to: 210 ILCS 30/6.9 new

Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Provides that the agency designated by the Governor under Section 1 of the Protection and Advocacy for Developmentally Disabled Persons Act is authorized to review abuse, neglect, deaths, and other safety-related issues in mental health facilities, as defined in the Mental Health and Developmental Disabilities Code, and the effectiveness of the State's systems that address these issues. Provides that the agency shall have authority to the same extent as that provided to the Inspector General of the Department of Human Services. Authorizes the Auditor General to contract with the agency designated by the Governor to perform the reviews. Provides that the agency shall provide an annual report to the General Assembly and the Governor no later than April 1 of each year regarding the reviews.

HOUSE AMENDMENT NO. 5.

Deletes reference to: 20 ILCS 1705/15.4 new 20 ILCS 1705/71 new

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210 ILCS 45/2-101.2 new
405 ILCS 5/1-114
Adds reference to:
20 ILCS 1705/4.3
                             from Ch. 91 1/2, par. 100-4.3
210 ILCS 30/6.2
                             from Ch. 111 1/2, par. 4166.2
210 ILCS 30/6.3
                             from Ch. 111 1/2, par. 4166.3
210 ILCS 30/6.4
                             from Ch. 111 1/2, par. 4166.4
210 ILCS 30/6.5
                             from Ch. 111 1/2, par. 4166.5
210 ILCS 30/6.6
                             from Ch. 111 1/2, par. 4166.6
210 ILCS 30/6.7
                             from Ch. 111 1/2, par. 4166.7
210 ILCS 30/6.8
                             from Ch. 111 1/2, par. 4166.8
210 ILCS 45/1-113
                             from Ch. 111 1/2, par. 4151-113
405 ILCS 5/3-603
                             from Ch. 91 1/2, par. 3-603
405 ILCS 5/3-701
                             from Ch. 91 1/2, par. 3-701
405 ILCS 5/3-704
                             from Ch. 91 1/2, par. 3-704
405 ILCS 5/3-704.1 new
```

Deletes everything. Reinserts provisions of the bill as amended by House Amendment Nos. 1 and 2, with various changes, and removes certain provisions concerning quality assurance, resident assessment, priority of certain provisions, and other matters. Amends the Mental Health and Developmental Disabilities Code. Provides that the petition for the detention of the respondent for examination in a mental health facility pending the obtaining of a certificate executed by a physician, qualified examiner, or clinical psychologist that states that the respondent is subject to involuntary admission and requires immediate hospitalization must include a statement that a diligent effort has been made to convince the respondent to appear voluntarily for examination unless the petitioner reasonably believes that an effort to convince the respondent to appear voluntarily would pose a risk of harm to the respondent or others. Provides that, when a petition asserting that another person is subject to involuntary admission has been filed, an inquiry as to whether there are reasonable grounds to believe that the facts stated in the petition are true may proceed without notice to the respondent only if the petitioner alleges facts showing that an emergency exists such that immediate hospitalization is necessary and the petitioner testifies as to those facts. Provides that, when a respondent has been transported to a mental health facility for examination, the facility shall ask the respondent whether he or she wishes any persons to be notified of the admission and that the facility shall, within one hour, attempt to contact at least 2 persons named by the respondent. Provides that the Illinois Law Enforcement Training Standards Board shall convene a task force to recommend a model protocol for the involvement of mental health professionals when a peace officer must transport an individual for a mandatory mental health examination. Makes other changes. Provisions regarding the task force are repealed on January 1, 2001. Amends the Abused and Neglected Long Term Facility Residents Reporting Act. Eliminates sunset language for the Office of the Inspector General. Deletes other repeal provisions. Some parts of the bill are effective immediately.

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SENATE AMENDMENT NO. 1.
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Deletes reference to:
20 ILCS 1705/4
20 ILCS 1705/4.3
20 ILCS 1705/7
20 ILCS 1705/15
210 ILCS 30/6.2
210 ILCS 30/6.3
210 ILCS 30/6.4
210 ILCS 30/6.5
210 ILCS 30/6.6
210 ILCS 30/6.7
210 ILCS 30/6.8
210 ILCS 30/6.9 new
210 ILCS 45/1-113
210 ILCS 45/2-104
210 ILCS 45/2-106
210 ILCS 45/2-106.1
210 ILCS 45/3-203
210 ILCS 45/3-603
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405 ILCS 5/3-701
405 ILCS 5/3-704
405 ILCS 5/3-704.1 new
Adds reference to:
305 ILCS 5/5-5.5
```

Replaces everything after the enacting clause. Amends the Illinois Act on the Aging. Provides that the Department on Aging shall cooperate with the Department of Human Services in providing information and training to Sub-State programs about assessment of certain persons with mental illness. Amends the Nursing Home Care Act in relation to inspections. Adds provisions amending the Illinois Public Aid Code. Requires the Department of Public Aid to publish proposed rules by January 1, 2001 regarding payment for services provided by nursing facilities to residents with serious mental illness. Effective January 1, 2001.

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SENATE AMENDMENT NO. 2.
Adds reference to:
210 ILCS 45/3-202.2 new
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Amends the Nursing Home Care Act. Requires the Department of Public Health to publish proposed rules by January 1, 2001 regarding the provision of services by nursing facilities to residents with a serious mental illness. Also requires the Department of Public Aid's proposed rules regarding payment for services provided by nursing facilities to residents with a serious mental illness to include discharge planning. Gives the entire bill an immediate effective date.

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99-01-14 H First reading
                                    Referred to Hse Rules Comm
99-01-27 H
                                    Assigned to Mental Health & Patient Abuse
99-03-02 H
                Amendment No.01
                                    MENTAL HEALTH H
                                                           Adopted
        Н
                Amendment No.02
                                    MENTAL HEALTH H
                                                           Adopted
        Н
                                    Do Pass Amend/Short Debate 009-000-001
        H Placed Cal 2nd Rdg-Shrt Dbt
        H Added As A Joint Sponsor SCOTT
99-03-04 H Added As A Co-sponsor O'BRIEN
99-03-12 H
                Amendment No.03
                                    LANG
        Η
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
99-03-22 H
               Amendment No.04
                                   LANG
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
        H Added As A Co-sponsor BELLOCK
        H Added As A Co-sponsor GASH
        H Added As A Co-sponsor WOOLARD
        H Added As A Co-sponsor MCCARTHY
        H Added As A Co-sponsor CROTTY
        H Added As A Co-sponsor BROSNAHAN
        H Added As A Co-sponsor LYONS, EILEEN
        H Added As A Co-sponsor KLINGLER
        H Added As A Co-sponsor LINDNER
        H Added As A Co-sponsor COWLISHAW
        H Added As A Co-sponsor MITCHELL, JERRY
99-03-23 H Added As A Co-sponsor COULSON
        H Added As A Co-sponsor DART
        Н
                Amendment No.04
                                   LANG
        H Recommends be Adopted HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
99-03-24 H Second Reading-Short Debate
                                    Fiscal Note Req as amended BY HA
                                      #4-TENHOUSE
        H Held 2nd Rdg-Short Debate
99-03-25 H
                Amendment No.05
                                   LANG
        Η
                Amendment referred to HRUL
        H Recommends be Adopted HRUL
        H Held 2nd Rdg-Short Debate
               Amendment No.04
                                    LANG
                                                           Withdrawn
99-03-26 H
        H
                Amendment No.05
                                    LANG
                                                           Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
                                    Tabled Pursnt to Rule 40(a) HOUSE
                                      AMEND #3
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99-03-26--Cont.
             H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
             H Added As A Joint Sponsor BELLOCK
             H Added As A Joint Sponsor SCHOENBERG
             H Added As A Joint Sponsor MCKEON
             H Added As A Co-sponsor OSMOND
    99-04-14 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor RADOGNO
             S First reading
                                          Referred to Sen Rules Comm
    99-04-22 S
                                          Assigned to Public Health & Welfare
    99-05-08 S
                                          Refer to Rules/Rul 3-9(a)
    99-05-26 S Ruled Exempt Under Sen Rule 3-9(B) SRUL
                                          Assigned to Public Health & Welfare
    00-02-15 S
                    Amendment No.01
                                         PUB HEALTH S
                                                                  Adopted
                                          Recmnded do pass as amend 009-000-000
             S
             S Placed Calndr, Second Rdg
    00-02-22 S Filed with Secretary
             S
                    Amendment No.02
                                         RADOGNO
             S
                    Amendment referred to SRUL
            S Second Reading
    00-03-08
             S Placed Calndr, 3rd Reading
                    Amendment No.02
    00-03-22 S
                                         RADOGNO
                    Rules refers to
             S
                                           SPBH
    00-03-23 S
                    Amendment No.02
                                         RADOGNO
                                         Be adopted
    00-03-24 S Recalled to Second Reading
             S
                    Amendment No.02
                                         RADOGNO
                                                                  Adopted
             S
               Placed Calndr, 3rd Reading
    00-03-30 S Added as Chief Co-sponsor MADIGAN,L
               Added as Chief Co-sponsor LINK
             S Third Reading - Passed 056-000-000
             H Arrive House
             H Place Cal Order Concurrence 01,02
    00-04-06 H Motion Filed Concur
                    Amendment referred to HRUL
             H Calendar Order of Concurren 01.02/LANG
    00-04-10 H Motion Filed Concur
                    Rules refers to
             H Calendar Order of Concurren 01,02
    00-04-11 H Motion Filed Concur
             H Approved for Consideration HMHP/011-000-000
             H H Concurs in S Amend 01,02/117-000-000
             H Passed both Houses
    00-05-10 H Sent to the Governor
   00-06-13 H Governor approved
                  Effective Date 00-06-13
             H
             Η
                  PUBLIC ACT 91-0799
          LANG - SCOTT.
                                 from Ch. 91 1/2, par. 6-100
Amends the Mental Health and Developmental Disabilities Code. Adds a caption to
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HB-0183

405 ILCS 5/6-100

a Section concerning judicial proceedings.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
405 ILCS 5/6-100
Adds reference to:
405 ILCS 5/3-603
                              from Ch. 91 1/2, par. 3-603
405 ILCS 5/3-701
                              from Ch. 91 1/2, par. 3-701
405 ILCS 5/3-704
                              from Ch. 91 1/2, par. 3-704
405 ILCS 5/3-704.1 new
```

Deletes everything. Amends the Mental Health and Developmental Disabilities Code. Provides that the petition for the detention of the respondent for examination in a mental health facility pending the obtaining of a certificate executed by a physician, qualified examiner, or clinical psychologist which states that the respondent is subject to involuntary admission and requires immediate hospitalization must include a statement that a diligent effort has been made to convince the respondent to appear voluntarily for examination unless the petitioner reasonably believes that an effort to convince the respondent to appear voluntarily would pose a risk of harm to the respondent or others. Provides that, when a petition asserting that another person is subject to involuntary admission has been filed, an inquiry as to whether there are reasonable grounds to believe that the facts stated in the petition are true may proceed without notice to the respondent only if the petitioner alleges facts showing that an emergency exists such that immediate hospitalization is necessary and the petitioner testifies as to those facts. Provides that, when a respondent has been transported to a mental health facility for examination, the facility shall ask the respondent whether he or she wishes any persons to be notified of the admission and that the facility shall, within one hour, attempt to contact at least 2 persons named by the respondent. Provides that the Illinois Law Enforcement Training Standards Board shall convene a task force to recommend a model protocol for the involvement of mental health professionals when a peace officer must transport an individual for a mandatory mental health examination. Provisions regarding the task force are repealed on January 1, 2001. Effective immediately.

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99-01-14 H First reading
                                           Referred to Hse Rules Comm
      99-01-27 H
                                            Assigned to Mental Health & Patient Abuse
      99-03-02 H
                      Amendment No.01
                                           MENTAL HEALTH H
                                                                   Adopted
                                           Do Pass Amend/Short Debate 012-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Added As A Joint Sponsor SCOTT
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
                                           LINDNER
      99-03-24 H
                      Amendment No.02
                       Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
            LANG - SCOTT.
HB-0184
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405 ILCS 5/1-102

from Ch. 91 1/2, par. 1-102

Amends the Mental Health and Developmental Disabilities Code. Makes a technical change to the definition of "care and custody".

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
405 ILCS 5/1-102
Adds reference to:
210 ILCS 30/6.2
                             from Ch. 111 1/2, par. 4166.2
210 ILCS 30/6.3
                             from Ch. 111 1/2, par. 4166.3
210 ILCS 30/6.4
                             from Ch. 111 1/2, par. 4166.4
210 ILCS 30/6.5
                             from Ch. 111 1/2, par. 4166.5
210 ILCS 30/6.6
                             from Ch. 111 1/2, par. 4166.6
210 ILCS 30/6.7
                           from Ch. 111 1/2, par. 4166.7
210 ILCS 30/6.8
                             from Ch. 111 1/2, par. 4166.8
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Deletes everything. Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Provides that the Office of the Inspector General is a State agency, apart from the Department of Human Services. Provides for the transfer of personnel, property, and unexpended appropriations to the Office of the Inspector General. Sets forth savings provisions. Grants the Office of the Inspector General access to Department records for the purpose of investigating reports of abuse or neglect. Deletes repeal provisions. Effective immediately.

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99-01-14 H First reading
                                      Referred to Hse Rules Comm
99-01-27 H
                                      Assigned to Mental Health & Patient Abuse
99-03-02 H
                 Amendment No.01
                                      MENTAL HEALTH H
                                                               Adopted
                                      Do Pass Amend/Short Debate 012-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor SCOTT
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0185 **1174**

LANG.

HB-0185

branches.

STATE MANDATES NOTE, H-AM 1

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210 ILCS 45/1-101
                                   from Ch. 111 1/2, par. 4151-101
  Amends the Nursing Home Care Act. Makes a technical change.
      99-01-14 H First reading
                                            Referred to Hse Rules Comm
      99-01-27 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0186
            LANG AND NOVAK.
   10 ILCS 5/9-1
                                   from Ch. 46, par. 9-1
  Amends the Election Code. Adds a caption to the definitions Section of the campaign
finance Article.
      99-01-14 H First reading
                                            Referred to Hse Rules Comm
      99-01-27 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Picd Cal 2nd Rdg Stndrd Dbt
               H Added As A Co-sponsor NOVAK
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0187
            LANG AND NOVAK.
   10 ILCS 5/1A-1
                                   from Ch. 46, par. 1A-1
  Amends the Election Code. Adds a caption to the Section establishing the State
Board of Elections.
      99-01-14 H First reading
                                            Referred to Hse Rules Comm
      99-01-27 H
                                            Assigned to Executive
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
      99-02-25 H
                                              HEXC
               H Pled Cal 2nd Rdg Stndrd Dbt
               H Added As A Co-sponsor NOVAK
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0188
            LANG.
   10 ILCS 5/1-1
                                   from Ch. 46, par. 1-1
  Amends the Election Code. Adds a caption to the short title Section.
      99-01-14 H First reading
                                            Referred to Hse Rules Comm
      99-01-27 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             FLOWERS - FRANKS - SCOTT - O'BRIEN - CURRY, JULIE, SCULLY,
HB-0189
             DAVIS, MONIQUE AND HARRIS.
  215 ILCS 5/356s
  Amends the Illinois Insurance Code. Provides that the decision to deliver by caesar-
ian section shall be made by only the patient and her attending physician.
  HOUSE AMENDMENT NO. 1.
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Limits the scope of the bill to physicians licensed to practice medicine in all its

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(Dept. of Commerce and Community Affairs)
HB189 (H-AM 1) does not create a State mandate.
BALANCED BUDGET NOTE, H-AM 1 (Bureau of the Budget)
Since the bill is not a supplemental appropriation, the Balanc-
ed Budget Note Act is inapplicable.
FISCAL NOTE, H-AM 1 (Dept. of Insurance)
There will be no fiscal impact on the Department.
99-01-14 H First reading
                                      Referred to Hse Rules Comm
                                      Assigned to Health Care Availability &
99-01-27 H
                                         Access
                                      HTHCR-AVB-ACS H
99-02-25 H
                 Amendment No.01
                                                                Adopted
         Н
                                      Do Pass Amend/Short Debate 013-000-006
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-04 H
                                      Fiscal Note Req as amended BRADY
                                      St Mndt Fis Note Req Amnd
         Н
                                      Bal Budget Note Req as amnd
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-08 H
                                      St Mndt Fis Note Fld Amnd
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-09 H
                                      Bal Budget Note Fld as amnd
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-12 H
                                      Fiscal Note Filed as amnded
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 092-022-000
         H Added As A Joint Sponsor FRANKS
         H Added As A Joint Sponsor SCOTT
         H Added As A Joint Sponsor O'BRIEN
         H Added As A Joint Sponsor CURRY JULIE
         H Added As A Co-sponsor SCULLY
         H Added As A Co-sponsor DAVIS, MONIQUE
         H Added As A Co-sponsor HARRIS
99-03-19 S Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor TROTTER
         S Added as Chief Co-sponsor SMITH
         S Added as Chief Co-sponsor OBAMA
         S First reading
                                      Referred to Sen Rules Comm
99-04-21 S Added as Chief Co-sponsor LIGHTFORD
01-01-09 H Session Sine Die
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HB-0190 FLOWERS AND BOLAND.

765 ILCS 930/15 765 ILCS 930/21 new

Amends the Mortgage Insurance Limitation and Notification Act. Provides that a mortgagee shall cancel the private mortgage insurance carried by a mortgagor when that mortgagor's equity interest reaches 20% and notify the mortgagor that the private mortgage insurance has been cancelled, that the mortgagor no longer has to make private mortgage insurance premium payments, and of the new monthly payment amount. Provides that, if a mortgagee does not comply with these provisions, the mortgagor shall be refunded any premiums paid to the mortgagee after the mortgagor's equity interest in the residence reaches 20%. Repeals provisions regarding notification to be sent to mortgagors regarding canceling private mortgage insurance. Effective immediately.

FISCAL NOTE (Dept. of Insurance)
HB190 will have no fiscal impact on the Department.
99-01-14 H First reading Referred to Hse Rules Comm
99-01-27 H Assigned to Consumer Protect'n & Product Regul
99-02-09 H Fiscal Note Filed Committee Consumer Protect'n & Product Regul
99-02-25 H Added As A Co-sponsor BOLAND
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-0191 1176

HB-0191 FLOWERS.

20 ILCS 505/2.2 new

Amends the Children and Family Services Act. Requires the Department of Children and Family Services to provide sensitivity training with respect to dealing with clients to all caseworkers and other employees who have direct contact with clients. Effective immediately.

FISCAL NOTE (Dept. of Children and Family Services) Minimum 1st year fiscal impact is approximately \$2,600,000. In future years impact will continue at about 1/3 of this amount

annually. State funds must bear the full cost.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-14 H First reading	Referred to Hse Rules Comm
99-01-27 H	Assigned to Children & Youth
99-02-11 H	Fiscal Note Filed
Н	Committee Children & Youth
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-0192 FLOWERS - O'BRIEN - DELGADO - HARRIS - JONES,LOU.

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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 an entrance examination of 5 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 must 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. Effective immediately.

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CORRECTIONAL NOTE (Dept. of Corrections)
    There would be no fiscal or prison population impact on DOC.
    JUDICIAL NOTE (Administrative Office of Ill. Courts)
    The bill will neither decrease or increase the number of
    judges needed in the State.
    FISCAL NOTE (Dept. of Revenue)
    HB192 has nothing to do with the Dept. of Revenue and has no
    fiscal impact on the Department.
    FISCAL NOTE (Dept. of Central Managment Services)
    There will be minimal fiscal impact on DCMS.
    STATE MANDATES NOTE (Dept. of Commerce & Community Affairs)
    Fails to meet the definition of a State mandate.
NOTE(S) THAT MAY APPLY: Fiscal
    99-01-14 H First reading
                                           Referred to Hse Rules Comm
    99-01-27 H
                                           Assigned to Personnel & Pensions
    99-02-18 H Added As A Joint Sponsor O'BRIEN
             H Added As A Joint Sponsor DELGADO
             H Added As A Joint Sponsor HARRIS
    99-02-19 H
                                           Re-assigned to Judiciary II - Criminal Law
    99-03-04 H
                                           Do Pass/Short Debate Cal 011-000-001
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-05 H
                                           Fiscal Note Requested BLACK
             Η
                                           St Mandate Fis Nte Req BLACK
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Η

Н

99-03-10 H

H Cal Ord 2nd Rdg-Shrt Dbt

H Cal Ord 2nd Rdg-Shrt Dbt

Correctional Note Requested BLACK

Judicial Note RequesteBLACK

Correctional Note Filed

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99-03-11 H
                                       Judicial Note Filed
         H
                                       Fiscal Note Filed
         Η
                                       Fiscal Note Filed
         Н
                                       St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-12 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-16 H Added As A Joint Sponsor JONES, LOU
         H 3rd Rdg-Shrt Dbt-Lost/Vote 035-076-004
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HB-0193 FLOWERS, DAVIS, MONIQUE AND JONES, LOU.

215 ILCS 125/2-11 new

Amends the Health Maintenance Organization Act. Provides that a health maintenance organization may not refuse to allow any physician licensed to practice medicine in all its branches from acting as a provider of health care services on behalf of the organization.

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99-01-14 H First reading
                                     Referred to Hse Rules Comm
99-01-27 H
                                     Assigned to Health Care Availability &
                                        Access
99-02-10 H Added As A Co-sponsor DAVIS, MONIQUE
         H Added As A Co-sponsor JONES,LOU
99-03-05 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
      BRUNSVOLD.
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HB-0194

55 ILCS 5/3-5018

from Ch. 34, par. 3-5018

Amends the Counties Code. Provides that the county board of a county that provides and maintains a geographic information system may provide for an additional charge of \$3 for filing every instrument, paper, or notice for record. Provides that funds collected pursuant to this amendatory Act must be used to implement and maintain a geographic information system. Effective immediately.

HOME RULE NOTE (Dept. of Commerce and Community Affairs)

HB 194 does not pre-empt home rule authority.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-01-14	H First reading	Referred to Hse Rules Comm
99-01-27	Н	Assigned to Local Government
99-02-11	H .	Do Pass/Short Debate Cal 009-000-000
	H Placed Cal 2nd Rdg-Shrt Dbt	
99-02-17	H Second Reading-Short Debat	e
	H Pld Cal 3rd Rdg-Shrt Dbt	
99-02-19	H	Home Rule Note Filed
	H Cal Ord 3rd Rdg-Short Dbt	
99-03-26	H	Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	

HB-0195 BRUNSVOLD - CURRY, JULIE - NOVAK - WOOLARD - MCKEON, FRITCHEY AND DAVIS, STEVE.

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30 ILCS 105/5.490 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
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Amends the Illinois Vehicle Code to provide that, beginning January 1, 2000, 75 cents of each registration renewal fee shall be deposited into the Secretary of State Registration Plate Replacement Fund to be used for plate manufacturing and processing costs for registrations issued under the provisions concerning multi-year registration plates. Provides that the Secretary of State may adopt rules for the enforcement of vehicle registrations. Provides that, beginning in 2001, the Secretary of State shall replace multi-year plates and, after completion of the replacement of the multi-year plates, periodically replace the multi-year plates. Provides that any person who operates or permits the operation of a vehicle with expired registration plates or stickers is guilty of a petty offense. Amends the State Finance Act to create the Secretary of State Registration Plate Replacement Fund and provides for road fund moneys to be appropriated for replating purposes. Effective immediately.

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FISCAL NOTE (State Treasurer)
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Until the year 2001 HB195 will have no impact on State finances. The Treasurer's Office cannot make an estimate after 2001.

FISCAL NOTE (Bureau of the Budget)

There were 9.3 million registrations in FY98 which would have been subject to the \$.75 set aside to be used for manufacturing and processing costs for multi-year plates.

FISCAL NOTE (Illinois State Police)

There would be no measurable fiscal impact on the State Police.

FISCAL NOTE (Secretary of State)

Deposit of \$0.75 of the \$48 multi-year plate renewals and first time registrations would result in approximately \$6.8 million per year into the Registration Plate Replacement Fund.

FISCAL NOTE (Comptroller)

HB195 will not impact Comptroller expenditures.

FISCAL NOTE (Dept. of Transportation)

Road Fund losses will be approximately \$7 million annually with deposits of the 75 cent vehicle registration fee. Immediate transfers plus the 75 cent diversion would result in a loss to the Road Fund of approximately \$64 million over 5 yrs.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-14 H	First reading	Referred to Hse Rules Comm
99-01-27 H	<u> </u>	Assigned to Constitutional Officers
99-02-05 H		Fiscal Note Filed
H		Fiscal Note Filed
Н		Committee Constitutional Officers
99-02-08 H		Fiscal Note Filed
H		Fiscal Note Filed
Н		Committee Constitutional Officers
99-02-09 H		Fiscal Note Filed
Н		Committee Constitutional Officers
99-02-18 H		Fiscal Note Filed
H		Committee Constitutional Officers
. Н	Added As A Co-sponsor FRI	TCHEY
99-02-22 H	Added As A Joint Sponsor C	URRY,JULIE
99-02-25 H		Do Pass/Short Debate Cal 010-000-001
Н	Placed Cal 2nd Rdg-Shrt Dbt	
H	Added As A Co-sponsor NO	VAK .
99-03-09 H	Second Reading-Short Debat	e
Н	Pld Cal 3rd Rdg-Shrt Dbt	
99-03-10 H	Joint Sponsor Changed to NO	OVAK
Н	Joint Sponsor Changed to Wo	OOLARD
Н	Joint Sponsor Changed to MO	CKEON
Н	Added As A Co-sponsor DA'	VIS,STEVE
Н		3d Reading Consideration PP
H		Calendar Consideration PP
99-03-26 H		Re-Refer Rules/Rul 19(a)
01-01-09 H	Session Sine Die	

HB-0196 BRUNSVOLD.

520 ILCS 5/2.25 from Ch. 61, par. 2.25 520 ILCS 5/2.26 from Ch. 61, par. 2.26

Amends the Wildlife Code. Permits the use of handguns during the open season for deer. Provides that any centerfire handguns of .30 caliber or larger with a minimum barrel length of 4 inches may be used. Provides that the only legal ammunition for a centerfire handgun is a cartridge of .30 caliber or larger with a capability of at least 500 foot pounds of energy at the muzzle. Prohibits the use of full metal jacket bullets. Provides that the Department of Natural Resources shall make administrative rules concerning management restrictions applicable to the firearm and bow and arrow season.

FISCAL NOTE (Dept. of Natural Resources)

HB196 will have no fiscal impact.

99-01-14 H First reading	Referred to Hse Rules Comm
99-01-27 H	Assigned to Agriculture & Conservation
99-02-11 H	Fiscal Note Filed
Н	Committee Agriculture & Conservation

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99-02-25 H
                                       Do Pass/Short Debate Cal 017-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0197 BRUNSVOLD - TENHOUSE - GIGLIO - GRANBERG - REITZ, NOVAK, HOFFMAN, RUTHERFORD, WOOLARD AND HARTKE.

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35 ILCS 105/3-10
                                   from Ch. 120, par. 439.3-10
35 ILCS 105/9
                                   from Ch. 120, par. 439.9
35 ILCS 110/3-10
                                   from Ch. 120, par. 439.33-10
35 ILCS 110/9
                                   from Ch. 120, par. 439.39
35 ILCS 115/3-10
                                   from Ch. 120, par. 439.103-10
35 ILCS 115/9
                                   from Ch. 120, par. 439.109
35 ILCS 120/2-10
                                   from Ch. 120, par. 441-10
35 ILCS 120/2d
                                   from Ch. 120, par. 441d
35 ILCS 120/3
                                   from Ch. 120, par. 442
35 ILCS 505/13a
                                   from Ch. 120, par. 429a
55 ILCS 5/5-1006
                                   from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1007
                                   from Ch. 34, par. 5-1007
55 ILCS 5/5-1035.1
                                   from Ch. 34, par. 5-1035.1
65 ILCS 5/8-11-1
                                   from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.1
                                   from Ch. 24, par. 8-11-1.1
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5
                                   from Ch. 24, par. 8-11-5
65 ILCS 5/8-11-15
                                   from Ch. 24, par. 8-11-15
70 ILCS 200/245-12
70 ILCS 3610/5.01
                                   from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03
                                   from Ch. 111 2/3, par. 704.03
70 ILCS 3720/4
                                   from Ch. 111 2/3, par. 254
30 ILCS 805/8.23 new
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Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that beginning January 1, 2000, the tax imposed by the Acts on the sale of motor fuel and gasohol shall be at the rate of 1.25% (now imposed at the rate of 6.25% on everything except certain food, medicines, and medical equipment). Provides that if, however, the aggregate tax revenues from motor fuel and gasohol under the Acts during the period from January 1, 2000 through December 31, 2000 are not at least 15% more than the aggregate tax revenues from motor fuel and gasohol under those Acts during the period from January 1, 1999 through December 31, 1999, then beginning July 1, 2003 the tax is imposed on motor fuel and gasohol at the 6.25% general rate. Reduces from \$0.04 to 0.8 cents the amount per gallon of motor fuel and from \$0.03 to 0.6 cents the amount per gallon of gasohol that a motor fuel retailer shall prepay to a registered distributor, supplier, or other reseller of motor fuel. Amends the Motor Fuel Tax Law to make a corresponding change to the tax rate imposed on the use of motor fuel by commercial vehicles. Amends the Counties Code, the Illinois Municipal Code, the Salem Civic Center Law of 1997 in the Civic Center Code, the Local Mass Transit District Act, the Regional Transportation Authority Act, and the Water Commission Act of 1985 to provide that a taxing authority (including a home rule unit) that has not imposed a motor fuel tax or an occupation tax on the sale of motor fuel or gasohol before the effective date of this amendatory Act shall not impose such a tax on or after that date. Provides that taxing authorities (including a home rule unit) that have imposed a tax on the sale of motor fuel or gasohol before the effective date of this amendatory Act shall not increase the rate of the tax on or after that date. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 2000.

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NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
   99-01-14 H First reading
            H Added As A Joint Sponsor TENHOUSE
            H Added As A Co-sponsor GIGLIO
            H Added As A Co-sponsor GRANBERG
            H Added As A Co-sponsor REITZ
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Referred to Hse Rules Comm

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99-01-27 H Assigned to Revenue
99-02-25 H Added As A Co-sponsor NOVAK
99-03-05 H Re-Refer Rules/Rul 19(a)
00-01-20 H Added As A Co-sponsor HOFFMAN
00-01-25 H Added As A Co-sponsor RUTHERFORD
00-02-02 H Added As A Co-sponsor WOOLARD
H Added As A Co-sponsor HARTKE
01-01-09 H Session Sine Die
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HB-0198 CAPPARELLI – LYONS, JOSEPH – BURKE – ACEVEDO – BUGIELSKI, BRADLEY, MCAULIFFE AND NOVAK.

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40 ILCS 5/5-136.2 new 30 ILCS 805/8.23 new
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99-09-08 H

01-01-09 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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PEÑSION ÑOTE (Pension Laws Commission)
    Estimated 1st year cost of granting a non-compounded annual
    increase is $3.3 million (0.5% of payroll).
    PENSION NOTE, REVISED (Pension Laws Commission)
    Estimated 1st year cost is $6.7 million (0.91% of payroll).
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    99-01-14 H First reading
             H Added As A Joint Sponsor LYONS JOSEPH
             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 BRADLEY
             H Added As A Co-sponsor MCAULIFFE
             Η
                                          Referred to Hse Rules Comm
    99-01-27 H
                                          Assigned to Personnel & Pensions
   99-02-25 H Added As A Co-sponsor NOVAK
   99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
   99-03-09 H
                                          Pension Note Filed
             H
                                          Committee Rules
   99-09-08 H
                                          Pension Note Filed
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HB-0199 BUGIELSKI – LYONS, JOSEPH – CAPPARELLI – BURKE – BRADLEY, MCAULIFFE AND ACEVEDO.

Committee Rules

Committee Rules

Committee Rules

Pension Note Filed

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40 ILCS 5/5-132 from Ch. 108 1/2, par. 5-132 30 ILCS 805/8.23 new
```

Amends the Chicago Police Article of the Illinois 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, 1999. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PEÑSION ÑOTE (Pension Laws Commission)
   Estimated 1st year cost is $1.7 million (1.79% of payroll).
   PENSION NOTE, REVISED (Pension Laws Commission)
   Estimated 1st year cost is $14.1 million (1.92% of payroll).
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
   99-01-14 H First reading
             H Added As A Joint Sponsor LYONS, JOSEPH
             H Added As A Co-sponsor CAPPARELLI
             H Added As A Co-sponsor BURKE
             H Added As A Co-sponsor BRADLEY
             H Added As A Co-sponsor MCAULIFFE
             H Added As A Co-sponsor ACEVEDO
                                         Referred to Hse Rules Comm
   99-01-27 H
                                         Assigned to Personnel & Pensions
   99-03-05 H
                                         Re-Refer Rules/Rul 19(a)
   99-03-09 H
                                         Pension Note Filed
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01-01-09 H Session Sine Die

HB-0200 MCAULIFFE - CAPPARELLI - BURKE - LYONS, JOSEPH - BRADLEY, ACEVEDO, LOPEZ AND BUGIELSKI.

40 ILCS 5/5-154

from Ch. 108 1/2, par. 5-154.

30 ILCS 805/8.23 new

Amends the Chicago Police Article of the Illinois 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.

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PENSION NOTE (Pension Laws Commission)
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Estimated 1st year cost is \$1.9 million (0.29% of payroll).

PENSION NOTE, REVISED (Pension Laws Commission)

Estimated 1st year cost is \$3.6 million (0.49% of payroll).

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

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99-01-14 H First reading
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H Added As A Joint Sponsor CAPPARELLI

H Added As A Co-sponsor BURKE

H Added As A Co-sponsor LYONS JOSEPH

H Added As A Co-sponsor BRADLEY

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor LOPEZ

H Added As A Co-sponsor BUGIELSKI

Referred to Hse Rules Comm 99-01-27 H Assigned to Personnel & Pensions

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-09 H Pension Note Filed

Committee Rules Н 99-09-08 H Pension Note Filed

Committee Rules Н

01-01-09 H Session Sine Die

HB-0201 LYONS, JOSEPH - CAPPARELLI - BURKE - BUGIELSKI - BRADLEY. ACEVEDO, MCAULIFFE AND LOPEZ.

40 ILCS 5/5-157

from Ch. 108 1/2, par. 5-157

30 ILCS 805/8.23 new

Amends the Chicago Police Article of the Illinois Pension Code to remove the earnings limitation on disability benefits. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately,

PENSION NOTE (Pension Laws Commission)

HB201 would increase the annual costs of the Chicago Police

Pension Fund by an amount that cannot be determined, as the

number of disabled officers who would be able to receive full

disability benefits as a result of its passage is unknown.

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

99-01-14 H First reading

H Added As A Joint Sponsor CAPPARELLI

H Added As A Co-sponsor BURKE

H Added As A Co-sponsor BUGIELSKI

H Added As A Co-sponsor BRADLEY

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor LOPEZ

Referred to Hse Rules Comm

99-01-27 H Assigned to Personnel & Pensions

99-02-08 H Pension Note Filed

Н Committee Personnel & Pensions

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0202 BUGIELSKI - CAPPARELLI - BURKE - MCAULIFFE - ACEVEDO, LY-ONS JOSEPH AND BRADLEY.

40 ILCS 5/5-114

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

Amends the Chicago Police Article of the Illinois Pension Code to limit the salary for pension purposes of persons first appointed to non-civil service positions after December 31, 1999 to the highest civil service captain's salary. Effective immediately.

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PENSION NOTE, REVISED (Pension Laws Commission)
    Estimated 1st year reduction is $0.5 million (.07% of payroll).
NOTE(S) THAT MAY APPLY: Fiscal; Pension
    99-01-14 H First reading
             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 ACEVEDO
             H Added As A Co-sponsor LYONS, JOSEPH
             H Added As A Co-sponsor BRADLEY
                                         Referred to Hse Rules Comm
    99-01-27 H
                                         Assigned to Personnel & Pensions
    99-03-05 H
                                         Re-Refer Rules/Rul 19(a)
    99-09-08 H
                                         Pension Note Filed
            Η
                                         Committee Rules
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HB-0203 CAPPARELLI – MCAULIFFE – BUGIELSKI – LYONS, JOSEPH – LOPEZ, BRADY, BURKE AND ACEVEDO.

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40 ILCS 5/5-167.1 from Ch. 108 1/2, par. 5-167.1
40 ILCS 5/5-167.2 from Ch. 108 1/2, par. 5-167.2
30 ILCS 805/8.23 new
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01-01-09 H Session Sine Die

Amends the Chicago Police Article of the Illinois Pension Code. Compounds the automatic annual increase in retirement annuity, increases it to 3% for all annuitants, and removes the 30% maximum increase limitation. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
Total annual cost is $10.7 million (2.77% of payroll).
PENSION NOTE, REVISED (Pension Laws Commission)
Estimated 1st year cost is $32.4 million (4.40% of payroll).
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
99-01-14 H First reading
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 LOPEZ
H Added As A Co-sponsor BRADY
H Added As A Co-sponsor BURKE
H Added As A Co-sponsor ACEVEDO

H Referred to Hse Rules Comm
99-01-27 H Assigned to Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-09 H Pension Note Filed
H Committee Rules
99-09-08 H Pension Note Filed
Committee Rules

01-01-09 H Session Sine Die

HB-0204 BURKE – CAPPARELLI – BUGIELSKI – ACEVEDO – LOPEZ, LY-ONS,JOSEPH, BRADLEY AND MCAULIFFE.

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 805/8.23 new

Amends the Chicago Police Article of the Illinois 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, 1999. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
Estimated 1st year cost is $9.8 million (1.46% of payroll).
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PENSION NOTE, REVISED (Pension Laws Commission) Estimated 1st year cost is \$10.5 million (1.46% of payroll).

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

99-01-14 H First reading

H Added As A Joint Sponsor CAPPARELLI

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99-01-14-Cont.
               H Added As A Co-sponsor BUGIELSKI
               H Added As A Co-sponsor ACEVEDO
               H Added As A Co-sponsor LOPEZ
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor BRADLEY
               H Added As A Co-sponsor MCAULIFFE
                                           Referred to Hse Rules Comm
      99-01-27 H
                                           Assigned to Personnel & Pensions
      99-02-08 H
                                           Pension Note Filed
                                           Committee Personnel & Pensions
      99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
      99-09-08 H
                                           Pension Note Filed
                                           Committee Rules
               Н
      01-01-09 H Session Sine Die
HB-0205
            FRITCHEY - CAPPARELLI - BUGIELSKI - BURKE - MCAULIFFE, LY-
            ONS JOSEPH AND BRADLEY.
   40 ILCS 5/5-132
                                   from Ch. 108 1/2, par. 5-132
   30 ILCS 805/8.23 new
  Amends the Chicago Police Article of the Illinois Pension Code. Allows retirement
at any age with 25 years of service. Amends the State Mandates Act to require imple-
mentation without reimbursement. Effective immediately.
      PENSION NOTE (Pension Laws Commission)
      Estimated annual cost is $2.4 million (0.38% of payroll).
      PENSION NOTE, REVISED (Pension Laws Commission)
      Estimated reduction in annual cost the first year is $0.8
      million (0.12% of payroll).
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      99-01-14 H First reading
               H Added As A Joint Sponsor CAPPARELLI
               H Added As A Co-sponsor BUGIELSKI
               H Added As A Co-sponsor BURKE
               H Added As A Co-sponsor MCAULIFFE
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor BRADLEY
                                           Referred to Hse Rules Comm
      99-01-27 H
                                            Assigned to Personnel & Pensions
      99-02-10 H Primary Sponsor Changed To FRITCHEY
      99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
                                           Pension Note Filed
      99-03-09 H
               Н
                                           Committee Rules
      99-09-08 H
                                           Pension Note Filed
               Н
                                           Committee Rules
      01-01-09 H Session Sine Die
HB-0206
            LYONS, JOSEPH - ACEVEDO - CAPPARELLI - BUGIELSKI - LOPEZ,
            BURKE AND BRADLEY.
   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
  Amends the Chicago Police Article of the Illinois Pension Code. Provides that all ac-
tive policemen may vote for all active police officer positions on the board, regardless
of rank. Also makes technical changes. Effective immediately.
      PENSION NOTE (Pension Laws Commission)
      HB 206 would have no fiscal impact.
  NOTE(S) THAT MAY APPLY: Pension
      99-01-14 H First reading
               H Added As A Joint Sponsor ACEVEDO
               H Added As A Co-sponsor CAPPARELLI
               H Added As A Co-sponsor BUGIELSKI
               H Added As A Co-sponsor LOPEZ
               H Added As A Co-sponsor BURKE
               H Added As A Co-sponsor BRADLEY
               Η
                                           Referred to Hse Rules Comm
      99-01-27 H
                                           Assigned to Personnel & Pensions
      99-02-08 H
                                           Pension Note Filed
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Committee Personnel & Pensions

Н

99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0207 CAPPARELLI – BUGIELSKI – ACEVEDO – BURKE – MCAULIFFE, BRADLEY AND LYONS, JOSEPH.

40 ILCS 5/5-178

from Ch. 108 1/2, par. 5-178

Amends the Chicago Police Article of the Illinois Pension Code. Provides that the board of trustees authorized to administer the provisions of the Article shall consist of 10 (now 8) members. Adds to the Board the city clerk, ex officio, and one additional active police officer of the rank of investigator or below. Also makes technical changes. Effective immediately.

PENSION NOTE (Pension Laws Commission)

HB 207 would have no fiscal impact.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-01-14 H First reading

H Added As A Joint Sponsor BUGIELSKI H Added As A Co-sponsor ACEVEDO H Added As A Co-sponsor BURKE

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor BRADLEY H Added As A Co-sponsor LYONS, JOSEPH

H Referred to Hse Rules Comm 99-01-27 H Assigned to Personnel & Pensions

99-02-08 H Pension Note Filed

H Committee Personnel & Pensions

99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0208 CAPPARELLI – LYONS, JOSEPH – BUGIELSKI – MCAULIFFE – BURKE, ACEVEDO AND LOPEZ.

40 ILCS 5/3-110.8 new

40 ILCS 5/5-234 from Ch. 108 1/2, par. 5-234

40 ILCS 5/7-139.10 new

40 ILCS 5/9-121.10 from Ch. 108 1/2, par. 9-121.10

40 ILCS 5/11-125.9 new

40 ILCS 5/12-127.5 from Ch. 108 1/2, par. 12-127.5

30 ILCS 805/8.23 new

Amends the Illinois Pension Code. Allows transfer of law enforcement service credits from an Article 3 (downstate police), Article 7 (IMRF), Article 9 (Cook County), Article 11 (Chicago laborers), or Article 12 (Chicago parks) pension fund to the Article 5 (Chicago police) pension fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

HB 208 cannot be determined.

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

99-01-14 H First reading

H Added As A Joint Sponsor LYONS, JOSEPH

H Added As A Co-sponsor BUGIELSKI

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor BURKE H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor LOPEZ

H Referred to Hse Rules Comm

99-01-27 H Assigned to Personnel & Pensions

99-02-08 H Pension Note Filed

H Committee Personnel & Pensions 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0209 BUGIELSKI – CAPPARELLI – MCAULIFFE – BURKE – LY-ONS, JOSEPH, BRADLEY, LOPEZ AND ACEVEDO.

40 ILCS 5/5-168

from Ch. 108 1/2, par. 5-168

Amends the Chicago Police Article of the Illinois Pension Code to increase the multiplier used to calculate the maximum allowable pension tax from 2.00 to 2.26. Effective immediately.

PENSION NOTE (Pension Laws Commission)

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HB 209 would significantly increase the annual employer contri-
      butions to the Fund. In FY 1997, the City of Chicago made em-
      ployer contributions of approximately $109 million, using a
      property tax multiplier of 2.00. If a property tax multiplier
      of 2.26 had been in effect that year, the employer contribution
      tions generated by the tax levy would have totaled approximate-
      ly $123 million.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension
      99-01-14 H First reading
                H Added As A Joint Sponsor CAPPARELLI
                H Added As A Co-sponsor MCAULIFFE
                H Added As A Co-sponsor BURKE
                H Added As A Co-sponsor LYONS, JOSEPH
                H Added As A Co-sponsor BRADLEY
                H Added As A Co-sponsor LOPEZ
                H Added As A Co-sponsor ACEVEDO
                                             Referred to Hse Rules Comm
      99-01-27 H
                                             Assigned to Personnel & Pensions
      99-02-08 H
                                             Pension Note Filed
                                             Committee Personnel & Pensions
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0210
             DART - STROGER - BROSNAHAN - DAVIS, MONIQUE - HOFFMAN,
             MCCARTHY, MCKEON, MCGUIRE, BOLAND, O'BRIEN, FLOWERS,
             SHARP, SILVA, DELGADO, LANG, MURPHY, HAMOS, GIGLIO,
             JONES,LOU, BRADLEY, CROTTY, LYONS, JOSEPH AND BUGIELSKI.
  New Act
  Creates the Structural Work Act of 1999. Requires that scaffolds and related me-
chanical contrivances used in work on a building or other structure be constructed in a
safe and suitable manner. Sets forth safety standards. Authorizes the Director of Labor
and local authorities to inspect scaffolding and to require reconstruction of unsafe scaf-
folding. Provides that a violation of the Act is a Class A misdemeanor, and authorizes
the State's Attorney or another attorney to take necessary steps to enforce compliance
with the Act. Provides for a right of action if a person is injured or killed as a result of
a wilful violation of the Act. Uses the language of the Structural Work Act before its re-
peal by P.A. 89-2. Effective immediately.
      FISCAL NOTE (Dept. of Labor)
      This is a civil remedy, therefore it would have no impact.
      CORRECTIONAL NOTE (Dept. of Corrections)
      There will be no fiscal or prison population impact.
      JUDICIAL NOTE (Administrative Office of Ill. Courts)
      It has been determined that there may be an increase in judi-
      cial workloads. The bill would not increase the need for the
      number of judges in the State.
      STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
      Creates a service mandate for which 50% to 100% of increased
      costs to local gov't, is required; an estimate of the cost is
      not available at this time.
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HOME RULE NOTE (Dept. of Commerce and Community Affairs) Does not preempt home rule authority. NOTE(S) THAT MAY APPLY: Correctional 99-01-14 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Judiciary I - Civil Law 99-01-28 H Added As A Joint Sponsor BROSNAHAN H Added As A Co-sponsor HOFFMAN 99-02-04 H Added As A Co-sponsor MCKEON 99-02-08 H Fiscal Note Filed Committee Judiciary I - Civil Law 99-02-25 H Do Pass/Stndrd Dbt/Vote 006-005-000 HJUA H Plcd Cal 2nd Rdg Stndrd Dbt H Joint Sponsor Changed to MCCARTHY H Added As A Co-sponsor MCGUIRE 99-03-02 H St Mandate Fis Nte Req BLACK Correctional Note Requested BLACK Η Home Rule Note Requested BLACK Judicial Note RequesteBLACK H Cal 2nd Rdg Stndrd Dbt

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99-03-03 H Added As A Co-sponsor BOLAND
99-03-04 H
                                     Correctional Note Filed
         H Cal 2nd Rdg Stndrd Dbt
         H Joint Sponsor Changed to STROGER
         H Joint Sponsor Changed to DAVIS, MONIQUE
         H Added As A Co-sponsor MCCARTHY
         H Added As A Co-sponsor O'BRIEN
99-03-09 H
                                     Judicial Note Filed
         Η
                                     St Mandate Fis Note Filed
         Н
                                     Home Rule Note Filed
        H Cal 2nd Rdg Stndrd Dbt
99-03-10 H Added As A Co-sponsor FLOWERS
99-03-11 H Added As A Co-sponsor SHARP
         H Added As A Co-sponsor SILVA
        H Added As A Co-sponsor DELGADO
        H Added As A Co-sponsor LANG
        H Added As A Co-sponsor MURPHY
         H Added As A Co-sponsor HAMOS
99-03-12 H Second Reading-Stnd Debate
        H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-16 H Pld Cal 3rd Rdg-Stndrd Dbt
99-03-18 H Added As A Co-sponsor GIGLIO
                                     Verified
        H 3rd Rdg-Stnd Dbt-Pass/Vote 061-053-002
        H Added As A Co-sponsor JONES, LOU
        H Added As A Co-sponsor BRADLEY
        H Added As A Co-sponsor CROTTY
        H Added As A Co-sponsor LYONS, JOSEPH
        H Added As A Co-sponsor BUGIELSKI
99-03-19 S Arrive Senate
         S Chief Sponsor JONES, E.
         S Placed Calndr First Rdg
         S First reading
                                     Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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SLONE - WINTERS - LINDNER - SCOTT - LAWFER, WIRSING, HB-0211 STROGER, SCHOENBERG, HOLBROOK, GASH AND ERWIN.

New Act

Creates the County and Municipal Open Space Law. Authorizes the acquisition of open space areas for the preservation and maintenance of open land, scenic roadways, and pathways. After a public hearing, authorizes adoption by referendum of an open space plan granting the authority to (i) acquire open space land by purchase, condemnation, or otherwise, (ii) issue bonds for open space purposes in an amount not exceeding 5% of the valuation of taxable property, and (iii) levy a tax to pay the principal of and interest on those bonds. Creates the Farmland Development Rights Law. Establishes procedures authorizing owners of designated property to transfer development rights of farmland in an amount and subject to conditions imposed by the unit of local government. Defines "development rights". Authorizes a governing authority or its governmental designees to accept, for deposit within a development rights bank, gifts, donations, bequests, or other transfers of development rights from the owners of farmland. Provides that transfers from the development rights bank are subject to the unit of local government's requirements concerning the transfer of real property.

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FISCAL NOTE (Dept. of Agriculture)
HB211 will have no direct fiscal impact on the Department.
FISCAL NOTE (Dept. of Natural Resources)
HB211 has no fiscal impact on the Department.
99-01-14 H First reading
         H Added As A Joint Sponsor WINTERS
         H Added As A Co-sponsor LINDNER
         H Added As A Co-sponsor SCOTT
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H Added As A Co-sponsor LAWFER

H Added As A Co-sponsor WIRSING H Added As A Co-sponsor STROGER

H Added As A Co-sponsor SCHOENBERG

Referred to Hse Rules Comm

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99-01-27 H
                                            Assigned to Urban Revitalization
      99-02-01 H Added As A Co-sponsor HOLBROOK
      99-02-08 H
                                            Fiscal Note Filed
                                            Committee Urban Revitalization
      99-02-09 H Added As A Co-sponsor GASH
      99-02-11 H
                                            Fiscal Note Filed
                                            Committee Urban Revitalization
      99-02-24 H Added As A Co-sponsor ERWIN
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0212
             MCKEON - FLOWERS - COULSON - SILVA - JONES, LOU.
  215 ILCS 5/356y new
  215 ILCS 125/5-3
                                    from Ch. 111 1/2, par. 1411.2
  215 ILCS 165/10
                                   from Ch. 32, par. 604
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Amends the Illinois Insurance Code to provide that individual and group policies and managed care plans that require the designation of a primary care provider shall allow an insured to designate an endocrinology care provider to which the insured shall have access without the requirement of a referral. Amends the Health Maintenance Organization Act and the Voluntary Health Services Plans Act to require endocrinology provider access under those Acts.

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FISCAL NOTE (Dept. of Insurance)
HB212 will have no fiscal impact on the Department.
STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
HB212 creates a personnel mandate requiring 100% reimbursement
by the State; a statewide cost estimate is not available.
99-01-14 H First reading
         H Added As A Joint Sponsor FLOWERS
         H Added As A Co-sponsor COULSON
         H Added As A Co-sponsor SILVA
         H Added As A Co-sponsor JONES, LOU
                                       Referred to Hse Rules Comm
99-01-27 H
                                       Assigned to Health Care Availability &
                                         Access
99-02-24 H
                                       Fiscal Note Filed
         H
                                       Committee Health Care Availability &
                                         Access
99-03-01 H
                                       St Mandate Fis Note Filed
         Н
                                       Committee Health Care Availability &
                                         Access
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
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HB-0213 MAUTINO – HOLBROOK – SCOTT – O'BRIEN – HOFFMAN, CAPPA-RELLI, DAVIS,STEVE, BUGIELSKI, MOORE,ANDREA, NOVAK, BRAD-LEY, BOLAND, HANNIG, BROSNAHAN, COULSON, MULLIGAN AND GASH.

35 ILCS 5/211 new

01-01-09 H Session Sine Die

Amends the Illinois Income Tax Act. Allows an income tax credit in an amount equal to 15% of the premium costs paid for a qualified long term care insurance contract covering the individual taxpayer or the taxpayer's spouse, parent, or dependent. Provides that the credit may not exceed \$200 or the taxpayer's liability, whichever is less. Prohibits the carry forward of an excess tax credit to a succeeding year's tax liability. Exempts the credit from the sunset provisions. Effective January 1, 2000.

FISCAL NOTE (Dept. of Revenue)

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HB213 has an estimated fiscal impact of $40 million.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-14 H First reading Referred to Hse Rules Comm
99-02-07 H Assigned to Revenue
99-02-08 H Added As A Joint Sponsor HOLBROOK
99-02-09 H Added As A Co-sponsor SCOTT
H Added As A Co-sponsor CAPPARELLI
99-02-09 H Added As A Co-sponsor O'BRIEN
99-02-11 H Added As A Co-sponsor DAVIS,STEVE
99-02-18 H Fiscal Note Filed
Committee Revenue
H Joint Sponsor Changed to HOFFMAN
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H Added As A Co-sponsor BUGIELSKI

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99-02-22 H Added As A Co-sponsor MOORE, ANDREA
99-02-25 H Added As A Co-sponsor NOVAK
H Added As A Co-sponsor BRADLEY
H Added As A Co-sponsor BOLAND
99-03-02 H Added As A Co-sponsor HANNIG
99-03-05 H Re-Refer Rules/Rul 19(a)
H Added As A Co-sponsor BROSNAHAN
99-03-10 H Added As A Co-sponsor COULSON
H Added As A Co-sponsor MULLIGAN
99-06-16 H Added As A Co-sponsor GASH
01-01-09 H Session Sine Die
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HB-0214 BLACK – BOST – POE – KLINGLER – RUTHERFORD, JOHNSON, TOM, RYDER AND JOHNSON, TIM.

30 ILCS 500/53-10

Amends the Illinois Procurement Code. Provides that concessions of less than 15 days per location per year that display or offer goods or services to the public are exempt from requirements that concessions be in writing and be awarded through competitive bidding. Effective immediately.

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99-01-14 H First reading
         H Added As A Joint Sponsor BOST
                                     Referred to Hse Rules Comm
99-01-27 H Added As A Co-sponsor POE
         H Added As A Co-sponsor KLINGLER
                                     Assigned to State Procurement
99-02-03 H Added As A Co-sponsor RUTHERFORD
99-02-24 H
                                     Do Pass/Short Debate Cal 007-001-001
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor JOHNSON, TOM
         H Added As A Co-sponsor RYDER
99-02-25 H Added As A Co-sponsor JOHNSON,TIM
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0215 SCOTT - MATHIAS.

S

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.

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FISCAL NOTE (Dept. of Commerce and Community Affairs)
HB215 will not have a fiscal impact on DCCA.
99-01-14 H First reading
                                       Referred to Hse Rules Comm
99-01-27 H
                                       Assigned to Judiciary I - Civil Law
99-02-18 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-24 H
                                       Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-02-25 H Second Reading-Short Debate
         H. Pld Cal 3rd Rdg-Shrt Dbt
99-03-11 H Added As A Joint Sponsor MATHIAS
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-19 S Chief Sponsor PETKA
         S First reading
                                       Referred to Sen Rules Comm
99-03-25 S
                                       Assigned to Judiciary
99-04-15 S
                                       Held in Committee
99-04-21 S
                                       Postponed
99-04-28 S
                                       Postponed
         S
                                       Committee Judiciary
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Re-referred to Rules

1189 HB-0215—Cont.

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01-01-09 H Session Sine Die
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HB-0216 BOST - JONES JOHN.

520 ILCS 5/3.1-2

from Ch. 61, par. 3.1-2

Amends the Wildlife Code by making stylistic changes in a Section concerning disabled veterans.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

520 ILCS 5/3.1-2

Adds reference to:

520 ILCS 5/3.8

Deletes everything. Amends the Wildlife Code. Provides that if a blind or pit for the taking of migratory waterfowl or wild geese has been established for more than 10 years, and during that time was believed by both the landowner and the Department of Natural Resources to be at least the minimum distance from a wildlife refuge or public right of way, then the blind or pit may remain in place, even though a survey or other evidence indicates that the distance requirements have not been met. Effective immediately.

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99-01-14 H Filed With Clerk
               H Added As A Joint Sponsor JONES, JOHN
      99-01-26 H First reading
                                            Referred to Hse Rules Comm
      99-01-27 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H
                       Amendment No.01
                                            BOST
                       Amendment referred to HRUL
               H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-23 H
                       Amendment No.01
                                            BOST
               Н
                       Rules refers to
                                              HAGC
               H Held 2nd Rdg-Short Debate
      99-03-24 H
                      Amendment No.01
                                            BOST
               H Recommends be Adopted HAGC/016-000-000
                       Amendment No.01
                                            BOST
                                                                      Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
                S Arrive Senate
                S Placed Calndr First Rdg
      99-04-15 S Chief Sponsor LUECHTEFELD
                S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-0217
            STEPHENS.
  520 ILCS 5/1.1
                                    from Ch. 61, par. 1.1
  Amends the Wildlife Code by making technical changes to the short title.
      99-01-14 H Filed With Clerk
      99-01-26 H First reading
                                            Referred to Hse Rules Comm
      99-01-27 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0218
            REITZ AND O'BRIEN.
  520 ILCS 5/2.25
                                    from Ch. 61, par. 2.25
  520 ILCS 5/2.26
                                    from Ch. 61, par. 2.26
  520 ILCS 5/2.33
                                    from Ch. 61, par. 2.33
  Amends the Wildlife Code to permit the use of rifles during the open season for deer.
Effective January 1, 2000.
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FISCAL NOTE (Dept. of Natural Resources)
      HB218 has no fiscal impact.
      99-01-14 H Filed With Clerk
      99-01-26 H First reading
                                              Referred to Hse Rules Comm
      99-01-27 H
                                              Assigned to Executive
      99-02-18 H
                                              Fiscal Note Filed
                                              Committee Executive
      99-03-05 H
                                              Re-Refer Rules/Rul 19(a)
                H Added As A Co-sponsor O'BRIEN
      01-01-09 H Session Sine Die
HB-0219
             REITZ.
  520 ILCS 5/2.24
                                     from Ch. 61, par. 2.24
  Amends the Wildlife Code by making stylistic changes to a Section concerning deer
hunting.
      99-01-14 H Filed With Clerk
      99-01-26 H First reading
                                              Referred to Hse Rules Comm
      99-01-27 H
                                              Assigned to Executive
      99-02-25 H
                                              Do Pass/Stndrd Dbt/Vote 008-007-000
                                                HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                              Re-committed to Executive
      99-03-05 H
                                              Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0220
             WOOLARD - DAVIS, STEVE.
  520 ILCS 5/2.11
                                     from Ch. 61, par. 2.11
  Amends the Wildlife Code. Permits the use of a handgun to take wild turkey.
      FISCAL NOTE (Dept. of Natural Resources)
      HB220 will have no fiscal impact.
      99-01-14 H Filed With Clerk
                H Added As A Joint Sponsor DAVIS, STEVE
      99-01-26 H First reading
                                              Referred to Hse Rules Comm
      99-01-27 H
                                              Assigned to Agriculture & Conservation
      99-02-11 H
                                              Fiscal Note Filed
                Η
                                              Committee Agriculture & Conservation
      99-02-25 H
                                              Do Pass/Short Debate Cal 017-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      99-03-26 H
                                              Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0221
             KLINGLER - LEITCH - POE.
   40 ILCS 5/14-119
                                     from Ch. 108 1/2, par. 14-119
   40 ILCS 5/14-121
                                     from Ch. 108 1/2, par. 14-121
  Amends the State Employee Article of the Illinois Pension Code to remove the So-
cial Security offset against widow and survivor annuities for all annuitants, beginning
January 1, 2000. Effective immediately.
       PENSION NOTE (Ill. Pension Laws Commission)
       HB 221 would increase the accrued liabilities of the SERS by an
        estimated $291 million. The estimated increase in the required
        annual State contribution, per P.A. 88-593, is shown below.
        Fiscal Year
                         Est. Payroll
                                        Est. Contributions
        2000
                       $3,222.0
                                         $0.0
         2001
                        3,326.0
                                         0.0
                                         9.7
         2005
                        3,766.0
         2010
                        4,374.0
                                         60.0
         2020
                        6,040.0
                                         82.9
         2030
                        8,794.0
                                         72.0
         2045
                        15,902.0
     NOTE(S) THAT MAY APPLY: Fiscal; Pension
         99-01-14 H Filed With Clerk
         99-01-26 H First reading
                                                Referred to Hse Rules Comm
         99-01-27 H Added As A Joint Sponsor LEITCH
                  H Added As A Co-sponsor POE
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Assigned to Personnel & Pensions

H

99-02-08 H Pension Note Filed
Committee Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

and CHARLES AND CHAR

HB-0222 SKINNER AND GILES.

730 ILCS 5/3-6-2.1 new

Amends the Unified Code of Corrections. Requires the Department of Corrections to initiate an inmate orientation program to provide information on sexual assault and its prevention. Requires the Department to collect statistics on incidents involving sexual aggression and violence. Directs the Department to establish an employee training program for identifying and preventing sexual assault.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

99-01-14 H Filed With Clerk 99-01-26 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Judiciary II - Criminal Law 99-03-04 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 99-03-09 H Second Reading-Short Debate H Pld-Cal 3rd Rdg-Shrt Dbt 99-03-18 H Added As A Co-sponsor GILES 99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-005-001 99-03-22 S Arrive Senate S Placed Calndr First Rdg 99-03-23 S Chief Sponsor RAUSCHENBERGER S First reading Referred to Sen Rules Comm 01-01-09 H Session Sine Die

HB-0223 DART – LANG – BROSNAHAN – ACEVEDO – GASH, FEIGENHOLTZ, MCKEON, SCOTT, GARRETT, RONEN, SCHOENBERG, SHARP, KENNER, SLONE, BRADLEY AND ERWIN.

New Act 430 ILCS 65/1.1 from Ch. 38, par. 83-1.1 430 ILCS 65/3.2 new

Creates the Firearms Accountability Act. Provides that a person who intentionally or negligently delivers a firearm, firearm ammunition, or a silencer to: (1) a person who is not legally authorized to possess that item, (2) a person who is purchasing the item on behalf of another person, or (3) any person who knows or has reason to know that the item will be used unlawfully is civilly liable for the commission of any subsequent tortious conduct that directly or indirectly involves the use, attempted use, or threatened use of the item by any person. Requires a federally licensed firearm dealer to have liability insurance in an amount of at least \$1,000,000. Violation of this insurance requirement is a business offense with a maximum fine of \$50,000. Amends the Firearm Owners Identification Card Act. Defines "transfer" of a firearm or firearm ammunition. Requires a person who makes a sale or transfer of a firearm to another person to report that sale or transfer to the Department of State Police within 24 hours after making the sale or transfer

FISCAL NOTE (Illinois State Police) Cost to administer HB223 would be \$465,000. HOUSING AFFORDABILITY NOTE (Housing Development Authority) No fiscal effect on a single-family residence. NOTE(S) THAT MAY APPLY: Fiscal 99-01-14 H Filed With Clerk 99-01-26 H First reading Referred to Hse Rules Comm 99-01-27 H Added As A Joint Sponsor LANG H Added As A Co-sponsor BROSNAHAN H Added As A Co-sponsor SCOTT 99-02-02 H Assigned to Judiciary I - Civil Law 99-02-03 H Added As A Co-sponsor GASH H Added As A Co-sponsor FEIGENHOLTZ 99-02-04 H Added As A Co-sponsor MCKEON 99-02-05 H Fiscal Note Filed H Committee Judiciary I - Civil Law H Added As A Co-sponsor ACEVEDO

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99-02-10 H Added As A Co-sponsor SCOTT
         H Added As A Co-sponsor GARRETT
         H Added As A Co-sponsor RONEN
99-02-11 H
                                    Do Pass/Short Debate Cal 007-004-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor SCHOENBERG
         H Added As A Co-sponsor SHARP
99-02-16 H Added As A Co-sponsor KENNER
99-02-25 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-03 H Added As A Co-sponsor SLONE
         H Added As A Co-sponsor BRADLEY
99-03-08 H Added As A Co-sponsor ERWIN
99-03-12 H Rolld 2nd Rdg-Short Debate
         Н
                Amendment No.01
                                     ACEVEDO
         H
                Amendment referred to HRUL
         Н
                Rules refers to
                                      HJUA
         H Held 2nd Rdg-Short Debate
99-03-15 H
                                     Housing Aford Note Filed
         H Held 2nd Rdg-Short Debate
99-03-16 H
                Amendment No.01
                                     ACEVEDO
         H Recommends be Adopted-Lost HJUA/005-004-000
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                    Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0224 DART – ACEVEDO – BROSNAHAN – SCOTT – GASH, FEIGENHOLTZ, MCKEON, LANG, RONEN, SCHOENBERG, SHARP, KENNER, BRADLEY, FRITCHEY AND ERWIN.

New Act 430 ILCS 65/1.1

from Ch. 38, par. 83-1.1

430 ILCS 65/3.2 new

Creates the Firearms Dealer Licensing Law. Requires a person who engages in the business of selling or transferring firearms to be licensed by the Department of State Police. Establishes qualifications for licenses. Provides that it is a Class 4 felony to engage in the business of selling or transferring firearms without a license. Requires a licensed firearms dealer who sells or transfers a firearm to a person who is not a licensed dealer to report that sale or transfer to the Department of State Police. Requires a licensed firearms dealer to have at least \$1,000,000 in liability insurance. Creates the Firearms Accountability Law. Provides that a person who intentionally or negligently delivers a firearm, firearm ammunition, or a silencer to: (1) a person who is not legally authorized to possess that item, (2) a person who is purchasing the item on behalf of another person, or (3) any person who knows or has reason to know that the item will be used unlawfully is civilly liable for the commission of any subsequent tortious conduct that directly or indirectly involves the use, attempted use, or threatened use of the item by any person, Amends the Firearm Owners Identification Card Act. Defines "transfer" of a firearm and firearm ammunition. Requires a person within 24 hours after making a sale or transfer of a firearm to report the sale or transfer to the Department of State Police.

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CORRECTIONAL NOTE (Dept. of Corrections)
    Corrections population and fiscal impacts are minimal.
    FISCAL NOTE (Illinois State Police)
    Cost to administer HB224 would be $923,000.
NOTE(S) THAT MAY APPLY: Correctional; Fiscal
    99-01-14 H Filed With Clerk
    99-01-26 H First reading
                                          Referred to Hse Rules Comm
    99-01-27 H Added As A Joint Sponsor LANG
             H Added As A Co-sponsor BROSNAHAN
             H Added As A Co-sponsor SCOTT
    99-02-02 H
                                          Assigned to Judiciary I - Civil Law
    99-02-03 H
                                          Correctional Note Filed
                                          Committee Judiciary I - Civil Law
             H Added As A Co-sponsor GASH
             H Added As A Co-sponsor FEIGENHOLTZ
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99-02-04 H Added As A Co-sponsor MCKEON
99-02-05 H
                                    Fiscal Note Filed
                                    Committee Judiciary I - Civil Law
        H
        H Added As A Co-sponsor ACEVEDO
99-02-10 H Joint Sponsor Changed to ACEVEDO
        H Added As A Co-sponsor LANG
        H Added As A Co-sponsor RONEN
99-02-11 H
                                    Do Pass/Short Debate Cal 007-004-000
        H Placed Cal 2nd Rdg-Shrt Dbt
        H Added As A Co-sponsor SCHOENBERG
        H Added As A Co-sponsor SHARP
99-02-16 H Added As A Co-sponsor KENNER
99-02-25 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-03 H Added As A Co-sponsor BRADLEY
99-03-04 H Added As A Co-sponsor FRITCHEY
99-03-08 H Added As A Co-sponsor ERWIN
99-03-12 H Relld 2nd Rdg-Short Debate
        Н
                Amendment No.01
                                    ACEVEDO
        Н
                Amendment referred to HRUL
                Rules refers to
                                      HJUA
        H Held 2nd Rdg-Short Debate
99-03-16 H
                Amendment No.01
                                    ACEVEDO
        H Recommends be Adopted-Lost HJUA/005-004-000
        H Held 2nd Rdg-Short Debate
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
00-04-15 H
                                     Approved for Consideration 003-002-000
        Η
                                    FINAL PASSAGE
        Η
                                     DEADLINE EXTENDED
        Η
                                     UNTIL - 04/16/00
        H Held 2nd Rdg-Short Debate
                                     FINAL PASSAGE
         Η
                                     DEADLINE EXTENDED
         Н
                                     UNTIL - 12/01/00
         H Held 2nd Rdg-Short Debate
00-12-01 H
                                    Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0225 DART – LANG – ACEVEDO – SCOTT – GASH, MCKEON, BROSNAHAN, FEIGENHOLTZ, SCHOENBERG, SHARP, KENNER, BRADLEY, FRITCHEY, ERWIN, HAMOS AND RONEN.

New Act

Creates the Firearms Dealer Licensing Act. Requires a person who engages in the business of selling or transferring firearms to be licensed by the Department of State Police. Establishes qualifications for licenses. Provides that it is a Class 4 felony to engage in the business of selling or transferring firearms without a license. Requires a licensed firearms dealer who sells or transfers a firearm to a person who is not a licensed dealer to report that sale or transfer to the Department of State Police. Requires a licensed firearms dealer to have at least \$1,000,000 in liability insurance.

CORRECTIONAL NOTE (Dept. of Corrections) Corrections population and fiscal impacts are minimal. FISCAL NOTE (Illinois State Police) Cost to administer HB225 would be \$458,000. JUDICIAL NOTE, H-AM 1 (Administrative Office of Ill. Courts) It has been determined that the bill would neither decrease or increase the need for the number of judges in the State. HOME RULE NOTE, H-AM 1 (Dept. of Commerce and Community Affairs) Does not pre-empt home rule authority. STATE MANDATES NOTE, H-AM 1 (Dept. of Commerce and Community Affairs) Does not create a State mandate. FISCAL NOTE, H-AM 1 (Illinois State Police) Same as previous Ill. State Police fiscal note. FISCAL NOTE, H-AM 1 (Dept. of Corrections) Same as previous DOC note.

CORRECTIONAL NOTE, H-AM 1 (Dept. of Corrections) Same as DOC fiscal note, H-am 1.

HOUSE AMENDMENT NO. 1.

Adds definition of "transfer" in relation to the transfer of firearms. Provides that an applicant for a firearm dealer license must pay a license fee of \$300 (rather than \$1,000) and \$300 payable every 3 years thereafter for as long as the license is in effect. Deletes provision that the licensee must have at least \$1,000,000 in liability insurance. Provides that the computer database maintained by the Department of State Police shall also contain a listing of each county or municipality that prohibits one or more types of firearm and the types of firearm that are prohibited in that county or municipality. Provides that the information in the database is confidential and may not be subject to disclosure under any other law.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal 99-01-14 H Filed With Clerk 99-01-26 H First reading Referred to Hse Rules Comm 99-01-27 H Added As A Joint Sponsor LANG H Added As A Co-sponsor BROSNAHAN H Added As A Co-sponsor SCOTT 99-02-02 H Assigned to Judiciary I - Civil Law 99-02-03 H Correctional Note Filed Η Committee Judiciary I - Civil Law H Added As A Co-sponsor GASH 99-02-04 H Added As A Co-sponsor MCKEON Fiscal Note Filed 99-02-05 H Committee Judiciary I - Civil Law H Added As A Co-sponsor ACEVEDO 99-02-10 H Added As A Co-sponsor BROSNAHAN H Added As A Co-sponsor FEIGENHOLTZ 99-02-11 H Do Pass/Short Debate Cal 008-003-000 H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Co-sponsor SCHOENBERG H Added As A Co-sponsor SHARP 99-02-16 H Added As A Co-sponsor KENNER 99-02-25 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 99-03-03 H Added As A Co-sponsor BRADLEY 99-03-04 H Added As A Co-sponsor FRITCHEY 99-03-08 H Added As A Co-sponsor ERWIN 99-03-12 H Rolld 2nd Rdg-Short Debate Amendment No.01 DART Η Н Amendment referred to HRUL HJUA Η Rules refers to H Held 2nd Rdg-Short Debate 99-03-16 H Amendment No.01 DART H Recommends be Adopted HJUA/006-002-000 H Fiscal Note Req as amended STEPHENS Н St Mndt Fis Note Req Amnd Н Corrctnl Note Req as amnd STEPHENS Н Home Rule Note Reg as amend H Judicial Note Riled as amnd H Held 2nd Rdg-Short Debate 99-03-18 H Judicial Note Reg as amend BY HOUSE AMEND #1 Н Home Rule Note Fld as amend St Mndt Fis Note Fld Amnd Η Н Fiscal Note Filed as amnded H Held 2nd Rdg-Short Debate 99-03-19 H Fiscal Note Filed as amnded Corretnl Note Fld as amnd BY HOUSE Η AMEND #1 H Held 2nd Rdg-Short Debate 99-03-22 H Amendment No.01 DART Adopted H Pld Cal 3rd Rdg-Shrt Dbt H 3rd Rdg-Shrt Dbt-Lost/Vote 052-062-003 H Added As A Co-sponsor HAMOS H Added As A Co-sponsor RONEN

1195 HB-0226

HB-0226 DART – LANG – BROSNAHAN – SCOTT – ACEVEDO, MCKEON, GASH, FEIGENHOLTZ, RONEN, SCHOENBERG, SHARP, KENNER, BRADLEY, FRITCHEY AND ERWIN.

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      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 65/14
      from Ch. 38, par. 83-14

      720 ILCS 5/24-4
      from Ch. 38, par. 24-4
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Amends the Firearm Owners Identification Card Act. Establishes penalties for transferring a firearm to a person whom the transferor knows or has reasonable cause to believe does not possess a valid Firearm Owner's Identification Card. Amends the Criminal Code of 1961. Requires a seller of firearms to transmit to the Department of State Police within 24 hours of making a retail sale of a firearm the information about the buver of the firearm and the weapon transferred.

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the buyer of the firearm and the weapon transferred.
      FISCAL NOTE (Criminal Justice Information Authority)
      HB226 will not have a fiscal impact on the Authority.
      CORRECTIONAL NOTE (Dept. of Corrections)
      The corrections population impact is 83 inmates and the fis-
      cal impact is $17,761,700.
      FISCAL NOTE (Illinois State Police)
      Cost to administer HB226 would be $385,600.
  NOTE(S) THAT MAY APPLY: Correctional; Fiscal
      99-01-14 H Filed With Clerk
      99-01-26 H First reading
                                            Referred to Hse Rules Comm
      99-01-27 H Added As A Joint Sponsor LANG
                H Added As A Co-sponsor BROSNAHAN
               H Added As A Co-sponsor SCOTT
      99-02-02 H
                                             Assigned to Judiciary I - Civil Law
                                             Fiscal Note Filed
      99-02-03 H
               Η
                                             Correctional Note Filed
               Η
                                             Committee Judiciary I - Civil Law
                H Added As A Co-sponsor GASH
      99-02-04 H Added As A Co-sponsor MCKEON
      99-02-05 H
                                             Fiscal Note Filed
                                             Committee Judiciary I - Civil Law
               H Added As A Co-sponsor ACEVEDO
      99-02-10 H Added As A Co-sponsor GASH
               H Added As A Co-sponsor FEIGENHOLTZ
               H Added As A Co-sponsor RONEN
      99-02-11 H
                                            Do Pass/Short Debate Cal 007-004-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Added As A Co-sponsor SCHOENBERG
               H Added As A Co-sponsor SHARP
      99-02-16 H Added As A Co-sponsor KENNER
      99-02-25 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-03 H Added As A Co-sponsor BRADLEY
      99-03-04 H Added As A Co-sponsor FRITCHEY
      99-03-08 H Added As A Co-sponsor ERWIN
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
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HB-0227 DELGADO – SCHOENBERG – SILVA – DURKIN – MCKEON, STROGER, PARKE, FEIGENHOLTZ, GASH, BRADLEY, RONEN, CURRIE, HAMOS, BRUNSVOLD, NOVAK AND GILES.

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720 ILCS 5/2-7.1 new
720 ILCS 5/2-7.2 new
720 ILCS 5/2-23 new
720 ILCS 5/16-1 from Ch. 38, par. 16-1
720 ILCS 5/16-16 new
720 ILCS 5/16-16.1 new
720 ILCS 5/24-1.1 from Ch. 38, par. 24-1.1
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Amends the Criminal Code of 1961. Creates the offenses of possession of a stolen firearm and aggravated possession of a stolen firearm. Changes penalties for unlawful use or possession of firearms by felons.

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FISCAL NOTE (Criminal Justice Information Authority)
      HB227 will not have a fiscal impact on the Authority.
      FISCAL NOTE (Illinois State Police)
      HB227 would have no measurable fiscal impact on the State
      CORRECTIONAL NOTE (Dept. of Corrections)
      Corrections population impact is 591 inmates; fiscal impact is
      $114,579,600.
  HOUSE AMENDMENT NO. 1.
      Deletes reference to:
      720 ILCS 5/2-7.2 new
      720 ILCS 5/2-23 new
  Deletes definition of "transfer" in the amendatory changes to the Criminal Code of
1961. Provides that the definition of "firearm ammunition" is the same as in the Fire-
arm Owners Identification Card Act.
      FISCAL NOTE, AS AMENDED (Illinois State Police)
      There will be no fiscal impact on the Ill. State Police.
  SENATE AMENDMENT NO. 1.
  Changes the various penalties for aggravated possession of a stolen firearm.
  NOTE(S) THAT MAY APPLY: Correctional
      99-01-14 H Filed With Clerk
      99-01-26 H First reading
                                            Referred to Hse Rules Comm
      99-01-28 H Added As A Joint Sponsor SCHOENBERG
               H Added As A Co-sponsor SILVA
               H Added As A Co-sponsor DURKIN
               H Added As A Co-sponsor MCKEON
                H Added As A Co-sponsor STROGER
      99-02-02 H
                                            Assigned to Judiciary I - Civil Law
      99-02-03 H
                                            Fiscal Note Filed
                                            Committee Judiciary I - Civil Law
      99-02-05 H
                                            Fiscal Note Filed
               Н
                                            Correctional Note Filed
               Η
                                            Committee Judiciary I - Civil Law
      99-02-11 H
                                            Do Pass/Short Debate Cal 011-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-17 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-02-18 H Relld 2nd Rdg-Short Debate
               H Held 2nd Rdg-Short Debate
      99-02-26 H
                       Amendment No.01
                                            DELGADO
                       Amendment referred to HRUL
                Н
                H Held 2nd Rdg-Short Debate
      99-03-04 H Added As A Co-sponsor PARKE
      99-03-09 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-11 H
                       Amendment No.01
                                            DELGADO
                H Recommends be Adopted HRUL/005-000-000
                H Cal Ord 3rd Rdg-Short Dbt
      99-03-16 H Added As A Co-sponsor FEIGENHOLTZ
                H Added As A Co-sponsor GASH
      99-03-22 H
                                            Fiscal Note Filed as amnded
               H Relld 2nd Rdg-Short Debate
                       Amendment No.01
                                            DELGADO
                                                                     Adopted
               Н
                H Pld Cal 3rd Rdg-Shrt Dbt
                H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
                H Added As A Co-sponsor BRADLEY
                H Added As A Co-sponsor RONEN
                H Added As A Co-sponsor CURRIE
                H Added As A Co-sponsor HAMOS
                H Added As A Co-sponsor BRUNSVOLD
                H Added As A Co-sponsor NOVAK
                H Added As A Co-sponsor GILES
      99-03-23 S Arrive Senate
                S Placed Calndr First Rdg
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99-03-25 S Chief Sponsor SILVERSTEIN

S First reading

S Added as Chief Co-sponsor DEL VALLE

Referred to Sen Rules Comm

99-04-27 S Assigned to Judiciary 99-05-05 S Amendment No.01 JUDICIARY S Adopted Recmnded do pass as amend 010-000-000 S Placed Calndr, Second Rdg S Added as Chief Co-sponsor OBAMA 99-05-06 S Second Reading S Placed Calndr, 3rd Reading 99-05-07 S Third Reading - Passed 059-000-000 H Arrive House H Place Cal Order Concurrence 01 99-05-17 H Motion Filed Concur Motion referred to H Calendar Order of Concurren 01 99-05-18 H Be apprvd for consideratn 01/HRUL H H Concurs in S Amend 01/117-000-000 H Passed both Houses 99-06-16 H Sent to the Governor 99-08-14 H Governor approved Effective Date 00-01-01 Н PUBLIC ACT 91-0544 н

DART - LANG - BROSNAHAN - SCOTT - GASH, MCKEON, ACEVEDO, **HB-0228** FEIGENHOLTZ, SCHOENBERG, SHARP, KENNER, BRADLEY, RONEN, CURRIÉ, HAMOS AND ERWIN.

from Ch. 38, par. 24-3

Amends the Criminal Code of 1961. Makes various changes to the unlawful sale of firearms statute. Includes in various violations of the statute, transferring or possessing with intent to transfer a firearm to a person prohibited by law to possess a firearm. Makes a transferor of a firearm criminally liable if he or she has reasonable cause to believe that the person is prohibited by law from possessing a firearm. Prohibits the transfer of more than one firearm to any one person within a 30 day period.

FISCAL NOTE (Criminal Justice Information Authority) HB228 will not have a fiscal impact on the Authority. CORRECTIONAL NOTE (Dept. of Corrections) Corrections population and fiscal impacts are minimial. FISCAL NOTE (Illinois State Police) HB228 would have no measurable fiscal impact on the State Police. JUDICIAL NOTE, H-AM 1 (Administrative Office of Ill. Courts) It has been determined that the bill would neither decrease or increase the need for the number of judges in the State. HOME RULE NOTE, H-AM 1 (Dept. of Commerce and Community Affairs) Does not pre-empt home rule authority. STATE MANDATES NOTE, H-AM 1 (Dept. of Commerce and Community Affairs) Does not create a State mandate. FISCAL NOTE, H-AM 1 (Illinois State Police) Fiscal impact on the State Police would be \$713,500. FISCAL NOTE, H-AM 1 (Dept. of Corrections) There will be minimal fiscal and corrections population impact. CORRECTIONAL NOTE, H-AM 1 (Dept. of Corrections)

Same as previous fiscal note. HOUSE AMENDMENT NO. 1.

Adds reference to:

720 ILCS 5/24-3.1A new

Changes references in the statute on unlawful sale of firearms from "sell" or "give" to "transfer". Prohibits multiple sales of handguns within a 30-day period. Creates the offense of unlawful purchase of handguns, Provides exemptions. Penalty is a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense.

NOTE(S) THAT MAY APPLY: Correctional

99-01-14 H Filed With Clerk

99-01-26 H First reading Referred to Hse Rules Comm

99-01-27 H Added As A Joint Sponsor LANG H Added As A Co-sponsor BROSNAHAN

H Added As A Co-sponsor SCOTT

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99-02-02 H
                                     Assigned to Judiciary I - Civil Law
                                     Fiscal Note Filed
99-02-03 H
         Н
                                     Correctional Note Filed
                                     Committee Judiciary I - Civil Law
         Н
         H Added As A Co-sponsor GASH
99-02-04 H Added As A Co-sponsor MCKEON
99-02-05 H
                                     Fiscal Note Filed
                                     Committee Judiciary I - Civil Law
         H Added As A Co-sponsor ACEVEDO
99-02-10 H Added As A Co-sponsor FEIGENHOLTZ
                                     Do Pass/Short Debate Cal 007-004-000
99-02-11 H
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor SCHOENBERG
         H Added As A Co-sponsor SHARP
99-02-16 H Added As A Co-sponsor KENNER
99-03-03 H Added As A Co-sponsor BRADLEY
99-03-12 H
                Amendment No.01
         Η
                Amendment referred to HRUL
                Rules refers to
         Η
                                      HJUA
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H
                Amendment No.01
                                     DART
         H Recommends be Adopted HJUA/006-003-000
         Η
                                     Fiscal Note Req as amended STEPHENS
         Η
                                     St Mndt Fis Note Req Amnd
         Н
                                     Corretni Note Req as amnd STEPHENS
         Н
                                     Home Rule Note Reg as amend
         Η
                                     Judicial Note Riled as amnd
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                                     Judicial Note Req as amend BY HOUSE
99-03-18 H
                                       AMEND #1
                                     Home Rule Note Fld as amend
         Н
         Н
                                     St Mndt Fis Note Fld Amnd
                                     Fiscal Note Filed as amnded
         Н
         H Held 2nd Rdg-Short Debate
99-03-19 H
                                     Fiscal Note Filed
                                     Corretnl Note Fld as amnd BY HOUSE
                                       AMEND #1
         H Held 2nd Rdg-Short Debate
                                     DART
99-03-22 H
                Amendment No.02
                Amendment referred to HRUL
         H
         Н
                Amendment No.01
                                     DART
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Co-sponsor RONEN
         H Added As A Co-sponsor CURRIE
         H Added As A Co-sponsor HAMOS
         H Added As A Co-sponsor ERWIN
         H 3rd Rdg-Shrt Dbt-Lost/Vote 050-064-002
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HB-0229 **BOST – JONES, JOHN AND NOVAK.**

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Creates an income tax credit for companies that manufacture air pollution control equipment or continuous emission monitoring systems of 5% of the company's income derived from the manufacture or production of air pollution control equipment or continuous emission monitoring systems if the company locates or is located in a county that has an active, operating coal mine that is financially distressed or has had an active mine close within the last 10 years. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-01-15 H Filed With Clerk
    99-01-26 H First reading
                                         Referred to Hse Rules Comm
   99-01-27 H Added As A Joint Sponsor JONES, JOHN
                                         Assigned to Revenue
   99-02-25 H Added As A Co-sponsor NOVAK
   99-03-05 H
                                         Re-Refer Rules/Rul 19(a)
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01-01-09 H Session Sine Die

1199 HB-0230

HB-0230 BASSI – HOEFT, BOLAND, MOORE,ANDREA, KRAUSE, BELLOCK, GASH, OSMOND AND ZICKUS.

105 ILCS 5/27A-7

Amends the School Code to allow a board of education or an intergovernmental agreement between or among boards of education to initiate a proposal to establish a charter school. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 105 ILCS 5/27A-4

Provides that outside a city having a population exceeding 500,000 not more than one charter school per school district shall operate at any one time.

SENATE AMENDMENT NO. 1.

For the regions of the State outside the City of Chicago, provides that not more than one charter school that has been initiated by a board of education, or by an intergovernmental agreement between or among boards of education, may operate at any one time in the school district where the charter school is located (instead of not allowing more than one charter school per school district to operate at any one time).

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99-01-15 H Filed With Clerk
         H Added As A Joint Sponsor HOEFT
99-01-26 H First reading
                                     Referred to Hse Rules Comm
99-01-27 H Added As A Co-sponsor BOLAND
                                     Assigned to Elementary & Secondary
                                       Education
99-01-29 H Added As A Co-sponsor MOORE, ANDREA
         H Added As A Co-sponsor KRAUSE
99-02-17 H Added As A Co-sponsor BELLOCK
99-02-18 H
                Amendment No.01
                                     ELEM SCND ED H
                                                              Adopted
         H
                                     Do Pass Amend/Short Debate 015-008-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-24 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-02 H Added As A Co-sponsor GASH
99-03-04 H Added As A Co-sponsor OSMOND
99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 086-021-007
         H Added As A Co-sponsor ZICKUS
99-03-10 S Arrive Senate
         S Placed Calndr First Rdg
99-03-11 S Chief Sponsor KARPIEL
         S First reading
                                     Referred to Sen Rules Comm
99-03-12 S Sponsor Removed KARPIEL
         S Alt Chief Sponsor Changed O'MALLEY
99-04-14 S Added as Chief Co-sponsor JONES,W
99-04-22 S
                                     Assigned to Judiciary
99-04-27 S
                                     Re-referred to Rules
                                     Assigned to Education
99-05-05
         S
                                     Recommended do pass 010-000-000
         S
           Placed Calndr, Second Rdg
         S
99-05-07
           Second Reading
           Placed Calndr, 3rd Reading
           Filed with Secretary
         S
                Amendment No.01
                                     O'MALLEY
                Amendment referred to SRUL
99-05-12
         S
                Amendment No.01
                                     O'MALLEY
         S
                Rules refers to
                                       SESE
         S
                Amendment No.01
                                     O'MALLEY
                                     Be adopted
           Recalled to Second Reading
         S
                Amendment No.01
                                     O'MALLEY
                                                              Adopted
         S Placed Calndr, 3rd Reading
99-05-13 S Third Reading - Passed 059-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-14 H Motion Filed Concur
                Motion referred to
                                       HRUL
         Η
         H Calendar Order of Concurren 01
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770 ILCS 25/2

770 ILCS 35/1 770 ILCS 75/2

770 ILCS 80/1

H

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99-05-20 H Be apprvd for consideratn 01/HRUL
H H Concurs in S Amend 01/114-000-002
H Passed both Houses
99-06-18 H Sent to the Governor
99-08-03 H Governor approved
H Effective Date 99-08-03
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HB-0231 LOPEZ – O'BRIEN – SCOTT – ACEVEDO – KENNER, GILES, DAV-IS,STEVE, BOLAND, JOHNSON,TIM, HARRIS, DAVIS,MONIQUE, DART AND SMITH,MICHAEL.

815 ILCS 515/3 from Ch. 121 1/2, par. 1603

PUBLIC ACT 91-0405

Amends the Home Repair Fraud Act. Provides that the trier of fact may infer intent or knowledge that a person promises performance that the person does not intend to perform and knows will not be performed when, after no performance or no substantial performance of a contract or agreement for home repair, the person fails or refuses to return payments made by the victim and other conditions are met. (The new provision replaces language providing that there shall be a rebuttable presumption of intent or knowledge that a person promises performance which the person does not intend to perform and knows will not be performed if, after no performance or no substantial performance of a contract or agreement for home repair, the person fails or refuses to return payments made by the victim and other conditions are met.) Adds a legislative declaration. Effective immediately.

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FISCAL NOTE (Dept. of Commerce and Community Affairs)
      HB231 will not have a fiscal impact on DCCA.
      99-01-15 H Filed With Clerk
      99-01-26 H First reading
                                            Referred to Hse Rules Comm
      99-01-27 H
                                            Assigned to Judiciary I - Civil Law
      99-02-11 H Added As A Joint Sponsor O'BRIEN
      99-02-18 H
                                            Do Pass/Short Debate Cal 011-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Joint Sponsor Changed to SCOTT
               H Added As A Co-sponsor GILES
               H Added As A Co-sponsor DAVIS, STEVE
      99-02-22 H Joint Sponsor Changed to ACEVEDO
      99-02-24 H
                                            Fiscal Note Filed
               H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Added As A Co-sponsor BOLAND
      99-02-25 H Joint Sponsor Changed to KENNER
      99-03-01 H Added As A Co-sponsor JOHNSON,TIM
      99-03-11 H Added As A Co-sponsor HARRIS
               H Added As A Co-sponsor DAVIS, MONIQUE
               H Added As A Co-sponsor DART
               H Added As A Co-sponsor SMITH, MICHAEL
      99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
      99-03-16 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-18 S Chief Sponsor CULLERTON
               S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-0232
            DART AND O'BRIEN.
  770 ILCS 10/1
                                   from Ch. 82, par. 551
  770 ILCS 20/1
                                   from Ch. 82, par. 121
  770 ILCS 22/5
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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, 1999.

from Ch. 82, par. 302 from Ch. 82, par. 97

from Ch. 82, par. 602 from Ch. 82, par. 101.1 FISCAL NOTE (Health Care Cost Containment Council) HB232 has no financial impact on the Council.

HOUSE AMENDMENT NO. 1.

Deletes everything. 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 Physicial Therapist Lien Act, and the Physicians Lien Act. Adds captions or changes captions in Sections concerning creation of lien and required notice.

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99-01-19 H Filed With Clerk
99-01-26 H First reading
                                      Referred to Hse Rules Comm
99-01-27 H
                                      Assigned to Judiciary I - Civil Law
                                      Fiscal Note Filed
99-02-22 H
                                      Committee Judiciary I - Civil Law
99-03-03 H
                Amendment No.01
                                      JUD-CIVIL LAW H
                                                               Adopted
                                      Do Pass Amd/Stndrd Dbt/Vote 006-003-000
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-04 H Added As A Co-sponsor O'BRIEN
99-03-16 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-17 H
                 Amendment No.02
                                      DART
                 Amendment referred to HRUL .
         Н
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0233 DART – SAVIANO – ACEVEDO – BROSNAHAN, LANG, MCCARTHY, MCGUIRE, O'BRIEN, JOHNSON,TIM, SCULLY, GIGLIO, SLONE, SCOTT, MCAULIFFE, GRANBERG, CROTTY, LYONS,JOSEPH, FRITCHEY, BRADLEY AND MCKEON.

New Act

5 ILCS 80/4.20 new

Creates the Electrician Licensing Act. Provides for regulation of electricians and electrical contractors. Establishes fines for violations of the Act. Provides for concurrent exercise by home rule units. Amends the Regulatory Sunset Act to repeal this Act January 1, 2010. Effective January 1, 2000.

FISCAL NOTE (Dept. of Labor)

Initial start-up costs would total approximately \$198,500.

Additional expenses for administration and enforcement cannot

be predicted.

HOME RULE NOTE (Dept. of Commerce and Community Affairs)

HB 233 pre-empts home rule authority.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Creates a personnel mandate for which reimbursement is

required; no cost estimate is available.

HOUSING AFFORDABILITY NOTE (Housing Development Authority)

No fiscal effect on a single-family residence.

FISCAL NOTE, H-AM 2, 3 (Dept. of Labor)

Same as previous Dept. of Labor fiscal note.

CORRECTIONAL NOTE, H-AM 2, 3 (Dept. of Corrections)

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

HOUSE AMENDMENT NO. 2.

Adds reference to:

30 ILCS 105/5.490 new

Provides for fee by rule. Provides that fees may not exceed specified amounts. Changes dates in the Section regarding electricians practicing before this Act from January 1, 2000 to July 1, 2000. Provides that governmental inspectors meeting certain requirements shall be granted a one year journeyman electrician license. Exempts any manufacturing corporation that engages in the activities incidental to operation or maintenance of its existing business and facilities from the application of the Act. Provides that the Act does apply to a manufacturing corporation that is involved in new construction that results in the expansion of its business and existing facilities. Provides that the Act shall not be construed to prevent the employees of an owner or operator of a farm from conducting certain activities in regard to wiring, apparatus, or equipment

for electric light, heat, or power on the farm. Exempts certain persons from the application of the Act. Provides an exemption for employees of an electric utility or electric utility affiliate, communications or railway utility, electric, telephone, or telecommunication cooperative, or telephone company under specified conditions from the application of the Act and from inspection. Provides for the deposit of fees and fines into the Electrical Safety Standards Fund. Amends the State Finance Act to create the Electrical Safety Standards Fund. Provides for an extension of time during which a representative may continue to carry on the business of a decedent after the death of a master electrician who is an electrical contractor. Changes the effective date to July 1, 2000.

HOUSE AMENDMENT NO. 3.

Provides that the Department shall establish standards and qualifications for electrical inspectors by rule. Removes the requirement that Department inspectors hold licenses as master or journeyman electricians.

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HOUSING AFFORDABILITY NOTE, H-AM 2, 3
    (Housing Development Authority)
    Same as previous housing affordability note.
NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule
    99-01-19 H Filed With Clerk
    99-01-26 H First reading
                                         Referred to Hse Rules Comm
    99-01-27 H Added As A Joint Sponsor LANG
             Н
                                         Assigned to Registration & Regulation
    99-02-08 H
                                         Fiscal Note Filed
             H
                                         Committee Registration & Regulation
    99-02-19 H
                                         Home Rule Note Filed
                                         Committee Registration & Regulation
    99-02-25. H Added As A Co-sponsor MCCARTHY
             H Added As A Co-sponsor MCGUIRE
    99-03-03 H
                                         Do Pass/Stndrd Dbt/Vote 009-006-000
                                           HREG
             H Plcd Cal 2nd Rdg Stndrd Dbt
   99-03-04 H
                                         St Mandate Fis Nte Reg BLACK
             H Cal 2nd Rdg Stndrd Dbt
             H Added As A Co-sponsor O'BRIEN
   99-03-05 H Added As A Co-sponsor JOHNSON,TIM
   99-03-09 H
                                         Housing Aford Note Requested BLACK
             H Cal 2nd Rdg Stndrd Dbt
   99-03-12 H Second Reading-Stnd Debate
             H Hld Cal Ord 2nd Rdg-Shrt Db
   99-03-16 H
                                         St Mandate Fis Note Filed
             H Hld Cal Ord 2nd Rdg-Shrt Db
   99-03-18 H
                                         Housing Aford Note Filed
             H Hld Cal Ord 2nd Rdg-Shrt Db
   99-03-23 H
                    Amendment No.01
                                         STEPHENS
            Н
                    Amendment referred to HRUL
             H Hld Cal Ord 2nd Rdg-Shrt Db
    99-03-24 H
                    Amendment No.02
                                         DART
            H
                    Amendment referred to HRUL
            Н
                    Rules refers to
                                          HLBC
            Н
                    Amendment No.03
                                         DART
            Н
                    Amendment referred to HRUL
             H
                    Rules refers to
                                          HLBC
                                         Fiscal Note Filed as amnded
             H
             H Hld Cal Ord 2nd Rdg-Shrt Db
   99-03-25 H Added As A Joint Sponsor ACEVEDO
                                         Corrctnl Note Fld as amnd BY AH #2 & 3
            Η
             Η
                    Amendment No.02
                                         DART
            H Recommends be Adopted HLBC/011-000-000
                    Amendment No.03
                                         DART
            H
             H Recommends be Adopted HLBC/011-000-000
             H Added As A Joint Sponsor SAVIANO
             H Added As A Joint Sponsor BROSNAHAN
            H Added As A Co-sponsor LANG
            H Added As A Co-sponsor SCULLY
            H Added As A Co-sponsor GIGLIO
            H Added As A Co-sponsor SLONE
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99-03-25-Cont.
         H Added As A Co-sponsor SCOTT
         H Added As A Co-sponsor MCAULIFFE
         H Added As A Co-sponsor GRANBERG
         H Added As A Co-sponsor CROTTY
         H Added As A Joint Sponsor LANG
         H Added As A Joint Sponsor BROSNAHAN
         H Added As A Co-sponsor LANG
         H Added As A Co-sponsor LYONS, JOSEPH
         H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor BRADLEY
                Amendment No.02
                                    DART
                                                            Adopted
                Amendment No.03
         Н
                                    DART
                                                            Adopted
         H Pld Cal 3rd Rdg-Stndrd Dbt
                                    Tabled Pursnt to Rule 40(a) HOUSE
                                      AMEND #1
                                    Verified
         H 3rd Rdg-Stnd Dbt-Pass/Vote 063-043-006
         H Added As A Co-sponsor MCKEON
99-03-26
         S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor CRONIN
99-03-30 S
                                    Hous Aford Note Fld as amnd
99-04-14 S First reading
                                    Referred to Sen Rules Comm
99-04-15 S Added as Chief Co-sponsor OBAMA
99-04-20 S Added as Chief Co-sponsor LINK
99-04-21 S Added As A Co-sponsor MOLÁRO
01-01-09 H Session Sine Die
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HB-0234 BOLAND – MCKEON – SILVA – LANG – SCOTT, MCGUIRE, SMITH,MICHAEL, LYONS,JOSEPH, DART, MCCARTHY, ERWIN, SHARP, LYONS,EILEEN, DAVIS,STEVE, DELGADO, FLOWERS, KENNER, BELLOCK, FOWLER AND HARRIS.

New Act

30 ILCS 105/5.490 new

Creates the Tobacco Litigation Settlement Distribution Act and the Tobacco Litigation Settlement Distribution Fund. Provides that all unrestricted proceeds received by the State under the tobacco litigation settlement agreement shall be deposited into the Tobacco Litigation Settlement Distribution Fund. Requires all unrestricted proceeds to be used for public health purposes, and requires that at least 90% of the unrestricted proceeds be used to provide health care services or health care benefit coverage to persons in this State who do not have health insurance or other health care benefit coverage. Provides that restricted proceeds received under the settlement shall be placed in separate special funds and used only for the purposes specified in the settlement agreement. Requires the Auditor General to prepare an annual report on the use of settlement proceeds. Amends the State Finance Act to add the Tobacco Litigation Settlement Distribution Fund to the list of special funds in the State Treasury. Effective immediately.

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FISCAL NOTE (Attorney General)
   There will be no fiscal impact.
NOTE(S) THAT MAY APPLY: Fiscal
   99-01-19 H Filed With Clerk
            H Added As A Joint Sponsor MCKEON
   99-01-26 H First reading
                                        Referred to Hse Rules Comm
   99-01-27 H Added As A Co-sponsor LANG
                                        Assigned to Tobacco Settlement Proceeds
   99-02-17 H Joint Sponsor Changed to SILVA
            H Joint Sponsor Changed to SCOTT
            H Added As A Co-sponsor MCGUIRE
            H Added As A Co-sponsor SMITH, MICHAEL
            H Added As A Co-sponsor LYONS, JOSEPH
            H Added As A Co-sponsor DART
            H Added As A Co-sponsor MCCARTHY
            H Added As A Co-sponsor ERWIN
            H Added As A Co-sponsor SHARP
            H Added As A Co-sponsor LYONS, EILEEN
            H Added As A Co-sponsor DAVIS, STEVE
            H Added As A Co-sponsor DELGADO
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H Added As A Co-sponsor FLOWERS

	99-02-18	Н	Added As A Co-sponsor KE	NNER
	99-03-01 H Added As A Co-sponsor BELLOCK			
			Added As A Co-sponsor FO' Added As A Co-sponsor HA	
	99-03-05			Re-Refer Rules/Rul 19(a)
	99-03-08			Fiscal Note Filed
	01-01-09	H H	Session Sine Die	Committee Rules
HB-02			CH – HOLBROOK – WOO	DLARD.
625	ILCS 5/1-	11	1.1a from Ch.	. 95 1/2, par. 1-171.01
				ow vehicles designed for transporting not
_	an 7 nor	mo	re than 10 passengers to b	e eligible for charitable vehicle classifica-
tion.	99-01-19	Н	Filed With Clerk	
			First reading	Referred to Hse Rules Comm
	99-01-27		-	Assigned to Transportation & Motor Vehicles
	99-02-03		Placed Cal 2nd Rdg-Shrt Db	Do Pass/Short Debate Cal 028-000-001
	99-02-04		Added As A Joint Sponsor H	
		Н	Second Reading-Short Debat	
			Pld Cal 3rd Rdg-Shrt Dbt	OOL ARD
			Joint Sponsor Changed to W 3rd Rdg-Shrt Dbt-Pass/Vote	
			Arrive Senate	113-000-000
			Placed Calndr First Rdg	
	99-03-11		Chief Sponsor FAWELL	Defended to Con Dules Con an
	99-03-25		First reading	Referred to Sen Rules Comm Assigned to Transportation
	99-04-15			Recommended do pass 010-000-000
			Placed Calndr, Second Rdg	•
	99-04-20		Second Reading Placed Calndr,3rd Reading	
	99-04-21		Third Reading - Passed 057-	000-000
			Passed both Houses	
			Sent to the Governor Governor approved	
	<i>)</i>	Н	Effective Date 00-01-01	
		Η	PUBLIC ACT 91-0064	
HB-02			KIN.	ACCONICIED DATELLICACE
				AS CODIFIED BY THIS ACT 5 ILCS 620/250-5
				20 ILCS 5/1-1
	20 ILC	S 5	/2	20 ILCS 5/5-5
	20 ILC	s 5. S 5.	/4	20 ILCS 5/3-13
	20 ILC	S 5	/5	20 ILCS 5/5-100
	20 ILC	S 5	/5.04	20 ILCS 5/5-155
	20 ILC	S 5	/5.05	
	20 ILC:	5 5. S 5	/5.07/5.09	
	20 ILC	S 5	/5.10	20 ILCS 5/5-140
	20 ILC	5 5 S 5	'3.12 /5.13b	
	20 ILC	S 5.	/5.13c	
	ZQ ILC	5 5.	'5.13g	20 ILCS 5/5-120

20 ILCS 5/5.13h	20 ILCS 5/5-160
20 ILCS 5/5.13i	
20 ILCS 5/5.13j	20 IL CG 5/5 125
20 ILCS 5/5.14	
20 ILCS 5/6	20 ILCS 5/5-500
20 ILCS 5/6.01	20 ILCS 5/5-525
20 ILCS 5/6.01a	
20 ILCS 5/6.02	
20 ILCS 5/6.02a	20 ILCS 5/5-570
20 ILCS 5/6.04	
20 ILCS 5/6.06	20 IL CS 5/5 5/5
20 H CG 5/0.00	20 ILCS 3/3-303
20 ILCS 5/6.08	
20 ILCS 5/6.15	20 ILCS 5/5-535
20 ILCS 5/6.23	20 ILCS 5/5-550
20 ILCS 5/6.27	
20 ILCS 5/6.28	
20 ILCS 5/7.01	
20 ILCS 5/7.03	20 ILCS 5/5-235
20 ILCS 5/7.04	20 II CS 5/5-225
20 H CS 5/7.04a	20 IL CC 5/5 570
20 ILCS 5/7.04a	20 ILCS 3/3-3/0
20 ILCS 5/7.06	
20 ILCS 5/7.07b	
20 ILCS 5/7.08	
20 ILCS 5/7.09	
20 ILCS 5/7.11	
20 ILCS 5/8	20 ILCS 5/5-505
20 ILCS 5/8.1	20 ILCS 5/5-510
20 ILCS 5/9	20 IL CS 5/5-300
20 ILCS 5/9.01	
20 ILCS 5/9.02	
20 ILCS 5/9.03	20 ILCS 5/5-365
20 ILCS 5/9.04	
20 ILCS 5/9.05	
20 ILCS 5/9.05a	
20 ILCS 5/9.07	20 ILCS 5/5-400
20 ILCS 5/9.08	20 ILCS 5/5-390
20 ILCS 5/9.09	20 IL CS 5/5 375
20 ILCS 5/9.10	
20 ILCS 5/9.11	20 ILCS 5/5-410
20 ILCS 5/9.11a	20 ILCS 5/5-335
20 ILCS-5/9.12	
20 ILCS 5/9.15	20 ILCS 3/3-343
20 ILCS 5/9.16	20 ILCS 5/5-325
20 ILCS 5/9.17	20 ILCS 5/5-395
20 ILCS 5/9.18	
20 ILCS 5/9.19	20 IL CS 5/5,320
20 ILCS 5/7.17	20 ILCS 3/3-320
20 ILCS 5/9.21	20 ILCS 3/3-310
20 ILCS 5/9.22	20 ILCS 5/5-420
20 ILCS 5/9.24	
20 ILCS 5/9.25	20 ILCS 5/5-385
20 ILCS 5/9.29	
20 ILCS 5/9.30	
20 ILCS 5/9.31	
20 ILCS 5/10	20 ILCS 5/5-515
20 ILCS 5/11	
20 ILCS 5/12	
20 ILCS 5/13	
20 ILCS 5/14	
20 ILCS 5/15	20 ILCS 5/5-620
20 ILCS 5/16	
20 ILCS 5/17	
20 ILCS 5/18	
20 ILCS 5/19	
20 ILCS 5/20	
20 ILCS 5/25	20 II CS 5/5-650
20 ILCS 5/26	20 ILCS 313-030
20 ILCS 5/29 rep. 7-1	
20 ILCS 5/30 rep. 7-1	-98, P.A. 90-572

20 ILCS 5/31	20 ILCS 5/5-660
20 ILCS 5/32	
20 ILCS 5/33	
20 ILCS 5/34	20 ILCS 5/5-95
20 ILCS 5/34.1	20 ILCS 405/405-400
20 ILCS 5/34.2	20 ILCS 1005/1005-150
20 ILCS 5/51	20 ILCS 5/5-675
20 ILCS 110/69	
20 ILCS 205/40	
20 ILCS 205/40.4	
20 ILCS 205/40.6	20 ILCS 205/205-345
20 ILCS 205/40.7	20 II CS 205/205-15
20 ILCS 205/40.7	
20 ILCS 205/40.7b	
20 ILCS 205/40.8	
20 ILCS 205/40.9	
20 ILCS 205/40.10	
20 ILCS 205/40.10	20 H CG 205/205 100
20 ILCS 205/40.11	20 H CC 205/205-100
20 ILCS 205/40.12	20 ILCS 203/203-303
20 ILCS 205/40.13	
20 ILCS 205/40.14	20 ILCS 203/203-23
20 ILCS 205/40.15	20 ILCS 205/205-420
20 ILCS 205/40.16	20 ILCS 205/205-200
20 ILCS 205/40.17	20 ILCS 205/205-315
20 ILCS 205/40.18	
20 ILCS 205/40.19	20 ILCS 205/205-325
20 ILCS 205/40.20	20 ILCS 205/205-400
20 ILCS 205/40.21	
20 ILCS 205/40.22	
20 ILCS 205/40.23	20 ILCS 205/205-410
20 ILCS 205/40.24	20 ILCS 205/205-105
20 ILCS 205/40.25	
20 ILCS 205/40.26	
20 ILCS 205/40.27	20 ILCS 205/205-55
20 ILCS 205/40.28	20 ILCS 205/205-110
20 ILCS 205/40.31	
20 ILCS 205/40.32	20 ILCS 205/205-330
20 ILCS 205/40.33	20 ILCS 205/205-310
20 ILCS 205/40.34	
20 ILCS 205/40.35	20 ILCS 205/205-60
20 ILCS 205/40.36	20 ILCS 205/205-45
20 ILCS 205/40.37	20 ILCS 205/205-425
20 ILCS 205/40.38	20 ILCS 205/205-115
20 ILCS 205/40.39	20 ILCS 205/205-340
20 ILCS 205/40.40	20 ILCS 205/205-50
20 ILCS 205/40.42	20 ILCS 205/205-415
20 ILCS 405/35.2	20 ILCS 405/405-5
20 ILCS 405/35.3	
20 ILCS 405/35.4	
20 ILCS 405/35.7	20 ILCS 405/405-20
20 ILCS 405/35.7a	20 ILCS 405/405-250
20 ILCS 405/35.7b	rep. 7-1-98, P.A. 90-572
20 ILCS 405/35.7c	20 ILCS 405/405-260
20 ILCS 405/35.8	20 ILCS 405/405-255
20 ILCS 405/35.9	20 ILCS 405/405-220
20 ILCS 405/64	20 ILCS 405/405-100
20 ILCS 405/64.1	20 ILCS 405/405-105
20 ILCS 405/64.2	20 ILCS 405/405-110
20 ILCS 405/64.3	20 ILCS 405/405-115
20 ILCS 405/67	20 ILCS 405/405-200
20 ILCS 405/67.01	rep. 7-1-98, P.A. 90-572
20 ILCS 405/67.02	20 ILCS 405/405-300
20 ILCS 405/67.04	rep. 7-1-98, P.A. 90-572
20 ILCS 405/67.05	20 ILCS 405/405-240
20 ILCS 405/67.06	20 ILCS 405/405-305
20 ILCS 405/67.07	20 ILCS 405/405-310
20 ILCS 405/67.08	20 ILCS 405/405-265
20 ILCS 405/67.09	20 ILCS 405/405-225

20 ILCS 405/67.15	
20 ILCS 405/67.16	
20 ILCS 405/67.18	
20 ILCS 405/67.20	
20 ILCS 405/67.21	
20 ILCS 405/67.22	
20 ILCS 405/67.23	20 ILCS 405/405-230
20 ILCS 405/67.24	20 ILCS 405/405-315
20 ILCS 405/67.25	20 ILCS 405/405-320
20 ILCS 405/67.26	20 ILCS 405/405-325
20 ILCS 405/67.27	20 ILCS 405/405-190
20 ILCS 405/67.28	20 ILCS 405/405-130
20 ILCS 405/67.29	
20 ILCS 405/67.30	20 ILCS 405/405-295
20 ILCS 405/67.31	20 ILCS 405/405-125
20 ILCS 405/67.32	20 ILCS 405/405-290
20 ILCS 405/67.33	
20 ILCS 405/67.34	
20 ILCS 405/67.35	20 ILCS 405/405-500
20 ILCS 510/65	20 ILCS 510/510-10
20 ILCS 510/65.1	20 ILCS 510/510-15
20 ILCS 510/65.2	
20 ILCS 510/65.3	
20 ILCS 510/65.4	20 ILCS 510/510-20
20 ILCS 510/65.5	
20 ILCS 510/65.6	
20 ILCS 510/65.7	
20 ILCS 510/65.8	
20 ILCS 605/46.1, in part	
20 ILCS 605/46.1, in part	
20 ILCS 605/46.2	
20 ILCS 605/46.3	
20 ILCS 605/46.4	
20 ILCS 605/46.4a	
20 ILCS 605/46.5	
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20 ILCS 605/46.6a	
20 ILCS 605/46.6b	
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20 ILCS 605/46.7	20 ILCS 605/605-200
20 ILCS 605/46.7	20 ILCS 605/605-200 20 ILCS 605/605-210
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20 ILCS 605/46.25	
20 ILCS 605/46.26	
20 ILCS 605/46.27	
20 ILCS 605/46.28	
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20 ILCS 605/46.30a	
20 ILCS 605/46.32	20 II CS 605/605 025
20 ILCS 005/40.32	20 IL CE 405/405-950
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20 ILCS 605/46.32a, subsec. (b)	20 ILCS 605/605-855
20 ILCS 605/46.32a, subsec. (c)	
20 ILCS 605/46.33	20 ILCS 605/605-100
20 ILCS 605/46.34	
20 ILCS 605/46.35	
20 ILCS 605/46.36	20 ILCS 605/605-115
20 ILCS 605/46.37	
20 ILCS 605/46.37a	20 ILCS 605/605-990
20 ILCS 605/46.38	20 ILCS 605/605-945
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20 ILCS 605/46.41b	20 ILCS 605/605-905
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20 ILCS 2705/49.12	
20 ILCS 2705/49.13	. 20 ILCS 2705/2705-555
20 ILCS 2705/49.14	. 20 ILCS 2705/2705-255
20 ILCS 2705/49.15	
20 ILCS 2705/49.15a	
20 ILCS 2705/49.16	. 20 ILCS 2705/2705-200
20 ILCS 2705/49.17	
20 ILCS 2705/49.18	
20 ILCS 2705/49.19	. 20 ILCS 2705/2705-305
20 ILCS 2705/49.19a	. 20 ILCS 2705/2705-310
20 ILCS 2705/49.19b	. 20 ILCS 2705/2705-315
20 ILCS 2705/49.20	. 20 ILCS 2705/2705-245
20 ILCS 2705/49.21	
20 ILCS 2705/49.22	
20 ILCS 2705/49.23	20 ILCS 2705/2705-15,
20 ILCS 2705/49.24	. 20 ILCS 2705/2705-175
20 ILCS 2705/49.25a	
20 ILCS 2705/49.25b	
20 ILCS 2705/49.25c	. 20 ILCS 2705/2705-410
20 ILCS 2705/49.25d	
20 ILCS 2705/49.25e	
20 ILCS 2705/49.25f	. 20 ILCS 2705/2705-425
20 ILCS 2705/49.25g	. 20 ILCS 2705/2705-430
20 ILCS 2705/49.25g-1	
20 ILCS 2705/49.25h	. 20 ILCS 2705/2705-440
20 ILCS 2705/49.25h-1	. 20 ILCS 2705/2705-450
20 ILCS 2705/49.25i	
20 ILCS 2705/49.25j	
20 ILCS 2705/49.26	
20 ILCS 2705/49.27	
20 ILCS 2705/49.28	
20 ILCS 2705/49.29	
20 ILCS 2705/49.30	
20 ILCS 2705/49.31	
20 ILCS 2705/49.32	. rep. 7-1-98, P.A. 90-372
20 ILCS 2705/49.33	
20 ILCS 2705/49.34	
110 ILCS 355/62	
110 ILCS 355/62.1	
and the Civil Administrative Code of Illinois D.	

Amends the Civil Administrative Code of Illinois. 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 of Illinois to reflect the renumbering of the Code Sections. Effective January 1, 2000.

```
99-01-20 H Filed With Clerk
99-01-26 H First reading
                                      Referred to Hse Rules Comm
99-01-27 H
                                       Assigned to Judiciary I - Civil Law
99-02-18 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-24 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
99-03-10 S Arrive Senate
         S Placed Calndr First Rdg
99-03-17 S Chief Sponsor SHAW
99-03-18 S First reading
                                       Referred to Sen Rules Comm
99-03-25 S
                                       Assigned to State Government Operations
99-04-20 S
                                       Postponed
99-04-29 S
                                      Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
99-05-12 S Second Reading
         S Placed Calndr, 3rd Reading
```

```
99-05-13 S Third Reading - Passed 057-000-000
H Passed both Houses
99-06-11 H Sent to the Governor
99-07-22 H Governor approved
H Effective Date 00-01-01
H PUBLIC ACT 91-0239
```

HB-0237 HOFFMAN.

625 ILCS 5/18c-7402

from Ch. 95 1/2, par. 18c-7402

Amends the Illinois Vehicle Code to make a technical change to the Section concerning railroad safety.

99-01-20 H Filed With Clerk

```
99-01-26 H First reading
                                      Referred to Hse Rules Comm
99-01-27 H
                                      Assigned to Executive
99-02-25 H
                                      Do Pass/Stndrd Dbt/Vote 008-007-000
                                        HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                      Re-committed to Executive
99-03-05 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-23 H
                                      HOFFMAN
                Amendment No.01
                Amendment referred to HRUL
         Η
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0238 BRADY - POE, JOHNSON, TOM AND TURNER, JOHN.

725 ILCS 5/1-10-7

from Ch. 38, par. 110-7

Amends the Code of Criminal Procedure of 1963. Requires that the written notice on the bail bond form indicating that the bail may be used to pay costs, attorney's fees, fines, or other purposes authorized by the court must be: (1) distinguishable from the surrounding text; (2) in bold type or underscored; and (3) in type size at least 2 points larger than the surrounding type.

```
99-01-20 H Filed With Clerk
99-01-26 H First reading
                                      Referred to Hse Rules Comm
                                      Assigned to Judiciary II - Criminal Law
99-01-27 H
99-03-04 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor JOHNSON, TOM
         H Added As A Co-sponsor TURNER, JOHN
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor POE
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-26 S Chief Sponsor MAITLAND
         S First reading
                                      Referred to Sen Rules Comm
99-04-22 S
                                      Assigned to Judiciary
99-05-05 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-05-06 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 059-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-20 H Governor approved
              Effective Date 00-01-01
         Н
              PUBLIC ACT 91-0183
```

HB-0239 BRADY, WOOLARD AND ERWIN.

105 ILCS 5/10-22.40

from Ch. 122, par. 10-22.40

Amends the School Code to remove the provision prohibiting a school board from paying dues to an association that provides for athletic and other competition among schools and students unless the association submits an annual report to the State Board of Education dealing with trends in female participation in athletic competition.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the School Code to make a technical change to the Section concerning membership dues.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 105 ILCS 5/10-22.40 Adds reference to: 105 ILCS 5/27-1 from Ch. 122, par. 27-1

Deletes everything. Amends the School Code. Requires school districts to submit to the State Board of Education (every 2 years) a report on its students' participation in interscholastic athletics, which shall present information showing the number of students participating in each sport by gender. Requires the State Board to compile the information and provide the compiled report to the members of the General Assembly. Requires the State Board to investigate the potential for the creation of an annual report showing students' participation in specified academic courses by gender and requires a report on the results of the investigation to be submitted to the General Assembly by January 1, 2001.

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99-01-20 H Filed With Clerk
99-01-26 H First reading
                                     Referred to Hse Rules Comm
99-01-27 H
                                     Assigned to Elementary & Secondary
                                       Education
99-03-02 H Added As A Co-sponsor WOOLARD
         H Added As A Co-sponsor ERWIN
99-03-03 H
                Amendment No.01
                                     ELEM SCND ED H
                                                              Adopted
         H
                                     Do Pass Amend/Short Debate 023-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-11 H
                Amendment No.02
                                     BRADY
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                Amendment No.02
99-03-23 H
                                     BRADY
         H Recommends be Adopted HRUL
         H Held 2nd Rdg-Short Debate
                Amendment No.02
99-03-24 H
                                     BRADY
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
99-03-25 S Arrive Senate
         S Placed Calndr First Rdg
99-03-26 S Chief Sponsor MAITLAND
         S First reading
                                     Referred to Sen Rules Comm
99-04-22 S
                                     Assigned to Education
99-04-28 S
                                     Postponed
99-05-05 S
                                     Held in Committee
                                     Committee Education
99-05-08 S
                                     Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-0240

BLACK – RUTHERFORD – GRANBERG – SCOTT – ACEVEDO, PUGH, REITZ, RIGHTER, LYONS, EILEEN, BELLOCK, KENNER, HOLBROOK, KLINGLER, BUGIELSKI, WOOLARD, BRUNSVOLD, SMITH, MICHAEL, BOLAND, SLONE, FEIGENHOLTZ, BRADLEY, COWLISHAW AND CROTTY.

```
305 ILCS 5/12-4.11
```

from Ch. 23, par. 12-4.11

Amends the Illinois Public Aid Code. Increases the cap on payments authorized from public aid funds for a funeral from \$650 to \$1,000 and for a cemetery burial from \$325 to \$500. Effective immediately.

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99-01-20 H Filed With Clerk
99-01-26 H First reading Referred to Hse Rules Comm
99-01-27 H Added As A Joint Sponsor RUTHERFORD
99-02-02 H Added As A Co-sponsor GRANBERG
H Added As A Co-sponsor SCOTT
H Added As A Co-sponsor ACEVEDO
```

```
99-02-10 H
                                     Do Pass/Short Debate Cal 012-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor PUGH
         H Added As A Co-sponsor REITZ
99-02-11 H Added As A Co-sponsor RIGHTER
         H Added As A Co-sponsor LYONS, EILEEN
         H Added As A Co-sponsor BELLOCK
         H Added As A Co-sponsor KENNER
99-02-17 H Added As A Co-sponsor HOLBROOK
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-02-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
         H Added As A Co-sponsor KLINGLER
         H Added As A Co-sponsor BUGIELSKI
         H Added As A Co-sponsor WOOLARD
         H Added As A Co-sponsor BRUNSVOLD
         H Added As A Co-sponsor SMITH, MICHAEL
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor SLONE
99-02-22 H Added As A Co-sponsor FEIGENHOLTZ
99-02-24 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor LAUZEN
99-02-25 S First reading
                                     Referred to Sen Rules Comm
99-03-25 S
                                     Assigned to Public Health & Welfare
99-04-20 S
                                     Postponed
99-04-27 S
                                     Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-04-28 S Added as Chief Co-sponsor TROTTER
         S Second Reading
         S Placed Calndr, 3rd Reading
99-05-12 S Third Reading - Passed 058-000-000
         H Passed both Houses
         H Added As A Co-sponsor BRADLEY
         H Added As A Co-sponsor COWLISHAW
         H Added As A Co-sponsor CROTTY
99-06-10 H Sent to the Governor
99-08-06 H Governor vetoed
         H. Placed Calendar Total Veto
99-11-18 H Total Veto Stands.
```

HB-0241 HOFFMAN - GRANBERG - SCHOENBERG AND NOVAK.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Allows an income tax credit in an amount equal to the amount contributed to a shelter or similar facility for victims of domestic violence. Provides that the credit may not exceed \$250 or the taxpayer's liability, whichever is less. Prohibits the carry forward or backward of an excess tax credit to any other year's tax liability. Exempts the credit from the sunset provisions.

```
NOTE(S) THAT MAY APPLY: Fiscal
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```
99-01-21 H Filed With Clerk
99-01-26 H First reading Referred to Hse Rules Comm
99-01-27 H Assigned to Revenue
99-02-03 H Added As A Joint Sponsor GRANBERG
99-02-10 H Added As A Co-sponsor SCHOENBERG
99-02-25 H Added As A Co-sponsor NOVAK
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0242 JONES, JOHN.

```
520 ILCS 5/2.25 from Ch. 61, par. 2.25
```

Amends the Wildlife Code. Permits the use of black powder cartridges during the open deer season for muzzleloading rifles.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
520 ILCS 5/2.25
Adds reference to:
```

430 ILCS 65/13.1

from Ch. 38, par. 83-13.1

Deletes everything. Amends the Firearm Owners Identification Card Act. Provides that the regulation of the acquisition, possession, transportation, storage, purchase, selling, and dealing in rifles and shotguns and their ammunition, components, accessories, and accoutrements is an exclusive State power and function and may not be exercised by units of local government, including home rule units.

```
CORRECTIONAL NOTE, H-AM 1 (Dept. of Corrections)
There is no fiscal or prison population impact on DOC.
STATE MANDATES NOTE, H-AM 1
(Department of Commerce and Community Affairs)
HB242 (HA #1) does not meet the definition of a State mandate.
HOME RULE NOTE, H-AM 1
(Department of Commerce and Community Affairs)
HB242 (H-am 1) does not preempt home rule authority.
CORRECTIONAL NOTE, H-AM 1, 2 (Dept. of Corrections)
Same as previous correctional note.
99-01-22 H Filed With Clerk
99-01-26 H First reading
                                      Referred to Hse Rules Comm
99-01-27 H
                                      Assigned to Agriculture & Conservation
99-02-18 H
                 Amendment No.01
                                      AGRICULTURE H
                                                               Adopted
         Н
                                      Do Pass Amend/Short Debate 016-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H
                                      Fiscal Note Requested RONEN
         Н
                                      St Mandate Fis Nte Req RONEN
         Н
                                      Correctional Note Requested RONEN
         Н
                                      Home Rule Note Requested RONEN
         Η
                                      Judicial Note RequesteRONEN
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-01 H
                                      Corretnl Note Fld as amnd BY HOUSE
                                        AMEND #1
         Н
                                      Home Rule Note Fld as amend
         Η
                                      St Mndt Fis Note Fld Amnd
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-09 H
                 Amendment No.02
                                      JONES, JOHN
         Н
                 Amendment referred to HRUL
         Ή
                                      Fiscal Note Req as amended AMEND #2/
                                        STEPHENS
         Н
                                      St Mndt Fis Note Req Amnd
         Н
                                      Bal Budget Note Req as amnd
         Н
                                      Corrctnl Note Req as amnd AMEND #2/
                                        STEPHENS
         Н
                                      Home Rule Note Reg as amend
                                      Hous Aford Note Req as amnd
         Н
         Н
                                      Judicial Note Riled as amnd
         Н
                                      Land Con App Req as Amnd
         H
                                      Pension Note Req as amended AMEND #2/
                                        STEPHENS
         Н
                                      St Debt Note Req as amended AMEND #2/
                                        STEPHENS
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-11 H
                 Amendment No.02
                                      JONES JOHN
                Rules refers to
                                       HAGC
         H Recommends be Adopted HAGC/012-000-000
                                      Corrctnl Note Fld as amnd BY HA #1 & 2
         Η
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-17 H
                                      Fiscal Note Req -withdrawn
         Н
                                      St Mandate Fis Nte Req-wdrn
         H
                                      Bal Budget Note Req-wthdwn
         Н
                                      Corretni Note Req-Withdrawn STEPHENS
         Н
                                      Home Rule Note Req-wthdwn
         Н
                                      Hous Aford Note Req-Wthdwn
         Н
                                      Judicial Note Req-withdrawn
         Η
                                      Land Con App Req-withdrawn
         Η
                                      Pension Note Req-withdrawn
         Н
                                      St Debt Note Req-withdrawn STEPHENS
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-23 H
                                      Fiscal Note Req as amended AMEND #2/
                                        BRADLEY
```

```
99-03-23-Cont.
                                      St Mndt Fis Note Reg Amnd
         H
                                      Bal Budget Note Req as amnd
         Н
                                      Home Rule Note Req as amend
         Н
                                      Hous Aford Note Req as amnd
         H
                                      Judicial Note Riled as amnd
         Н
                                      Land Con App Req as Amnd
         H
                                      Pension Note Req as amended AMEND #2/
                                        BRADLEY
         Н
                                      St Debt Note Req as amended AMEND #2/
                                        BRADLEY
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die

HB-0243 LOPEZ - ACEVEDO.

New Act

Creates the Prosecutor Eligibility for Elective Office Act. Prohibits an appointed prosecutor from seeking or serving in an elective office of State and local governments, school districts, and political parties for 5 years after the conclusion of the appointment as a prosecutor.

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FISCAL NOTE (State Board of Elections)
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HB243 would have minimal fiscal impact on the State Board of

Elections operations.

99-01-22 H Filed With Clerk

99-01-26 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Elections & Campaign Reform 99-02-04 H Fiscal Note Filed

Н Committee Elections & Campaign Reform

99-02-22 H Added As A Joint Sponsor ACEVEDO 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0244 REITZ - GRANBERG AND NOVAK.

```
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
55 ILCS 5/5-1006
                                   from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1008.5
65 ILCS 5/8-11-1
                                   from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3
                                   from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.6
70 ILCS 200/245-12
70 ILCS 3610/5.01
                                   from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03
                                   from Ch. 111 2/3, par. 704.03
70 ILCS 3720/4
                                   from Ch. 111 2/3, par. 254
30 ILCS 805/8.23 new
```

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Beginning January 1, 2000, exempts coal from the taxes imposed by these Acts. Exempts the provisions from the sunset requirements. Amends the Counties Code, the Illinois Municipal Code, the Civic Center Code, the Local Mass Transit District Act, the Regional Transportation Authority Act, and the Water Commission Act of 1985 to make corresponding changes concerning the tax exemption of coal. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 2000.

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

```
99-01-22 H Filed With Clerk
99-01-26 H First reading
                                      Referred to Hse Rules Comm
99-01-27 H
                                      Assigned to Revenue
99-01-28 H Added As A Joint Sponsor GRANBERG
99-02-25 H Added As A Co-sponsor NOVAK
99-03-05 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0245 **1220**

HB-0245 SAVIANO.

225 ILCS 105/10

from Ch. 111, par. 5010

Amends the Professional Boxing and Wrestling Act. Makes technical changes in the Section requiring licensure of certain persons.

HOUSE AMENDMENT NO. 1.

```
Adds reference to:
225 ILCS 105/0.05 new
225 ILCS 105/1
                             from Ch. 111, par. 5001
225 ILCS 105/2
                             from Ch. 111, par. 5002
225 ILCS 105/6
                             from Ch. 111, par. 5006
225 ILCS 105/7.5
225 ILCS 105/8
                             from Ch. 111, par. 5008
225 ILCS 105/10
                             from Ch. 111, par. 5010
225 ILCS 105/10.5
225 ILCS 105/11
                             from Ch. 111, par. 5011
225 ILCS 105/12
                             from Ch. 111, par. 5012
225 ILCS 105/13
                             from Ch. 111, par. 5013
225 ILCS 105/14
                             from Ch. 111, par. 5014
225 ILCS 105/15
                             from Ch. 111, par. 5015
225 ILCS 105/16
                             from Ch. 111, par. 5016
225 ILCS 105/17.7 new
225 ILCS 105/17.8 new
225 ILCS 105/17.9 new
225 ILCS 105/17.10 new
225 ILCS 105/17.11 new
225 ILCS 15/17.12 new
225 ILCS 105/18
                             from Ch. 111, par. 5018
225 ILCS 105/19
                             from Ch. 111, par. 5019
225 ILCS 105/19.1
                             from Ch. 111, par. 5019.1
225 ILCS 105/19.2 new
225 ILCS 105/19.3 new
225 ILCS 105/19.4 new
225 ILCS 105/19.5 new
225 ILCS 105/21
                             from Ch. 111, par. 5021
225 ILCS 105/23
                             from Ch. 111, par. 5023
225 ILCS 105/25.1 new
225 ILCS 105/3 rep.
225 ILCS 105/4 rep.
225 ILCS 105/9 rep.
```

Replaces the title and everything after the enacting clause. Amends the Professional Boxing and Wrestling Act. Provides for the licensing of matchmakers. Prohibits promoters from being licensed as a second, boxer, referee, timekeeper, judge, or manager. Removes limit on compensation of members of the State Boxing and Wrestling Board and requires that one member shall be a physician licensed to practice medicine in all its branches. Provides for boxing promoters to be registered, not licensed. Authorizes the Department of Professional Regulation to require mental exams of licensees. Provides that ticket taxes shall be paid to the Department rather than the State Treasurer. Removes limit on compensation of inspectors. Grants the Department additional enforcement powers. Provides for all fees to be set by rule.

SENATE AMENDMENT NO. 1.

Defines "physician". Restores the provision stating that a physician licensed to practice medicine in all its branches shall determine prior to the contest if each contestant is physically fit to engage in the contest and examine the contestant after the contest to determine possible injury.

SENATE AMENDMENT NO. 2.

Provides that "license" includes a license for boxing promoters. Changes references from boxing matches to boxing contests. Provides that one member of the State Boxing and Wrestling Board shall be designated as the Vice-chairperson. Provides that persons involved with wrestling exhibitions shall supply the Department with their name, address, telephone number, and social security number and shall meet other requirements as established by rule. Provides that unlicensed practice as a professional boxer subjects the person to a civil penalty. Adds reference to registration to various administrative Sections of the Act.

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99-01-22 H Filed With Clerk
99-01-26 H First reading
                                      Referred to Hse Rules Comm
99-01-27 H
                                      Assigned to Executive
99-02-25 H
                                      Do Pass/Stndrd Dbt/Vote 008-007-000
                                        HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                      Re-committed to Executive
99-03-05
                                      Do Pass/Short Debate Cal 015-000-000
         H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-22 H
                 Amendment No.01
                                      MCAULIFFE
                 Amendment referred to
                                      HRUL
         H Held 2nd Rdg-Short Debate
99-03-23 H
                 Amendment No.01
                                      MCAULIFFE
         Н
                 Rules refers to
                                        HREG
         H Held 2nd Rdg-Short Debate
99-03-24 H
                 Amendment No.01
                                      MCAULIFFE
         H Recommends be Adopted HREG/015-000-000
                 Amendment No.01
                                      MCAULIFFE
                                                                Adopted
         Н
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
           Arrive Senate
           Placed Calndr First Rdg
99-04-15
         S
           Chief Sponsor BURZYNSKI
         S
           First reading
                                      Referred to Sen Rules Comm
                                      Assigned to Licensed Activities
                                      LICÉNSED ACT. S
99-04-22
         S
                 Amendment No.01
                                                                Adopted
                                      Recmnded do pass as amend 008-000-000
         S
           Placed Calndr, Second Rdg
99-04-27
         S
           Second Reading
         S
           Placed Calndr, 3rd Reading
         S
99-05-11
           Filed with Secretary
                 Amendment No.02
                                      BURZYNSKI
         S
                 Amendment referred to SRUL
99-05-12
         S
                 Amendment No.02
                                      BURZYNSKI
         S
                Rules refers to
                                        SLIC
         S
                 Amendment No.02
                                      BURZYNSKI
         S
                                      Be adopted
         S
           Recalled to Second Reading
                 Amendment No.02
                                      BURZYNSKI
                                                                Adopted
         S
           Placed Calndr, 3rd Reading
99-05-13 S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01.02
         H Motion Filed Concur
                 Motion referred to
         H
         H Calendar Order of Concurren 01,02
99-05-17 H Be apprvd for consideratn 01,02/HRUL
         H H Concurs in S Amend 01,02/115-000-000
         H Passed both Houses
99-06-15 H Sent to the Governor
99-08-06 H Governor approved
         H
              Effective Date 00-01-01
         Н
              PUBLIC ACT 91-0408
```

HB-0246 NOVAK.

30 ILCS 105/5.490 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 Illinois 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 Preventness 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, 2000.

99-04-28 S

99-05-08 S

S

01-01-09 H Session Sine Die

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FISCAL NOTE (Dept. of Transportation)
      HB246 will have no fiscal impact on IDOT.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-01-22 H Filed With Clerk
      99-01-26 H First reading
                                             Referred to Hse Rules Comm
                                             Assigned to Transportation & Motor Vehicles
      99-01-27 H
      99-02-11 H
                                             Fiscal Note Filed
                                             Committee Transportation & Motor Vehicles
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             NOVAK - GRANBERG.
HB-0247
                                    from Ch. 111 2/3, par. 914
  220 ILCS 10/14
  Amends the Citizens Utility Board Act. Makes technical changes in a Section con-
cerning Board officers.
      99-01-22 H Filed With Clerk
                                             Referred to Hse Rules Comm
      99-01-26 H First reading
      99-01-27 H
                                             Assigned to Executive
      99-02-03 H Added As A Joint Sponsor GRANBERG
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             NOVAK - GASH - JOHNSON, TOM - WOOLARD - HOLBROOK AND
HB-0248
             O'BRIEN.
  720 ILCS 5/24-1.2
                                    from Ch. 38, par. 24-1.2
      (Department of Commerce and Community Affairs)
  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 occu-
pied in order for the person to be liable for the offense).
      FISCAL NOTE (Dept. of Corrections)
      This bill would have minimal correctional and fiscal impact.
      CORRECTIONAL NOTE (Dept. of Corrections)
      Same as previous note.
  NOTE(S) THAT MAY APPLY: Correctional; Fiscal; State Mandates
      99-01-22 H Filed With Clerk
      99-01-26 H First reading
                                             Referred to Hse Rules Comm
      99-01-27 H
                                             Assigned to Judiciary II - Criminal Law
                                             Fiscal Note Filed
      99-02-04 H
                                             Correctional Note Filed
                Н
                Η
                                             Committee Judiciary II - Criminal Law
                H Added As A Joint Sponsor GASH
                                             Do Pass/Short Debate Cal 013-000-000
      99-02-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-22 H Added As A Co-sponsor O'BRIEN
               H Added As A Co-sponsor JOHNSON, TOM
      99-02-25 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Joint Sponsor Changed to JOHNSON, TOM
      99-03-11 H Joint Sponsor Changed to WOOLARD
                H Joint Sponsor Changed to HOLBROOK
      99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
      99-03-16 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-17 S Chief Sponsor WALSH,L
                S First reading
                                             Referred to Sen Rules Comm
      99-04-20 S
                                             Assigned to Judiciary
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Postponed

Committee Judiciary

Refer to Rules/Rul 3-9(a)

1223 HB-0249

HB-0249 NOVAK – GRANBERG – HOLBROOK – GASH – PUGH, CAPPARELLI, LINDNER, CROSS, REITZ, BUGIELSKI, O'BRIEN, CURRY, JULIE, MCGUIRE, BRADLEY, BROSNAHAN, WOOLARD, BELLOCK, DART, MULLIGAN, SMITH, MICHAEL, KOSEL, O'CONNOR, SCHMITZ AND WAIT.

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 (Department of Corrections)

This bill would have minimal correctional and fiscal impact.

CORRECTIONAL NOTE (Department of Corrections) Same as DOC fiscal note.

SENATE AMENDMENT NO. 1.

Changes from at least 18 years of age to at least 17 years of age the minimum age of the offender. Provides that if the information disclosed is about a person under 17 years of age at the time of the offense, the penalty is a Class 3 felony. Makes it an offense to disclose identifying information about a person at least 17 without the person's consent. Provides that the penalty is a Class 4 felony.

NOTE(S) THAT MAY APPLY: Correctional 99-01-22 H Filed With Clerk 99-01-26 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Judiciary II - Criminal Law 99-02-03 H Added As A Joint Sponsor GRANBERG H Added As A Co-sponsor HOLBROOK H Added As A Co-sponsor CAPPARELLI 99-02-04 H Fiscal Note Filed Correctional Note Filed Committee Judiciary II - Criminal Law H Added As A Co-sponsor GASH 99-02-10 H Added As A Co-sponsor PUGH H Added As A Co-sponsor LINDNER H Added As A Co-sponsor CROSS 99-02-11 H Added As A Co-sponsor REITZ 99-02-18 H Added As A Co-sponsor BUGIELSKI 99-02-24 H Added As A Co-sponsor O'BRIEN H Added As A Co-sponsor CURRY, JULIE H Added As A Co-sponsor MCGUIRE 99-02-25 H Added As A Co-sponsor BRADLEY 99-03-04 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 99-03-05 H Added As A Co-sponsor BROSNAHAN 99-03-11 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt H Added As A Co-sponsor WOOLARD H Added As A Co-sponsor BELLOCK H Added As A Co-sponsor DART H Added As A Co-sponsor MULLIGAN H Added As A Co-sponsor SMITH, MICHAEL 99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000 99-03-16 S Arrive Senate S Placed Calndr First Rdg 99-03-17 S Chief Sponsor WALSH,L S First reading Referred to Sen Rules Comm 99-03-25 S Assigned to Judiciary 99-04-14 S Added as Chief Co-sponsor HALVORSON 99-04-15 S Held in Committee 99-04-21 S Amendment No.01 JUDICIARY S Adopted Recmnded do pass as amend 009-000-00 S Placed Calndr, Second Rdg 99-04-22 S Second Reading S Placed Calndr, 3rd Reading 99-04-26 S Third Reading - Passed 056-000-000 99-04-27 H Arrive House H. Place Cal Order Concurrence 01

99-05-17 H Motion Filed Concur Motion referred to HRUL -H Calendar Order of Concurren 01 H Added As A Co-sponsor KOSEL H Added As A Co-sponsor O'CONNOR H Added As A Co-sponsor SCHMITZ H Added As A Co-sponsor WAIT 99-05-18 H Be apprvd for consideratn 01/HRUL H H Concurs in S Amend 01/117-000-000 H Passed both Houses 99-06-16 H Sent to the Governor 99-07-22 H Governor approved Effective Date 99-07-22 Η PUBLIC ACT 91-0222

HB-0250 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.

99-01-22 H Filed With Clerk

99-01-26 H First reading Referred to Hse Rules Comm
99-01-27 H Assigned to Executive
99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000
HEXC
H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H Re-committed to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-0251 POE – DART – OSMOND – MITCHELL,BILL – MYERS,RICHARD, JOHNSON,TIM, BOLAND, SMITH,MICHAEL, ACEVEDO, HARRIS AND BLACK

720 ILCS 5/36-1 720 ILCS 5/47-15

from Ch. 38, par. 36-1

Amends the Criminal Code of 1961. Provides that a person guilty of dumping garbage upon real property must pay a statutory minimum fine of \$500 unless the defendant is indigent. If the defendant is indigent, the court must waive the fine. If the defendant has an equity interest in a motor vehicle that was used to commit the violation, the vehicle is subject to seizure and forfeiture to satisfy payment of the fine.

SENATE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/36-1

Deletes the provisions that permit the seizure and forfeiture of vehicles that are used in the commission of the offense of dumping garbage upon real property.

SENATE AMENDMENT NO. 2.

Provides that if the court determines that the defendant is indigent, it must require that the defendant choose either to pay the \$500 minimum fine or to perform 100 hours of community service (instead of providing that the court must waive the fine).

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

99-01-25 H Filed With Clerk 99-01-26 H First reading Referred to Hse Rules Comm 99-01-27 H Assigned to Judiciary I - Civil Law 99-02-03 H Do Pass/Short Debate Cal 011-000-000 H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Joint Sponsor DART 99-02-09 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt H Added As A Co-sponsor OSMOND H Added As A Co-sponsor MITCHELL, BILL H Added As A Co-sponsor MYERS, RICHARD 99-02-25 H Added As A Co-sponsor JOHNSON, TIM H Added As A Co-sponsor BOLAND 99-03-10 H Added As A Co-sponsor SMITH, MICHAEL H Added As A Co-sponsor ACEVEDO H 3rd Rdg-Shrt Dbt-Pass/Vote 115-001-000 H Added As A Co-sponsor HARRIS

H Added As A Co-sponsor BLACK

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99-03-11 S Arrive Senate
            Placed Calndr First Rdg
            Chief Sponsor BOMKE
                                      Referred to Sen Rules Comm
           First reading
99-04-20 S
                                       Assigned to Judiciary
99-04-28 S
                                      Postponed
99-05-05 S
                 Amendment No.01
                                      JUDICIARY
                                                                Adopted
         S
                 Amendment No.02
                                      JUDICIARY
                                                                Adopted
         S
                                      Recmnded do pass as amend 010-000-000
         S
           Placed Calndr, Second Rdg
99-05-06 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 059-000-000
         H Arrive House
         H Place Cal Order Concurrence 01,02
99-05-14 H Motion Filed Concur
                 Motion referred to
         Н
         H Calendar Order of Concurren 01.02
99-05-17 H Be appryd for consideratn 01.02/HRUL
         H H Concurs in S Amend 01,02/115-000-000
         H Passed both Houses
99-06-15 H Sent to the Governor
99-08-06 H Governor approved
              Effective Date 00-01-01
         Н
         Н
              PUBLIC ACT 91-0409
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HB-0252 O'CONNOR - BOST - HOLBROOK - MOFFITT, LOPEZ AND HANNIG.

720 ILCS 5/24.5-5 720 ILCS 5/24.5-10

Amends the Criminal Code of 1961. Changes the penalties for the unlawful possession of nitrous oxide and for the unlawful manufacture, delivery, or possession with intent to manufacture or deliver (now sale, distribution or giving away) of nitrous oxide from a Class B misdemeanor to a Class 3 felony.

HOUSE AMENDMENT NO. 1.

Η

Η

Effective Date 00-01-01

PUBLIC ACT 91-0366

Provides that the penalty for the unlawful possession of nitrous oxide is a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense.

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NOTE(S) THAT MAY APPLY: Correctional
    99-01-26 H Filed With Clerk
             H Added As A Joint Sponsor BOST
             H First reading
                                          Referred to Hse Rules Comm
    99-02-02 H
                                          Assigned to Judiciary II - Criminal Law
    99-02-19 H
                    Amendment No.01
                                          JUD-CRIMINAL H
                                                                   Adopted
                                          Do Pass Amend/Short Debate 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-02-24 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-01 H Added As A Co-sponsor LOPEZ
             H Added As A Co-sponsor HOLBROOK
   99-03-03 H Joint Sponsor Changed to HOLBROOK
   99-03-05 H Added As A Co-sponsor HANNIG
   99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-001-001
             H Joint Sponsor Changed to MOFFITT
   99-03-10 S Arrive Senate
             S Placed Calndr First Rdg
   99-03-11
             S Chief Sponsor WALSH,T
             S First reading
                                          Referred to Sen Rules Comm
   99-04-20 S
                                          Assigned to Judiciary
   99-04-28
                                          Recommended do pass 010-000-000
             S Placed Calndr, Second Rdg
   99-05-05 S Second Reading
             S Placed Calndr,3rd Reading
   99-05-07 S Third Reading - Passed 058-000-000
             H Passed both Houses
   99-06-04 H Sent to the Governor
   99-07-30 H Governor approved
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HB-0253 **1226**

HB-0253 CURRIE.

305 ILCS 5/5-16.3

Amends the Medical Assistance Article of the Illinois Public Aid Code. Makes a stylistic change in provisions regarding the managed care program. Effective immediately.

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99-01-26 H Filed With Clerk
H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Executive

99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

HEXC
H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
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HB-0254 BRUNSVOLD.

520 ILCS 5/3.36

from Ch. 61, par. 3.36

Amends the Wildlife Code. Provides that a person whose license or permit to engage in any activity regulated by this Code has been suspended or revoked or who has been refused such a license or permit by the Department may not, during the period of the suspension or revocation or until obtaining such a license or permit, (i) be in the company of any person engaging in a regulated activity or (ii) serve as a guide, outfitter, or facilitator for a person who is engaged or prepared to engage in a regulated activity. Provides that a person may not be issued a license or permit or engage in regulated activities during the period of time that the person is suspended or revoked from engaging in the same or similar activities by another state or province of Canada.

FISCAL NOTE (Department of Natural Resources) Such a system is estimated to cost in excess of \$1 million annually.

SENATE AMENDMENT NO. 1.

Adds reference to:

515 ILCS 5/20-105 from Ch. 56, par. 20-105

Further amends the Wildlife Code. Replaces the amendatory changes to the Section concerning revocation and suspension of licenses. Provides that a person whose license or permit to engage in an activity regulated by the Code has been suspended or revoked may not, during the period of the suspension or revocation or until obtaining a license or permit, (i) be in the company of any person engaging in the activity covered by the suspension or revocation or (ii) serve as a guide, outfitter, or facilitator for a person who is engaged in or prepared to engage in the activity covered by the suspension or revocation. Provides that a person may not be issued or obtain a license or permit or engage in an activity regulated by the Code during the time that the person's privilege to engage in the same or similar activities is suspended or revoked by another state, a federal agency, or a province of Canada. Amends the Fish and Aquatic Life Code to add similar provisions. Effective immediately.

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99-01-26 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-02 H
                                       Assigned to Agriculture & Conservation
99-02-25 H
                                       Do Pass/Short Debate Cal 017-000-000
         H Placed Cal.2nd Rdg-Shrt Dbt
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-17 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-001
99-03-18 S Arrive Senate
         S Chief Sponsor MADIGAN,R
         S Placed Calndr First Rdg
         S First reading
                                       Referred to Sen Rules Comm
99-03-25 S
                                       Assigned to Agriculture & Conservation
99-04-15 S
                                       Fiscal Note Filed
                                       Postponed
99-04-21 S
                                       AGRICULTURE S
                 Amendment No 01
                                                                Adopted
         S
                                       Recmnded do pass as amend 010-000-000
         S Placed Calndr. Second Rdg
99-04-22 S Second Reading
         S Placed Calndr, 3rd Reading
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99-04-26 S. Third Reading - Passed 056-000-000
99-04-27 H Arrive House
         H Place Cal Order Concurrence 01
99-05-17 H Motion Filed Concur
                 Motion referred to
                                        HRUL
         H
         H Calendar Order of Concurren 01
99-05-18 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/117-000-000
         H Passed both Houses
99-06-16 H Sent to the Governor
99-08-14 H Governor approved
              Effective Date 99-08-14
         Н
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PUBLIC ACT 91-0545

FLOWERS - SCOTT - O'BRIEN, KENNER, HANNIG, RONEN, BROSNA-HB-0255 HAN AND SCULLY.

225 ILCS 60/23.1 new

H

Amends the Medical Practice Act of 1987 to provide for the public release of individual profiles on persons licensed under the Act, including information relating to criminal charges, administrative disciplinary actions, hospital privilege revocations, and medical malpractice awards. Effective immediately.

HOUSE AMENDMENT NO. 1.

Amends the Medical Practice Act of 1987. Provides that a physician may elect to include certain information in his or her profile.

NOTE(S) THAT MAY APPLY: Fiscal 99-01-26 H Filed With Clerk

JJ-01-20	11	Thea with Clerk	
	Η	First reading	Referred to Hse Rules Comm
99-02-03	Η		Assigned to Consumer Protect'n & Product
			Regul
	Η	Added As A Co-sponsor SCo	OTT
99-02-09	Н	Added As A Co-sponsor O'E	BRIEN
99-03-01	Н	Added As A Co-sponsor KE	NNER
99-03-03	Н	Added As A Co-sponsor HA	NNIG
		Added As A Co-sponsor RO	
	Н	Added As A Co-sponsor BR	OSNAHAN
	Η	Added As A Co-sponsor SCI	ULLY
99-03-04	Η	Amendment No.01	CONSUMER PROT H Adopted
	Η		Motion Do Pass Amended-Lost 002-004-001
			HCON
	Η		Remains in CommiConsumer Protect'n &
			Product Regul
	Η		Fiscal Note Requested PANKAU
	Η		St Mandate Fis Nte Req PANKAU
	Η		Balanced Budget Note Req PANKAU
	Η		Home Rule Note Requested PANKAU
	Η		Judicial Note RequestePANKAU
	Η		Fiscal Note Req as amended PANKAU
	H		St Mndt Fis Note Req Amnd
	Η		Bal Budget Note Req as amnd
	Н		Home Rule Note Req as amend
*	Н		Judicial Note Riled as amnd
	Н		Committee Consumer Protect'n & Product
			Regul
99-03-05			Re-Refer Rules/Rul 19(a)
01-01-09	Η	Session Sine Die	

FLOWERS - TURNER, ART - CURRIE - SCOTT - SCHOENBERG, MCK-HB-0256 EON, JOHNSON, TOM AND FRITCHEY.

705 ILCS 405/2-29

from Ch. 37, par. 802-29

Amends the Juvenile Court Act of 1987. Provides that the biological and adoptive parents of a minor who is the subject of an abuse, neglect, or dependency petition may enter into an agreement at the time a consent to an adoption is executed, providing for visitation between one or both biological parents and their relatives and the adoptive parents or adopted minor, with consent of the guardian ad litem. The agreement is enforceable if in writing and approved by the juvenile court and may be modified or terminated if necessary to serve the best interests of the child and if the adoptive and biological parents agree or exceptional circumstances arise after the agreement is entered. Effective immediately.

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99-01-26 H Filed With Clerk
               H Added As A Joint Sponsor TURNER, ART
               H Added As A Co-sponsor CURRIE
               H First reading
                                           Referred to Hse Rules Comm
      99-01-27 H Added As A Co-sponsor SCOTT
               H Added As A Co-sponsor SCHOENBERG
      99-02-02 H
                                           Assigned to Judiciary I - Civil Law
      99-02-03 H Added As A Co-sponsor MCKEON
      99-02-10 H
                                           Do Pass/Short Debate Cal 011-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-19 H Added As A Co-sponsor JOHNSON, TOM
      99-03-15 H
                      Amendment No.01
                                           FLOWERS
                      Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-17 H Added As A Co-sponsor FRITCHEY
      99-03-26 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0257
            GIGLIO - BOLAND - FRANKS - GASH AND ERWIN.
   10 ILCS 5/7-43
                                   from Ch. 46, par. 7-43
   10 ILCS 5/7-44
                                  from Ch. 46, par. 7-44
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Amends the Election Code to eliminate the requirement that a voter declare party affiliation when voting at a primary election. Provides that the voter shall receive the primary ballot of each of the established political parties nominating candidates for office at the primary election, but may cast a ballot of only one political party, except in certain cases involving statewide political parties and political parties established only within a political subdivision. Effective January 1, 2000.

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FISCAL NOTE (State Board of Elections)
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HB257 would have minimal fiscal impact on the operations of

the State Board of Elections.

Η

99-01-26 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-02 H Assigned to Elections & Campaign Reform

99-02-03 H Added As A Joint Sponsor BOLAND

99-02-09 H Fiscal Note Filed

> Committee Elections & Campaign Reform Do Pass/Short Debate Cal 008-000-003

99-02-10 H H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Co-sponsor FRANKS

99-02-22 H Joint Sponsor Changed to GASH

99-02-24 H Added As A Co-sponsor ERWIN

99-03-26 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0258 GIGLIO - FEIGENHOLTZ, MCKEON AND ERWIN.

105 ILCS 5/27-22.4 new

Amends the School Code. Requires high school students who enter 9th grade during the 1999-2000 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)

There would be additional staff responsibilities, but SBE costs

would be minimal. Local costs cannot be estimated.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

99-01-26 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Elementary & Secondary Education

99-02-03 H Added As A Joint Sponsor FEIGENHOLTZ

99-02-09 H Added As A Co-sponsor MCKEON

Motion Do Pass-Lost 003-014-004 HELM 99-02-10 H Н Remains in CommiElementary & Secondary

Education

99-02-18 H Fiscal Note Filed
H St Mandate Fis Note Filed
Committee Elementary & Secondary
Education

99-02-24 H Added As A Co-sponsor ERWIN
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-0259 GIGLIO - O'BRIEN - PUGH AND DAVIS, MONIQUE.

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 1999-2000 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)

There would be no fiscal impact at the State level. Local costs

cannot be estimated.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

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

99-01-26 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Elementary & Secondary
Education

99-02-09 H Added As A Co-sponsor O'BRIEN

99-02-10 H Added As A Co-sponsor PUGH

H Added As A Co-sponsor DAVIS, MONIQUE

99-02-18 H Fiscal Note Filed
H St Mandate Fis Note Filed

H Committee Elementary & Secondary

99-03-05 H Education
Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0260 GIGLIO - MURPHY - MCCARTHY - DART - HOEFT, FRANKS, CROTTY, BROSNAHAN, HARRIS, SCULLY, BOLAND AND GASH.

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 (State Toll Highway Authority)

Eliminating Harvey Toll Plaza tolls would result in a \$1.2

million annual revenue reduction, and would eliminate \$390,000

in expenses.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

HB260 does not meet the definition of a State mandate.

HOUSE AMENDMENT NO. 1.

Provides that no toll may be charged at the Halsted Street Exit of the Tri-State Tollway (rather than the Harvey Toll Plaza).

FISCAL NOTE, H-AM 1 (Department of Revenue)

The Department has no authority under the Toll Highway Act, and

is not the proper agency to fulfill the fiscal note request.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-26 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Approp-Gen Srvc & Govt

Ovrsght 99-02-17 H Fiscal Note Filed

H Committee Approp-Gen Srvc & Govt

Ovrsght

99-02-26 H Do Pass/Stndrd Dbt/Vote 007-006-000 HAPG

H Plcd Cal 2nd Rdg Stndrd Dbt

H Fiscal Note Requested BIGGINS

H St Mandate Fis Nte Req BIGGINS

H Cal 2nd Rdg Stndrd Dbt

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St Mandate Fis Note Filed -
      99-03-08 H
               H Cal 2nd Rdg Stndrd Dbt
      99-03-26 H
                                           Re-Refer Rules/Rul 19(a)
                                            Approved for Consideration 005-000-000
      00-02-10 H
               H Plcd Cal 2nd Rdg Stndrd Dbt
      00-02-15 H Second Reading-Stnd Debate
               H Pld Cal 3rd Rdg-Stndrd Dbt
      00-02-17 H Added As A Co-sponsor FRANKS
      00-02-24 H Added As A Joint Sponsor MURPHY
               H Added As A Joint Sponsor MCCARTHY
               H Added As A Joint Sponsor DART
      00-02-25 H
                                            Mtn Prevaild-Recall 2nd Rdg
               Η
                       Amendment No.01
                                            GIGLIO
                       Amendment referred to HRUL
               Η
               H Hld Cal Ord 2nd Rdg-Shrt Db
                       Amendment No.01
                                           GIGLIO
      00-02-29 H
               H Recommends be Adopted HRUL/005-000-000
                       Amendment No.01
                                           GIGLIO
                                                                     Adopted
               H Added As A Co-sponsor CROTTY
               H Pld Cal 3rd Rdg-Stndrd Dbt
                                           Fiscal Note Filed as amnded
      00-03-01 H
               H Cal Ord 3rd Rdg-Stndrd Dbt
      00-03-02 H Joint Sponsor Changed to HOEFT
               H Added As A Co-sponsor BROSNAHAN
               H 3rd Rdg-Stnd Dbt-Pass/Vote 061-055-001
               H Added As A Co-sponsor HARRIS
               H Added As A Co-sponsor SCULLY
               H Added As A Co-sponsor BOLAND
               H Added As A Co-sponsor GASH
      00-03-06 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor SHAW
               S First reading
                                           Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-0261
            GIGLIO AND BOLAND.
   55 ILCS 5/3-5020.10 new
   65 ILCS 5/Art. 11, Div. 31.2 heading new
   65 ILCS 5/11-31.2-1 new
   65 ILCS 5/11-31.2-5 new
   65 ILCS 5/11-31.2-10 new
   65 ILCS 5/11-31.2-15 new
```

Amends the Illinois Municipal Code. Allows a municipality to require a point of sale inspection to ensure compliance with the municipality's building code before a dwelling may be sold. Provides that a municipality requiring a point of sale inspection must issue a certificate of compliance to the owner of a dwelling that has been found to be in compliance with the municipality's building code. Provides that no person may convey title to a dwelling unless that person obtains a certificate of compliance. Provides that a municipality may require that violations of the municipality's building code be corrected before a certificate of compliance is issued. Amends the Counties Code. Provides that the county recorder may not record an instrument conveying title to a dwelling located in a municipality that requires point of sale inspections unless the instrument is accompanied by a certificate of compliance issued by the municipality. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the Illinois Municipal Code. Provides that for the purposes of the new Division, "building code" means the same as "code" in the Division concerning building code violations.

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NOTE(S) THAT MAY APPLY: Fiscal

99-01-26 H Filed With Clerk
H First reading

99-02-02 H

99-02-18 H Amendment No.01
H Amendment No.01
H Amendment No.01
H Referred to Hse Rules Comm
Assigned to Local Government
LOCAL GOVT H Adopted
Motion Do Pass Amended-Lost 004-005-000
HLGV
Remains in CommiLocal Government
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99-02-24 H Added As A Co-sponsor BOLAND
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             GIGLIO - LANG - LOPEZ - O'BRIEN - BOLAND, CAPPARELLI AND
HB-0262
             DAVIS, STEVE.
  625 ILCS 5/11-1414
                                    from Ch. 95 1/2, par. 11-1414
  Amends the Illinois Vehicle Code to provide that a law enforcement officer shall
have the authority to issue citations for violations of the provisions concerning the ap-
proaching, overtaking and passing of a school bus. Effective immediately.
      FISCAL NOTE (Dept. of Transportation)
      There will be a minimal cost of $3,000 to $4,000 to update
      IDOT's public information and education materials.
      99-01-26 H Filed With Clerk
                                             Referred to Hse Rules Comm
               H First reading
      99-01-27 H Added As A Joint Sponsor LANG
      99-02-02 H
                                             Assigned to Transportation & Motor Vehicles
      99-02-03 H Added As A Co-sponsor LOPEZ
               H Added As A Co-sponsor CAPPARELLI
      99-02-09 H Added As A Co-sponsor O'BRIEN
      99-02-10 H
                                             Fiscal Note Filed
                                             Do Pass/Stndrd Dbt/Vote 017-012-000
                                               HTRN
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-18 H Second Reading-Stnd Debate
               H Pld Cal 3rd Rdg-Stndrd Dbt
               H Relld 2nd Rdg-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shrt Db
               H Joint Sponsor Changed to BOLAND
               H Added As A Co-sponsor DAVIS, STEVE
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             GIGLIO AND JONES, JOHN.
HB-0263
   35 ILCS 200/9-148 new
  Amends the Property Tax Code. Provides that beginning with the 1999 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.
      HOUSING AFFORDABILITY NOTE (Housing Development Authority)
      There is insufficient information to determine a fiscal effect
      on the cost of constructing, purchasing, owning or selling a
      single-family residence.
  NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates
      99-01-26 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      99-02-02 H
                                             Assigned to Revenue
      99-02-09 H Added As A Co-sponsor JONES, JOHN
      99-02-23 H
                                             Housing Aford Note Filed
               Η
                                             Committee Revenue
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
```

Amends the Illinois Plumbing License Law. Provides that the Department of Public Health may notify telecommunications carriers, by an order of correction, to disconnect the services for telephone numbers contained in printed advertisements which contain a false license number or a license number for a person other than the advertiser or which are placed or circulated by a person who is not properly licensed under the Act.

from Ch. 111, par. 1104

GIGLIO - HOLBROOK - PARKE - BOLAND.

01-01-09 H Session Sine Die

220 ILCS 5/13-709 new 225 ILCS 320/5

HB-0264

Provides for review and enforcement procedures. Amends the Public Utilities Act. Provides that telecommunications carriers shall comply with orders to disconnect issued by the Department of Public Health under the provision regarding plumbing advertisements. Effective January 1, 2000.

FISCAL NOTE (Dept. of Public Health)

The fiscal implications of this legislation are difficult to estimate at this time.

HOUSE AMENDMENT NO. 1.

Adds reference to:

225 ILCS 320/2

Amends the Illinois Plumbing License Law. Defines "telecommunications carrier". Provides that the Department of Public Health may notify telecommunications carriers, by an Order of Correction, to disconnect the services for telephone numbers contained in printed advertisements that contain a false license number, contain a license number for a person other than the advertiser, or is placed or circulated by a person who is not properly licensed under the Act. Provides that, after an Order of Correction is issued, the telecommunications carrier shall not refer calls to any new telephone number obtained by or any existing number registered to the person. Provides review, enforcement, and restoration procedures.

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BALANCED BUDGET NOTE, H-AM 1 (Bureau of the Budget)
    Since the bill is not a supplemental appropriation, the Balanc-
    ed Budget Note Act is inapplicable.
    HOUSING AFFORDABILITY NOTE, H-AM 1 (Housing Development Auth.)
    No fiscal effect on a single-family residence.
    JUDICIAL NOTE, H-AM 1 (Administrative Office of Ill. Courts)
    The bill would neither decrease nor increase the number of
    judges needed in the State.
NOTE(S) THAT MAY APPLY: Fiscal
    99-01-26 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
    99-02-02 H
                                          Assigned to Consumer Protect'n & Product
                                             Regul
   99-02-05 H Added As A Joint Sponsor HOLBROOK
    99-02-19 H
                                          Fiscal Note Filed
             Η
                                          Committee Consumer Protect'n & Product
                                             Regul
   99-02-24 H Added As A Co-sponsor BOLAND
   99-02-26 H
                     Amendment No.01
                                          CONSUMER PROT H
                                                                    Adopted
             Η
                                                                     009-000-000
                                          Do Pass Amend/Short Debate 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-01 H Joint Sponsor Changed to PARKE
   99-03-02 H
                                          Fiscal Note Req as amended PANKAU
             Н
                                          St Mndt Fis Note Req Amnd
                                          Bal Budget Note Req as amnd
             H
             Η
                                          Home Rule Note Req as amend
             Η
                                          Hous Aford Note Req as amnd
                                          Judicial Note Riled as amnd
             Н
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-09
             Η
                                          Hous Aford Note Fld as amnd
             H
                                          Bal Budget Note Fld as amnd
             Н
                                          Judicial Note Req as amend BY HOUSE
                                            AMEND #1
             Н
                                          Fiscal Note Req -withdrawn
             Η
                                          St Mandate Fis Nte Req-wdrn
             H
                                          Home Rule Note Req-wthdwn
             H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-10 H Joint Sponsor Changed to BOLAND
             H 3rd Rdg-Shrt Dbt-Pass/Vote 077-037-003
             S Arrive Senate
             S Placed Calndr First Rdg
    99-03-16 S Chief Sponsor HALVORSON
             S First reading
                                          Referred to Sen Rules Comm
   99-04-15 S Sponsor Removed HALVORSON
             S Alt Chief Sponsor Changed SULLIVAN
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S Added as Chief Co-sponsor HALVORSON

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99-04-20 S Assigned to Licensed Activities
99-04-29 S Recommended do pass 007-000-000
S Placed Calndr,Second Rdg
99-05-04 S Second Reading
99-05-07 S Third Reading - Passed 050-004-004
H Passed both Houses
99-06-04 H Sent to the Governor
99-07-20 H Governor approved
H Effective Date 00-01-01
H PUBLIC ACT 91-0184
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HB-0265 GIGLIO – LOPEZ, BURKE, SLONE, SCOTT, SCULLY, BRADLEY, RONEN, HOLBROOK, HARRIS, FLOWERS AND DAVIS, MONIQUE.

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20 ILCS 620/6
                                   from Ch. 67 1/2, par. 1006
 35 ILCS 200/14-15
 35 ILCS 200/15-10
 35 ILCS 200/15-167 new
 55 ILCS 85/6
                                   from Ch. 34, par. 7006
 55 ILCS 90/45
                                   from Ch. 34, par. 8045
 65 ILCS 5/11-74.4-8
                                   from Ch. 24, par. 11-74.4-8
 65 ILCS 5/11-74.4-9
                                   from Ch. 24, par. 11-74.4-9
65 ILCS 5/11-74.6-40
65 ILCS 110/45
720 ILCS 5/17A-1
                                   from Ch. 38, par. 17A-1
30 ILCS 805/8.23 new
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Amends the Property Tax Code. Creates the senior citizen school volunteer homestead exemption. Grants an annual exemption from the value of real property of a person 65 years of age or older who (i) occupies the property as a residence, (ii) is liable for paying real estate taxes on the property, (iii) is an owner of record of the property or has a legal or equitable interest in the property as evidenced by a written instrument, (iv) is retired from full-time employment, and (v) makes a certified contribution of volunteer services during the previous taxable year to a public school. Defines "qualified contribution" and "volunteer services". Provides that the chief county assessment officer must determine the eligibility of the property to receive the exemption by application, visual inspection, questionnaire, or other reasonable methods. Sunsets the exemption after 5 years. Makes corresponding changes to cross-references in the provisions concerning certification and certificate of errors. Amends the Economic Development Area Tax Increment Allocation Act, County Economic Development Project Area Property Tax Allocation Act, County Economic Development Project Area Tax Increment Allocation Act of 1991, and the Economic Development Project Area Tax Increment Allocation Act of 1995. Amends the Tax Increment Allocation Redevelopment Act and Industrial Jobs Recovery Law of the Illinois Municipal Code. Deducts the exemption from assessed value calculations for entities that have adopted tax allocation financing under these provisions. Amends the Criminal Code of 1961 to provide that an individual under a deportation order is ineligible for the senior citizen school volunteer homestead exemption. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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HOUSING AFFORDABILITY NOTE (Housing Development Authority)
    It is not possible to determine how many senior citizens would
    be affected by this legislation, as that would depend on the
    number of households who volunteer.
NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates
    99-01-26 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
    99-02-02 H
                                          Assigned to Revenue
    99-02-03 H Added As A Joint Sponsor LOPEZ
    99-02-19 H Added As A Co-sponsor BURKE
             H Added As A Co-sponsor SLONE
             H Added As A Co-sponsor SCOTT
    99-02-22 H Added As A Co-sponsor SCULLY
             H Added As A Co-sponsor BRADLEY
    99-02-23 H
                                          Housing Aford Note Filed
                                          Committee Revenue
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99-02-24 H Added As A Co-sponsor RONEN
        H Added As A Co-sponsor HOLBROOK
99-02-26 H Added As A Co-sponsor HARRIS
99-03-04 H Added As A Co-sponsor FLOWERS
99-03-05 H
                                    Re-Refer Rules/Rul 19(a)
99-03-08 H Added As A Co-sponsor DAVIS, MONIQUE
01-01-09 H Session Sine Die
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HB-0266 SMITH, MICHAEL AND BOLAND.

40 ILCS 5/3-111.1 from Ch. 108 1/2, par. 3-111.1 30 ILCS 805/8.23 new

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.

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PENSION NOTE (Pension Laws Commission)
Increase in accrued liability
                                    $193.0 million
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Increase in total annual cost (3.45% of payroll) \$ 17.5 million

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

99-01-27 H Filed With Clerk

Referred to Hse Rules Comm H First reading 99-02-02 H Assigned to Personnel & Pensions 99-02-24 H Added As A Co-sponsor BOLAND

99-03-05 H Re-Refer Rules/Rul 19(a) 99-03-15 H Pension Note Filed Committee Rules

01-01-09 H Session Sine Die

SMITH, MICHAEL. HB-0267

40 ILCS 5/3-110.6 from Ch. 108 1/2, par. 3-110.6 40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the Illinois Pension Code to allow certain current and former Department of Revenue investigators to transfer service credits from downstate police pension funds to the State Employees' Retirement System. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Fiscal impact cannot be determined, but is estimated to be

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-01-27 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-02 H Assigned to Personnel & Pensions 99-02-09 H Pension Note Filed Committee Personnel & Pensions Н 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0268 SMITH, MICHAEL.

40 ILCS 5/7-144.3 from Ch. 108 1/2, par. 7-144.3 30 ILCS 805/8.23 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Increases the amount of money available for supplemental (13th check) benefits, from 0.62% to 0.80% of payroll. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Increase in total contribution rates for employers would be 0.18% of payroll, which would have amounted to \$6.2 million increase in FY97.

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

99-01-27 H Filed With Clerk Referred to Hse Rules Comm H First reading 99-02-02 H Assigned to Personnel & Pensions 99-03-05 H Re-Refer Rules/Rul 19(a) 99-03-09 H Pension Note Filed Н Committee Rules 01-01-09 H Session Sine Die

1235 HB-0269

HB-0269 SMITH, MICHAEL - POE.

40 ILCS 5/14-104

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

Amends the State Employee Article of the Illinois Pension Code. Changes the method of calculating interest when purchasing service credit for certain periods of military service. Effective immediately.

PENSION NOTE (Pension Laws Commission)

If every eligible member participated, accrued liability would increase by an estimated \$18.0 million. A more likely estimate

is 50% participation for an accrued liability of \$9.0 million.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-01-27 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-02 H Assigned to Personnel & Pensions 99-02-09 H Pension Note Filed Committee Personnel & Pensions

99-03-05 H Re-Refer Rules/Rul 19(a)

00-09-27 H Added As A Joint Sponsor POE

01-01-09 H Session Sine Die

HB-0270 SMITH, MICHAEL.

40 ILCS 5/15-135

from Ch. 108 1/2, par. 15-135

Amends the State Universities Article of the Illinois Pension Code. Allows retirement at any age with 32 years of service, beginning in 1999, and with 30 years of service, beginning in 2000. Effective immediately.

PENSION NOTE (Pension Laws Commission)

\$45.7 million Increase in accrued liability Increase in normal annual cost \$ 1.7 million Contribution required to amortize increase minor

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-01-27 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-02 H Assigned to Personnel & Pensions Pension Note Filed 99-02-09 H Committee Personnel & Pensions 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0271

SMITH, MICHAEL.

40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Illinois Pension Code. Provides the alternative (State police) retirement formula for employees of the Department of Human Services who have monthly contact with persons committed to the Department as sexually violent persons, persons unfit to stand trial, or persons not guilty by reason of insanity. Allows persons employed as flight safety coordinators by the Illinois Department of Transportation to receive the same benefit formula as State air pilots. Provides the alternative (State Police) formula for forensic services employees of the Department of State Police. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Impact has not been determined, but would be relatively small.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-01-27 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-02 H Assigned to Personnel & Pensions 99-02-09 H Pension Note Filed Committee Personnel & Pensions 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0272 DURKIN - SILVA - LOPEZ, CAPPARELLI, MCKEON, BRADLEY AND BOLAND.

720 ILCS 5/24-1 from Ch. 38, par. 24-1 720 ILCS 5/Art. 24.6 heading new

720 ILCS 5/24.6-5 new

720 ILCS 5/24.6-10 new

720 ILCS 5/24.6-15 new

720 ILCS 5/24.6-20 new

Amends the Criminal Code of 1961. Creates the offenses of juvenile possession of a laser pointer and transferring a laser pointer to a juvenile. Prohibits the possession by a person under 18 years of age of a laser pointer. Prohibits the transfer of a laser pointer to a person under 18 years of age. Penalties are Class B misdemeanors. Creates the offense of aiming a laser pointer at a peace officer. Penalty is a Class A misdemeanor. Provides that it is a Class 3 felony to attach a laser pointer to a firearm or to use a laser pointer in conjunction with a firearm.

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NOTE(S) THAT MAY APPLY: Correctional
      99-01-27 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      99-01-28 H Added As A Joint Sponsor SILVA
      99-02-02 H
                                           Assigned to Judiciary II - Criminal Law
      99-02-03 H Added As A Co-sponsor LOPEZ
               H Added As A Co-sponsor CAPPARELLI
      99-02-09 H Added As A Co-sponsor MCKEON
      99-02-25 H Added As A Co-sponsor BRADLEY
               H Added As A Co-sponsor BOLAND
      99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0273
            DURKIN AND JOHNSON, TIM.
  Creates the Athletic Agent Act of 1999 (short title only).
      99-01-27 H Filed With Clerk
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New Act

H First reading Referred to Hse Rules Comm 99-02-02 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC H Plcd Cal 2nd Rdg Stndrd Dbt H Added As A Co-sponsor JOHNSON,TIM 99-02-26 H Re-committed to Executive

Re-Refer Rules/Rul 19(a)

99-03-05 H 01-01-09 H Session Sine Die

HB-0274 BURKE.

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. 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; (ii) require consideration of price, but may not require that price be the sole consideration; and (iii) provide that the final selection process may include negotiation.

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STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
HB274 does not meet the definition of a State mandate.
HOME RULE NOTE (Dept. of Commerce and Community Affairs)
HB 274 does not pre-empt home rule authority.
FISCAL NOTE (Dept. of Commerce and Community Affairs)
HB274 will not have a fiscal impact on DCCA.
JUDICIAL NOTE (Administrative Office of Ill. Courts)
HB274 would not increase the need for the number of judges.
BALANCED BUDGET NOTE (Bureau of the Budget)
Since HB274 is not a supplemental appropriation, the Balanced
Budget Note Act is inapplicable.
99-01-27 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-02 H
                                       Assigned to Executive
                                       Do Pass/Short Debate Cal 012-003-000
99-02-10 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-11 H
                                       Fiscal Note Requested BLACK - POE
                                       St Mandate Fis Nte Req BLACK - POE
         Н
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H Cal Ord 2nd Rdg-Shrt Dbt 99-02-18 H Balanced Budget Note Req POE Home Rule Note Requested POE Н Judicial Note RequestePOE H Cal Ord 2nd Rdg-Shrt Dbt

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99-02-19 H
                                              St Mandate Fis Note Filed
                H Cal Ord 2nd Rdg-Shrt Dbt
      99-02-24 H
                                              Home Rule Note Filed
                                             Fiscal Note Filed
                                             Judicial Note Filed
                H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-01 H
                                              Balanced Budget Note Filed
                H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-12 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-17 H 3rd Rdg-Shrt Dbt-Pass/Vote 064-052-000
      99-03-18 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-22 S Chief Sponsor WALSH,T
                S First reading
                                              Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
             BURKE - BOLAND AND BUGIELSKI.
HB-0275
  625 ILCS 5/3-606.1
                                    from Ch. 95 1/2, par. 3-606.1
  Amends the Illinois Vehicle Code to allow retired members of the General Assembly
who have served at least 2 years to receive retired member license plates (instead of re-
tired members with 6 years of service or retired members over 62 years of age, who
have served at least 4 years, and who have retired prior to the convening of the 83rd
General Assembly).
      FISCAL NOTE (Secretary of State)
      There would be no fiscal impact to the Sec. of State Office.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-01-27 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
      99-02-02 H
                                              Assigned to Constitutional Officers
      99-02-10 H
                                              Do Pass/Short Debate Cal 009-000-001
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-11 H
                                             Fiscal Note Filed
                H Cal Ord 2nd Rdg-Shrt Dbt
      99-02-17 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-02-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 091-024-000
                H Added As A Joint Sponsor BOLAND
                H Added As A Co-sponsor BUGIELSKI
      99-02-24 S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor DELEO
      99-02-25 S First reading
                                             Referred to Sen Rules Comm
      99-04-22 S
                                             Assigned to Transportation
      99-04-28 S
                                             To Subcommittee
                                             Committee Transportation
      99-05-08 S
                                             Refer to Rules/Rul 3-9(a)
      01-01-09 H Session Sine Die
             LANG - CAPPARELLI.
HB-0276
  New Act
   30 ILCS 105/5.490 new
   30 ILCS 105/5.491 new
  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 10/6
                                    from Ch. 120, par. 2406
  230 ILCS 10/7
                                    from Ch. 120, par. 2407
  230 ILCS 10/11
                                    from Ch. 120, par. 2411
  230 ILCS 10/11.2 new
  230 ILCS 10/11.3 new
  230 ILCS 10/13
                                    from Ch. 120, par. 2413
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Amends the State Finance Act to create the Riverboat Gambling Revenue School Construction Fund and the School Construction Bond Repayment Fund. Creates the Riverboat Gambling Revenue School Construction Act. Gives the Capital Development Board the power to issue revenue bonds in amounts not to exceed the amount of

revenue generated pursuant to the Act in excess of the amount of revenue generated pursuant to the Act in calendar year 1998. Provides that proceeds from the sale of the bonds shall be deposited into the Riverboat Gambling Revenue School Construction Fund. Provides that the Capital Development Board may make grants to school districts for school construction projects with funds appropriated from the Riverboat Gambling Revenue School Construction Fund. Amends the Riverboat Gambling Act. Provides that an owners license shall authorize the licensee to conduct gambling at the number of gambling positions permitted by the Board, which number shall not exceed 1,200. Deletes the limitation on the number of organization licenses the Board may grant, but does not increase the total number of gambling positions (12,000) for which the Board may grant licenses. Authorizes gambling in Cook County and on Lake Michigan. Authorizes dockside gambling with the approval of the municipality or county that is the home dock of the riverboat. Permits home dock relocation with the authorization of the Board. Effective immediately.

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FISCAL NOTE (Illinois Gaming Board)
    State share of new taxes generated will equal approximately
    $53.9 million and funds available for distribution to locals
    will increase by an estimated $6.8 million.
    STATE DEBT NOTE (Economic and Fiscal Commission)
    HB276 would not increase State general obligation debt.
    FISCAL NOTE (Capital Development Board)
    The fiscal impact for HB 276 would be $532,800.
NOTE(S) THAT MAY APPLY: Debt; Fiscal
    99-01-27 H Filed With Clerk
             H Added As A Joint Sponsor CAPPARELLI
             H First reading
                                            Referred to Hse Rules Comm
    99-02-02 H
                                            Assigned to Executive
    99-02-18 H
                                            Fiscal Note Filed
             Н
                                            Committee Executive
    99-02-19 H
                                            State Debt Note Filed
             Н
                                            Committee Executive
    99-02-24 H
                                            Fiscal Note Filed
             Н
                                            Committee Executive
    99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
```

HB-0277 LANG.

New Act

5 ILCS 80/4.20 new

01-01-09 H Session Sine Die

Creates the Employee Assistance Professional Licensing Act. Regulates employee assistance professionals through licensing requirements. Amends the Regulatory Sunset Act to repeal the new Act on January 1, 2010. Effective immediately.

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FISCAL NOTE (Dept. of Professional Regulation)
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Total 4 year expenses equal \$135,165, and 4 year revenue total

is \$163,250.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

HB277 does not meet the definition of a State mandate.

TE(S) THAT MAY APPLY: Correctional;	Fiscal; Home Rule
99-01-27 H Filed With Clerk	
H First reading	Referred to Hse Rules Comm
99-02-03 H	Assigned to Registration & Regulation
99-02-18 Н	Fiscal Note Filed
Н	Motion Do Pass-Lost 007-010-000 HREG
H	Remains in CommiRegistration & Regulation
99-03-03 H	Do Pass/Stndrd Dbt/Vote 009-008-000
	HREG
H Plcd Cal 2nd Rdg Stndrd Dt	ot
99-03-04 H	St Mandate Fis Nte Req BLACK
H Cal 2nd Rdg Stndrd Dbt	
99-03-08 H	St Mandate Fis Note Filed
H Cal 2nd Rdg Stndrd Dbt	
99-03-16 H Second Reading-Stnd Debat	e
H Hld Cal Ord 2nd Rdg-Shrt I	Ob .

99-03-26 H Re-Refer Rules/Rul 19(a) **1239** HB-0277—Cont.

01-01-09 H Session Sine Die

HB-0278 LANG – SILVA – JONES,LOU – LOPEZ – HOLBROOK, CURRY,JULIE, O'BRIEN, FOWLER, GILES AND HANNIG.

720 ILCS 5/12-2.7 new

Amends the Criminal Code of 1961 to create the offense of endangering school bus transportation. Provides that the offense is committed when a person tampers with a school bus or school bus facility with intent to cause any damage, malfunction, or nonfunction or when a person on a school bus knowingly threatens any driver or passenger with death, with imminent bodily injury, with a deadly weapon, or with 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.

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FISCAL NOTE (Dept. of Corrections)
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There would be no corrections population or fiscal impact.

CORRECTIONAL NOTE (Dept. of Corrections)

Same as DOC fiscal note.

FISCAL NOTE (Illinois State Police)

There would be no measurable impact upon this Department.

NOTE(S) THAT MAY APPLY: Correctional

99-01-27 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-28 H Added As A Joint Sponsor SILVA

99-02-02 H Added As A Co-sponsor JONES,LOU

Assigned to Consumer Protect'n & Product Regul

99-02-03 H Added As A Co-sponsor LOPEZ

H Added As A Co-sponsor HOLBROOK

99-02-09 H Fiscal Note Filed

H Correctional Note Filed

H Committee Consumer Protect'n & Product

Regul

99-02-10 H Fiscal Note Filed

H Committee Consumer Protect'n & Product

99-02-11 H Added As A Co-sponsor CURRY JULIE

H Added As A Co-sponsor O'BRIEN

H Added As A Co-sponsor FOWLER

99-02-18 H Added As A Co-sponsor GILES

99-03-02 H Added As A Co-sponsor HANNIG 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0279 LANG - SCHOENBERG - SKINNER - GASH - FRANKS.

30 ILCS 500/50-65

Amends the Illinois Procurement Code. Provides that a contractor who violates the Code, contract specifications, or delivery terms shall, for cause, be suspended permanently unless otherwise provided by law (now, may be suspended for up to 5 years or debarred).

HOUSE AMENDMENT NO. 1.

Adds reference to:

720 ILCS 5/33E-3 from Ch. 38, par. 33E-3

Deletes everything. Amends the Illinois Procurement Code. Provides that provisions concerning contractor suspension apply to all persons. Provides that a person may be suspended for acts or omissions indicating a lack of integrity or honesty in the conduct of business or the performance of contracts. Provides that persons who are convicted of certain felony offenses are permanently barred from participating in State contracts. Provides that suspension or debarment applies to affiliates of the person suspended or debarred. Provides that a business may not be debarred from participating in certain contracts as the result of a conviction of a principal of the business if the principal is no longer employed by or otherwise involved in that business and (i) the business has been adjudicated not guilty or (ii) the business demonstrates to the chief procurement officer that the offense was not directed or authorized by the business. Amends the Criminal Code of 1961. Provides that a person who is convicted of bid-rigging is permanently barred (now barred for a period of 5 years after the date of conviction) from contracting with the State or a unit of local government.

CORRECTIONAL NOTE (Dept. of Corrections)

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

FISCAL NOTE (Dept. of Corrections)

Same as correctional note.

SENATE AMENDMENT NO. 1.

Deletes reference to:

720 ILCS 5/33E-3

Deletes everything. Amends the Illinois Procurement Code by making a technical change to the Section concerning contractor suspension.

SENATE AMENDMENT NO. 2.

Deletes reference to:

30 ILCS 500/50-65 Adds reference to:

20 ILCS 5/6.08

from Ch. 127, par. 6.08

Deletes everything. Amends the Civil Administrative Code of Illinois. Increases from 11 to 13 the membership of the Department of Natural Resources Advisory Board. Effective immediately.

99-01-27	Η	Filed With Clerk		
	Η	First reading	Referred to Hse Rules Comr	n
99:02-02	Η	Added As A Joint Sponsor So	CHOENBERG	
	Η	•	Assigned to State Procureme	ent
99-02-03	Η	Added As A Co-sponsor SKI	NNER	
		Added As A Co-sponsor GAS		
99-02-24			Do Pass/Short Debate Cal 00	07-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt		
99-02-25		Second Reading-Short Debat		
		Pld Cal 3rd Rdg-Shrt Dbt		
99-03-11		Rclld 2nd Rdg-Short Debate		
	Н		LANG	
	Н	Amendment referred to	HRUL	
	Н	Held 2nd Rdg-Short Debate		
99-03-16	Η	Amendment No.01	LANG	
	Н	Recommends be Adopted HF	RUL	
	Н	Held 2nd Rdg-Short Debate		
99-03-17	Н	Amendment No.01	LANG	Adopted
	Η	Pld Cal 3rd Rdg-Shrt Dbt		•
99-03-18	Н	3rd Rdg-Shrt Dbt-Pass/Vote	115-000-000	
	Η	Added As A Joint Sponsor Fl	RANKS	
99-03-19		Arrive Senate		
	S	Chief Sponsor WALSH,T		
	S	Placed Calndr First Rdg		
	S	First reading	Referred to Sen Rules Comr	n
99-03-25	S	v	Correctional Note Filed	
	S		Fiscal Note Filed	
99-04-20	S		Assigned to Executive	
99-04-29	S	Amendment No.01	EXECUTIVE S	Adopted
	S		Recmnded do pass as amend	1013-000-000
		Placed Calndr, Second Rdg		
99-05-05		Second Reading		
		Placed Calndr,3rd Reading		
99-05-26	S		PURSUANT TO SENATE	
	S S		RULE 2-10(E),	
	S		DEADLINE FOR FINAL	
	S		ACTION IS EXTENDED	
	S		TO MAY 31, 1999.	
99-05-27		Filed with Secretary		
	S	Amendment No.02	PHILIP	
	S	Amendment referred to		
	S S	Amendment No.02	PHILIP	
	S	Rules refers to	SEXC	
	S	Amendment No.02	PHILIP Be adopted	
	S	Recalled to Second Reading	De adopted	
	S	Amendment No.02	PHILIP	Adopted
		Placed Calndr, 3rd Reading	· · · · · · · · · · · · · · · · · · ·	Auopicu
	S	Third Reading - Passed 058-0	000-000	

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99-06-01 H Arrive House
         H Place Cal Order Concurrence 01.02
99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
01-01-09 H Session Sine Die
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LANG - DURKIN. HB-0280

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40 ILCS 5/18-125
                                   from Ch. 108 1/2, par. 18-125
40 ILCS 5/18-133
                                   from Ch. 108 1/2, par. 18-133
```

Amends the Judges Article of the Illinois Pension Code. Provides that a judge who has attained age 60 and is eligible to receive the maximum rate of annuity may elect to have his or her contributions to the System based only on the increases in salary received by the judge on or after the date of the election, rather than the total salary received; does not apply to a judge who has previously elected to stop contributing, unless the judge has revoked that election. Extends the deadline for revocation to January 1, 2000. In the provisions relating to reduction of annuity due to retirement before age 60 with fewer than 28 years of service, reduces the early retirement penalty. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
Reducing early retirement reduction would increase accrued
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liability by \$372,000, and increase total annual cost by \$39,800 in the 1st year. Impact from allowing judges to make

contributions based on salary increase cannot be determined. NOTE(S) THAT MAY APPLY: Fiscal; Pension

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99-01-27 H Filed With Clerk
```

H First reading Referred to Hse Rules Comm 99-02-02 H Assigned to Personnel & Pensions 99-02-09 H Pension Note Filed

Committee Personnel & Pensions 99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-16 H Added As A Joint Sponsor DURKIN

01-01-09 H Session Sine Die

HB-0281 LANG - LOPEZ - HOFFMAN - O'BRIEN - SCOTT, RONEN AND BROS-NAHAN.

735 ILCS 5/2-1306 new

Amends the Code of Civil Procedure to prohibit court orders and judgments from concealing public hazards. Effective July 1, 1999, and applies to causes of action accruing on or after that date.

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FISCAL NOTE (Administrative Office of Ill. Courts)
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HB281 would not have a fiscal impact on the Judicial Branch.

FISCAL NOTE (Dept. of Commerce and Community Affairs)

HB281 will not have a fiscal impact on DCCA.

99-01-27 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Judiciary I - Civil Law

99-02-03 H Added As A Joint Sponsor LOPEZ

H Added As A Co-sponsor HOFFMAN

Fiscal Note Filed 99-02-18 H

Do Pass/Short Debate Cal 009-001-001

H Placed Cal 2nd Rdg-Shrt Dbt

99-02-24 H Fiscal Note Filed

> H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt

99-03-05 H Joint Sponsor Changed to O'BRIEN

H Joint Sponsor Changed to SCOTT

H Added As A Co-sponsor RONEN

H Added As A Co-sponsor BROSNAHAN 99-03-26 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0282 LANG.

New Act

5 ILCS 80/4.20 new

Creates the Construction Contractors Registration Act. Regulates construction contractors through registration requirements. Amends the Regulatory Sunset Act to repeal the new Act on January 1, 2010. Effective January 1, 2000.

FISCAL NOTE (Dept. of Professional Regulation)

Fiscal impact cannot be projected due to unknown number of potential licensees.

HOUSE AMENDMENT NO. 1.

Changes the Department that enforces the Act from the Department of Professional Regulation to the Department of Public Health.

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

```
99-01-27 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-03 H
                                      Assigned to Registration & Regulation
99-02-18 H
                                      Fiscal Note Filed
                                      Committee Registration & Regulation
99-03-03 H
                                      REGIS REGULAT H ~ Adopted
                Amendment No.01
                                      Motion Do Pass Amended-Lost 004-007-001
                                        HREG
                                      Remains in CommiRegistration & Regulation
99-03-05 H
                                      Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die

HB-0283 LANG – LOPEZ – GASH – GARRETT – MCKEON, FEIGENHOLTZ AND ERWIN.

```
510 ILCS 70/1
                                    from Ch. 8, par. 701
                                    from Ch. 8, par. 702
510 ILCS 70/2
510 ILCS 70/2.01
                                    from Ch. 8, par. 702.01
510 ILCS 70/2.03
                                    from Ch. 8, par. 702.03
510 ILCS 70/2.09 new
510 ILCS 70/2.10 new
510 ILCS 70/4
                                    from Ch. 8, par. 704
510 ILCS70/9.05 new
510 ILCS 70/11.1 new
510 ILCS 70/12
                                    from Ch. 8, par. 712
510 ILCS 70/13
                                    from Ch. 8, par. 713
510 ILCS 70/16
                                    from Ch. 8, par. 716
510 ILCS 70/16.1 new
510 ILCS 70/16.2 new
510 ILCS 70/20 new
510 ILCS 570/25 new
510 ILCS 70/30 new
```

Amends the Humane Care for Animals Act by making additional types of conduct punishable under the Act. Increases penalties for certain other prohibited conduct and creates additional sanctions for cruelty to animals. Empowers humane societies to investigate violations. Creates a cause of action on the part of the owner of an animal subjected to cruelty. In addition to proven damages, allows punitive or exemplary damages of not less than \$500 and not more than \$25,000 for each act of cruelty. Effective January 1, 2000.

FISCAL NOTE (Dept. of Corrections)

Corrections population and fiscal impact would be minimal.

CORRECTIONAL NOTE (Dept. of Corrections)

Same as DOC fiscal note.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 510 ILCS 70/1 510 ILCS 70/2 510 ILCS 70/2.01 510 ILCS 70/2.03 510 ILCS 70/2.09 new 510 ILCS 70/4.10 new 510 ILCS 70/9.05 new 510 ILCS 70/11.1 new 510 ILCS 70/12 510 ILCS 70/13 510 ILCS 70/16.2 new

510 ILCS 70/16.2 new

510 ILCS 70/30 new

Deletes everything. Amends the Humane Care for Animals Act. Provides that a second or subsequent offense of aggravated cruelty is a Class 4 felony. Provides that a per-

son convicted of aggravated cruelty must pay the cost of restoring the animal to good health if it was injured or compensate the owner for the value of the animal if it was killed. Provides that the owner has a cause of action for an act of aggravated cruelty against that animal. In addition to proven damages, allows punitive or exemplary damages of not less than \$500 and not more than \$25,000 for each act of aggravated cruelty. Effective January 1, 2000.

```
NOTE(S) THAT MAY APPLY: Correctional; Fiscal
   99-01-27 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
   99-02-02 H
                                          Assigned to Judiciary I - Civil Law
   99-02-03 H Added As A Joint Sponsor LOPEZ
   99-02-09 H Added As A Co-sponsor GASH
   99-02-18 H
                    Amendment No.01
                                          JUD-CIVIL LAW H
                                                                  Adopted
                                          Do Pass Amend/Short Debate 011-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             Н
                                          Fiscal Note Filed
             Н
                                         Correctional Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
             H Joint Sponsor Changed to GARRETT
   99-02-24 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Joint Sponsor Changed to MCKEON
             H Added As A Co-sponsor FEIGENHOLTZ
   99-03-19 H Added As A Co-sponsor ERWIN
   99-03-26 H
                                         Re-Refer Rules/Rul 19(a)
   01-01-09 H Session Sine Die
```

HB-0284 LANG – SILVA – HARRIS – DELGADO – HOFFMAN, MCKEON, DAV-IS,STEVE, SLONE, KENNER AND HOLBROOK.

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. Does not apply to workers' compensation insurance coverage or to self-insured entities. Applies only to causes of action that accrue on or after the effective date of the Act. Effective immediately.

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FISCAL NOTE (Dept. of Public Health)
There are no fiscal implications for DPH from HB284.
STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
HB284 does not meet the definition of a State mandate.
FISCAL NOTE (Dept. of Insurance)
HB284 will have no fiscal impact on the Department.
JUDICIAL NOTE (Administrative Office of Ill. Courts)
There may be an increase in judicial workloads; impact on the
need for the number of judges cannot be determined.
99-01-27 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-01-28 H Added As A Joint Sponsor SILVA
99-02-02 H
                                       Assigned to Judiciary I - Civil Law
99-02-03 H Added As A Co-sponsor HARRIS
99-02-09 H Added As A Co-sponsor DELGADO
         H Added As A Co-sponsor MCKEON
99-02-10 H
                                       Do Pass/Stndrd Dbt/Vote 006-004-000 HJUA
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-11 H
                                       Fiscal Note Requested TURNER, JOHN
                                       St Mandate Fis Nte Req TURNER, JOHN
                                       Judicial Note RequesteTURNER, JOHN
         H Cal 2nd Rdg Stndrd Dbt
         H Added As A Co-sponsor DAVIS, STEVE
99-02-19 H
                                       St Mandate Fis Note Filed
                                       Fiscal Note Filed
         H Cal 2nd Rdg Stndrd Dbt
99-02-24 H
                                       Fiscal Note Filed
                                       Judicial Note Filed
         H Cal 2nd Rdg Stndrd Dbt
```

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99-02-25 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
        H Joint Sponsor Changed to HOFFMAN
        H Added As A Co-sponsor SLONE
         H Added As A Co-sponsor KENNER
99-03-18 H Added As A Co-sponsor HOLBROOK
99-03-26 H
                                    Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0285 LANG - LOPEZ.

20 ILCS 2605/55d new

Amends the Department of State Police provisions of the Civil Administrative Code of Illinois to create a Citizens Crime Commission to advise the General Assembly on crime legislation that shall consist of 10 members appointed by the Governor with 2 co-chairpersons to be designated by the Governor. The appointments shall be made by January 1, 2000, for 2 year terms, at the expiration of which the Commission is abolished. Provides for reimbursement for necessary expenses for members. This provision is repealed on January 1, 2002. Effective immediately.

FISCAL NOTE (Illinois State Police)

State Police administration cost would be \$50,000.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-27 H Filed With Clerk H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to State Government Administration 99-02-03 H Added As A Joint Sponsor LOPEZ

99-02-10 H Fiscal Note Filed Committee State Government Administration Н

99-02-18 H Do Pass/Short Debate Cal 007-001-000

H Placed Cal 2nd Rdg-Shrt Dbt 99-02-24 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-26 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HARRIS - LOPEZ - ACEVEDO - HOLBROOK - BLACK, LANG, KEN-NER, O'BRIEN, DAVIS, STEVE, BRADLEY, NOVAK, BOLAND, FLOW-ERS, JONES, LOU, BURKE, DELGADO, SHARP, JOHNSON, TOM, DAVIS, MONIQUE AND BELLOCK.

625 ILCS 5/6-206

HB-0286

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 Section of the Criminal Code of 1961 pertaining to bodily harm or deadly weapons while in school, with the regional superintendent of schools certifying to the Secretary of State that the student violated one of these laws.

FISCAL NOTE (Secretary of State)

HB286 would require \$51,000 in one-time start-up costs, then

an estimated additional \$22,000 per year.

99-01-27 H Filed With Clerk

H First reading Referred to Hse Rules Comm Assigned to State Government

99-02-02 H Administration

99-02-03 H Added As A Joint Sponsor LOPEZ

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor HOLBROOK

99-02-10 H Added As A Co-sponsor KENNER

99-02-11 H Added As A Co-sponsor O'BRIEN

H Added As A Co-sponsor DAVIS, STEVE 99-02-16 H Fiscal Note Filed

Committee State Government Administration

99-02-18 H Do Pass/Short Debate Cal 008-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-02-24 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-02-25 H Added As A Co-sponsor BRADLEY

H Added As A Co-sponsor NOVAK

H Added As A Co-sponsor BOLAND

```
99-03-09 H Primary Sponsor Changed To HARRIS
         H Joint Sponsor Changed to LANG
         H Added As A Co-sponsor FLOWERS
         H Added As A Co-sponsor JONES,LOU
         H Added As A Co-sponsor BURKE
         H Added As A Co-sponsor DELGADO
         H Added As A Co-sponsor SHARP
99-03-10 H Added As A Co-sponsor JOHNSON, TOM
         H Joint Sponsor Changed to BLACK
         H Added As A Co-sponsor LANG
         H Added As A Co-sponsor DAVIS, MONIQUE
         H Added As A Co-sponsor BELLOCK
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-11 S Arrive Senate
         S Placed Calndr First Rdg
99-03-24 S Chief Sponsor SHAW
         S First reading
                                     Referred to Sen Rules Comm
99-04-27 S
                                     Assigned to Transportation
99-05-05 S
                                     To Subcommittee
         S
                                     Committee Transportation
99-05-08 S
                                     Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-0287

TENHOUSE – MAUTINO – GRANBERG – HARTKE – RUTHERFORD, REITZ, BRADY, BLACK, WINKEL, LAWFER, JONES, JOHN, MY-ERS, RICHARD, HANNIG, POE, CURRY, JULIE, MITCHELL, BILL, FOWLER, MITCHELL, JERRY, O'BRIEN, STEPHENS, SOMMER, SMITH, MICHAEL, BRUNSVOLD, TURNER, JOHN AND MOFFITT.

220 ILCS 5/13-301

from Ch. 111 2/3, par. 13-301

Amends the Telecommunications Article of the Public Utilities Act. Adds a caption to a Section concerning Commerce Commission duties and makes a stylistic change regarding universal telephone service.

HOUSE AMENDMENT NO. 1.

OSE AMENDMENT Not Deletes reference to: 220 ILCS 5/13-301 Adds reference to: 220 ILCS 5/13-301.5 new

Replaces everything. Amends the Public Utilities Act. Creates the Affordable Rural Telecommunications Service Program Design Group to study the necessity of creating a fund to compensate providers of local exchange telecommunications service to mitigate the price impact on consumers resulting from the high or rising cost of providing that service. Requires the Program Design Group to report its findings and recommendations to the General Assembly by January 1, 2001. Effective immediately.

SENATE AMENDMENT NO. 1. (Senate recedes May 27, 1999)

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Deletes reference to:

220 ILCS 5/13-301.5 new

Adds reference to:

220 ILCS 5/13-301 from Ch. 111 2/3, par. 13-301
```

Replaces the title and everything after the enacting clause. Amends the Public Utilities Act. Provides that the Commerce Commission shall, if appropriate, create funds to subsidize eligible telecommunications carriers whose cost of providing service exceeds the affordable rate for the service. Provides that the costs of the funds shall be recovered from all telecommunications carriers on a competitively neutral basis. Effective immediately.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

Recommends that the bill be amended as follows:

Replaces the title and everything after the enacting clause. Amends the Public Utilities Act. Authorizes the Commerce Commission to establish universal support service funds to subsidize the cost of telecommunications services by carriers whose costs of providing the services exceed the affordable rate as established by the Commission. Effective immediately.

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99-01-27 H Filed With Clerk
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H Added As A Joint Sponsor MAUTINO

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99-01-27-Cont.
         H Added As A Co-sponsor GRANBERG
         H Added As A Co-sponsor HARTKE
         H Added As A Co-sponsor RUTHERFORD
         H First reading
                                    Referred to Hse Rules Comm
99-02-02 H
                                     Assigned to Executive
99-02-25 H
                                     Do Pass/Stndrd Dbt/Vote 008-007-000
                                       HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                     Re-committed to Executive
                                     Do Pass/Short Debate Cal 015-000-000
99-03-05 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H
                Amendment No.01
                                     TENHOUSE
                Amendment referred to HRUL
         H
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-10 H Added As A Co-sponsor REITZ
         H Added As A Co-sponsor BRADY
         H Added As A Co-sponsor BLACK
         H Added As A Co-sponsor WINKEL
         H Added As A Co-sponsor LAWFER
         H Added As A Co-sponsor JONES, JOHN
99-03-11 H
                Amendment No.01
                                    TENHOUSE
         Н
                Rules refers to
                                      HPUB
         H Recommends be Adopted HPUB/009-000-000
         H Second Reading-Short Debate
                Amendment No.01
                                    TENHOUSE
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-15 H Added As A Co-sponsor MYERS,RICHARD
         H Added As A Co-sponsor HANNIG
         H Added As A Co-sponsor POE
         H Added As A Co-sponsor CURRY, JULIE
         H Added As A Co-sponsor MITCHELL, BILL
         H Added As A Co-sponsor FOWLER
         H Added As A Co-sponsor MITCHELL, JERRY
         H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor STEPHENS
         H Added As A Co-sponsor SOMMER
         H Added As A Co-sponsor SMITH, MICHAEL
         H Added As A Co-sponsor BRUNSVOLD
         H Added As A Co-sponsor TURNER, JOHN
         H Added As A Co-sponsor MOFFITT
         H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
99-03-17
99-03-18 S Arrive Senate
         S Chief Sponsor DONAHUE
           Placed Calndr First Rdg
         S First reading
                                     Referred to Sen Rules Comm
99-03-25 S
                                     Assigned to Environment & Energy
99-04-15 S
                                     Postponed
                                     Recommended do pass 006-000-000
99-04-21 S
         S Placed Calndr, Second Rdg
         S Added as Chief Co-sponsor SIEBEN
           Second Reading
99-04-22
         S
           Placed Calndr, 3rd Reading
            Added As A Co-sponsor BOMKE
99-04-23
            Added as Chief Co-sponsor MAITLAND
         S
           Added as Chief Co-sponsor JACOBS
           Added as Chief Co-sponsor WELCH
         S Filed with Secretary
99-05-11
                Amendment No.01
                                     DONAHUE
                Amendment referred to SRUL
99-05-12
         S
           Added As A Co-sponsor DEMUZIO
                Amendment No.01
         S
                                     DONAHUE
         S
                Rules refers to
                                      SENV
         S
                Amendment No.01
                                     DONAHUE
         S
                                     Be adopted
         S Recalled to Second Reading
         S
                Amendment No.01
                                     DONAHUE
                                                             Adopted
                                                               030-021-005
         S Placed Calndr,3rd Reading
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99-05-13 S Third Reading - Passed 035-016-007
      99-05-14 H Arrive House
               H Place Cal Order Concurrence 01
               H Motion Filed Non-Concur 01/TENHOUSE
               H Calendar Order of Concurren 01
      99-05-26 H H Noncners in S Amend 01
               S Secretary's Desk Non-concur 01
                                           Mtn refuse recede-Sen Amend
                S Refuses to Recede Amend 01
                S S Requests Conference Comm 1ST
                S Sen Conference Comm Apptd 1ST/DONAHUE,
                                              MAHAR, MAITLAND,
                                              BOWLES, SHAW
               H Hse Accede Reg Conf Comm 1ST
               H Hse Conference Comm Apptd 1ST/CURRIE,
                                              MAUTINO, HANNIG.
               Η
                                              TENHOUSE & BOST
      99-05-27 S Filed with Secretary
               S Conference Committee Report 1ST/DONAHUE
               S Conf Comm Rpt referred to SRUL
               H House CC report submitted 1ST/TENHOUSE
               H Conf Comm Rpt referred to HRUL
               H Recommends be Adopted IST/HRUL
               H House CC report Adopted 1ST/115-000-000
               S Conference Committee Report 1ST/DONAHUE
                       Rules refers to
                                             SENV
               S Conference Committee Report 1ST/DONAHUE
               S Be apprvd for consideratn SENV/010-000-000
               S Senate CC report submitted
               S Senate CC report Adopted 1ST/058-000-001
               H Both House Adoptd CC rpt 1ST
               H Passed both Houses
      99-06-24 H Sent to the Governor
      99-08-20 H Governor approved
                    Effective Date 99-08-20
               Н
                    PUBLIC ACT 91-0636
            HARTKE.
HB-0288
  510 ILCS 77/10.24 new
  510 ILCS 77/10.26 new
  510 ILCS 77/11 new
  510 ILCS 77/12 new
  510 ILCS 77/12.1 new
  510 ILCS 77/13 new
  510 ILCS 77/15
  510 ILCS 77/18 new
  510 ILCS 77/20
  510 ILCS 77/54 new
  510 ILCS 77/55 rep.
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Amends the Livestock Management Facilities Act. Provides that the owner or operator of a proposed livestock waste handling facility shall file a notice of intent to construct with the Department before beginning construction on a facility. Provides that the county board may request an informational meeting concerning the proposed construction of a facility. Provides that the Department shall receive certain evidence at the informational meeting. Provides construction standards for certain livestock waste handling facilities. Provides that the Department shall inspect the construction site of a livestock waste handling facility. Prohibits the construction of a non-lagoon livestock waste handling facility or an earthen livestock waste lagoon in certain areas. Deletes provisions concerning the reporting of the release of livestock waste in certain situations. Provides that the Department may request modification of a facility. Provides that additional livestock management facilities shall be required to comply with certain provisions concerning the handling, storing, and disposing of livestock waste. Provides additional requirements for multiple livestock management facilities under common ownership. Increases the livestock waste lagoon registration fee from \$50 to \$250. Effective immediately.

FISCAL NOTE (Dept. of Agriculture)

Current general revenue fund support for the program is

\$250,000 for FY99. HB288 would triple the the number of Dpt.

reviews required and would double the workload of the Dpt.

The per site registration fee would generate \$30,000 per year and the lagoon registration fee should generate an additional

\$6,000 per year.

NOTE(S) THAT MAY APPLY: Fiscal

99-01	-27	Н	Filed	With	Clerk	

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Agriculture & Conservation

99-02-08 H Fiscal Note Filed

H Committee Agriculture & Conservation

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0289 HARTKE.

Appropriates \$350,000 to the Department of Natural Resources for the City of Effingham to develop and construct recreational and athletic facilities. Effective July 1, 1999.

99-01-27 H Filed With	Clerk	
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H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Appropriations-Public Safety

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0290 HARTKE.

Appropriates \$50,000 from the General Revenue Fund to the Olney Fire Department for the purposes of training and equipment for the rescue team. Effective July 1, 1999.

99-01-27 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Appropriations-Public Safety

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0291 HARTKE.

70 ILCS 5/2.8 new

Amends the Airport Authorities Act. In the case of an airport authority whose territory is coterminous with a municipality on the date the airport authority is established, provides for changes in the boundaries of the airport authority's territory by operation of law so that the airport authority's territory and the municipality's territory remain coterminous.

FISCAL NOTE (Dept. of Transportation)

HB291 will have no fiscal impact on IDOT.

99-01-27 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Transportation & Motor Vehicles

99-02-10 H Fiscal Note Filed

H Do Pass/Stndrd Dbt/Vote 015-012-002

HTRN

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-17 H Second Reading-Stnd Debate

H Pld Cal 3rd Rdg-Stndrd Dbt

99-03-11 H 3rd Rdg-Stnd Dbt-Lost/Vote 048-061-005

HB-0292 HARTKE.

Appropriates \$400,000 from the General Revenue Fund to the Allison Drainage District for the purpose of pumps for the drainage system. Effective July 1, 1999.

99-01-27 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Appropriations-Public Safety

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

1249 HB-0293

HB-0293 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 10/2-215 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 (Administrative Office of Ill. Courts)
HB293 would not have a fiscal impact on the Judicial Branch.
FISCAL NOTE (Dept. of Commerce and Community Affairs)
HB293 will have a fiscal impact on DCCA and units of local
government, but the cost is difficult to determine.

99-01-27 H Filed With Clerk
H First reading
P9-02-02 H
Po-02-18 H
Po-02-24 H
Po-02-24 H
Po-03-05 H

HB-0294 FRITCHEY – GASH – KOSEL – LYONS, EILEEN AND ACEVEDO.

10 ILCS 5/9-25.3 new

Amends the Election Code. Provides that no candidate or political committee may accept cash contributions in excess of \$150 from any person or entity during any calendar year. Provides that any contribution in excess of \$150 must 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 must 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 escheats to the State of Illinois. Effective immediately.

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FISCAL NOTE (State Board of Elections)
    HB294 would have minimal fiscal impact and costs could be
    absorbed within regular budget.
    FISCAL NOTE (Dept. of Corrections)
    There would be no fiscal or prison population impact on DOC.
    CORRECTIONAL NOTE (Dept. of Corrections)
    Same as DOC fiscal note.
NOTE(S) THAT MAY APPLY: Correctional
    99-01-27 H Filed With Clerk
                                           Referred to Hse Rules Comm
             H First reading
    99-02-02 H
                                           Assigned to Elections & Campaign Reform
    99-02-09 H Added As A Joint Sponsor GASH
             Η
                                           Fiscal Note Filed
                                           Committee Elections & Campaign Reform
             Н
                                           Fiscal Note Filed
    99-02-18 H
                                           Correctional Note Filed
             H
                                           Committee Elections & Campaign Reform
             H
             H Joint Sponsor Changed to RONEN
             H Joint Sponsor Changed to KOSEL
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H Joint Sponsor Changed to LYONS, EILEEN

720 ILCS 5/16D-5.5 new

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Do Pass/Short Debate Cal 008-002-001
      99-02-25 H
              H Placed Cal 2nd Rdg-Shrt Dbt
              H Added As A Co-sponsor ACEVEDO
      99-03-02 H
                      Amendment No.01
                                           FRITCHEY
              Н
                      Amendment referred to HRUL
              H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-26 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
            FRITCHEY - LINDNER - DART.
HB-0295
  720 ILCS 5/11-6
                                  from Ch. 38, par. 11-6
  720 ILCS 5/11-6.5
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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 4 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 if the victim is at least 13 years of age and a Class 2 felony if the victim is under 13 years of age. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

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99-01-27 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-02 H
                                       Assigned to Judiciary II - Criminal Law
99-02-10 H Added As A Joint Sponsor LINDNER
99-02-11 H
                                       Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-17 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-11 H Joint Sponsor Changed to DART
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25 S Chief Sponsor DUDYCZ
                                       Referred to Sen Rules Comm
         S First reading
99-04-20 S
                                       Assigned to Judiciary
99-04-28 S
                                       Postponed
                                       Committee Judiciary
99-05-08 S
                                       Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
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HB-0296 FEIGENHOLTZ – ERWIN AND FRITCHEY.

Appropriates \$10,000,000 to the Department of Natural Resources for a grant to the Chicago Park District for the purpose of repairing the Lake Michigan shoreline in Chicago. Effective immediately.

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NOTE(S) THAT MAY APPLY: Balanced Budget

99-01-27 H Filed With Clerk
H First reading

99-02-02 H Added As A Joint Sponsor ERWIN

99-02-03 H Added As A Co-sponsor FRITCHEY

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
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HB-0297 FEIGENHOLTZ.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create a tax credit for individuals in the amount of 3% of the average monthly rent paid by the taxpayer during the taxable year on his or her residence. Provides that no amount of rent in excess of \$1,000 per month shall be used in calculating the average monthly rent. Sunsets the credit after 10 years. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal 99-01-27 H Filed With Clerk
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H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

UI-01-09 H Session Sine D

HB-0298 FEIGENHOLTZ – MOORE,ANDREA – JONES,LOU – SAVIANO – WIRS-ING, DELGADO, SHARP, GILES, CURRIE, ERWIN, OSTERMAN, HA-MOS, HOWARD, LYONS,JOSEPH, MURPHY, ACEVEDO, KENNER, MCKEON AND BURKE.

720 ILCS 635/1	from Ch. 38, par. 22-50
720 ILCS 635/2	from Ch. 38, par. 22-51
720 ILCS 635/4	from Ch. 38, par. 22-53
720 ILCS 635/3 rep.	

Amends the Hypodermic Syringes and Needles Act. Provides that a person who is at least 18 years of age operating or participating in a public health-related needle exchange program or a person at least 18 years of age who purchases up to 10 hypodermic needles from a registered pharmacist does not violate the Act. Repeals the Section requiring a person who sells a syringe, needle, or instrument to keep a record of the sale.

HOUSE AMENDMENT NO. 1.

Further amends the Hypodermic Syringes and Needles Act. Provides that the Department of Human Services shall develop educational materials and make copies of them available to pharmacists. Provides that pharmacists may distribute the educational materials to persons who purchase hypodermic needles.

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

The Dept. does not anticipate an additional cost for any its

programs.

STATE MANDATES NOTE, H-AM 1

(Department of Commerce and Community Affairs)

This bill does not create a State mandate.

FISCAL NOTE, H-AM 2 (Dept. of Public Health)

The Dept. estimates the cost of producing and distributing

this information to be approximately \$743,800.

HOUSE AMENDMENT NO. 3.

Deletes reference to: 720 ILCS 635/4

720 ILCS 635/3 rep.

Adds reference to:

720 ILCS 635/2.5 new

Deletes everything. Authorizes a person who is at least 18 years of age to purchase up to 10 sterile hypodermic syringes at a pharmacy without a prescription. Authorizes a pharmacist to sell up to 10 sterile hypodermic syringes to a person who is at least 18 years of age, regardless of whether he or she has a prescription for the syringes. Provides that the Illinois Department of Public Health shall develop educational materials regarding safer injection, HIV prevention, syringe disposal, and drug treatment and make copies of those materials available to pharmacists. Provides that pharmacists shall make those educational materials available to persons who purchase syringes. Provides that the Illinois Department of Public Health shall create guidelines to advise local communities on implementing syringe disposal policies.

FISCAL NOTE, H-AM 3 (Dept. of Public Health)

Same as DPH fiscal note, with H-am 2.

JUDICIAL NOTE, H-AM 3 (Administrative Office of Ill. Courts)

This legislation would neither decrease or increase the number

of judges needed in the State.

STATE MANDATES NOTE, H-AM 3

(Department of Commerce and Community Affairs)

Same as State mandates note, H-am 1.

HOME RULE NOTE, H-AM 3

(Department of Commerce and Community Affairs)

This legislation does not contain language indicating a pre-

emption of home rule powers and functions. Therefore, HB 298

does not pre-empt home rule authority.

CORRECTIONAL NOTE, H-AM 3 (Department of Corrections)

HB-0298Cont.	125	2			
This legislation will have no fiscal or corrections population impact on DOC.					
FISCAL NOTE, H-AM 3, REVISED (Dept. of Public Health) Assuming syringe purchasers would accept informational litera-					
ture 25% of	the time, 780,000 pamphlets w	ould be distributed			
	stimated production and distributed the bill is in effect and \$83,80 times.				
thereafter.	Filed With Clerk				
. F	I First reading	Referred to Hse Rules Comm			
99-02-02 F 99-03-05 F		Assigned to Human Services HUMAN SERVS H Adopted			
. H	I I Placed Cal 2nd Rdg-Shrt Dbi	Do Pass Amend/Short Debate 008-004-000			
99-03-09 F F	I .	Fiscal Note Req as amended BLACK St Mndt Fis Note Req Amnd			
ŀ	I Cal Ord 2nd Rdg-Shrt Dbt				
99-03-10 F F	I Cal Ord 2nd Rdg-Shrt Dbt	Fiscal Note Filed as amnded			
99-03-12 F	I Cal Ord 2nd Rdg-Shrt Dbt	St Mndt Fis Note Fld Amnd			
99-03-16 H	I Second Reading-Short Debat	e			
99-03-18 H	Held 2nd Rdg-Short Debate Amendment No.02	FEIGENHOLTZ			
· F	 Amendment referred to Held 2nd Rdg-Short Debate 	HRUL			
99-03-26 F 00-01-19 F	I	Re-Refer Rules/Rul 19(a) Approved for Consideration 003-002-000			
. H	Held 2nd Rdg-Short Debate				
	I Added As A Co-sponsor DEI I Added As A Co-sponsor SHA				
00-02-17 H 00-02-24 H	I Added As A Co-sponsor JON I Amendment No.03	NES,LOU FEIGENHOLTZ			
ŀ	I Amendment referred to				
00-02-25 H	I Held 2nd Rdg-Short Debate Amendment No.03	FEIGENHOLTZ			
· I	I Rules refers to I Held 2nd Rdg-Short Debate	HHSV			
00-02-29 H	I .	Fiscal Note Filed as amnded			
00-03-01 F		FEIGENHOLTZ			
	I Recommends be Adopted HI I Held 2nd Rdg-Short Debate	HSV/009-003-000			
00-03-02 H	I	Fiscal Note Req as amended BY HA #3/ BLACK			
I.		St Mndt Fis Note Req Amnd			
H H	Held 2nd Rdg-Short Debate	FEIGENHOLTZ Adopted			
ŀ	I Added As A Co-sponsor GIL I Added As A Co-sponsor CU	RRIE			
00-03-03 F	I Added As A Co-sponsor ERV	WIN Fiscal Note Filed as amnded			
F F		Home Rule Note Req as amend Judicial Note Riled as amnd			
ŀ	I	Corrctnl Note Req as amnd FEIGENHOLTZ			
ŀ		Judicial Note Req as amend BY HOUSE AMEND #3			
I- I-		3RD RDING DEADLINE EXTENDED UNTIL			
. <u>.</u>	I I Held 2nd Rdg-Short Debate	APRIL 14, 2000			
F	I Added As A Co-sponsor OS				
00-03-07 H H	I	St Mndt Fis Note Fld Amnd Home Rule Note Fld as amend			
I		Corretnl Note Fld as amnd BY HOUSE AMEND #3			
F	Held 2nd Rdg-Short Debate				

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00-03-30 H Added As A Joint Sponsor MOORE, ANDREA
               H Added As A Joint Sponsor JONES, LOU
               H Added As A Joint Sponsor SAVIANO
               H Added As A Joint Sponsor WIRSING
               H Added As A Co-sponsor HAMOS
               H Added As A Co-sponsor HOWARD
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor MURPHY
               H Added As A Co-sponsor ACEVEDO
               H Added As A Co-sponsor KENNER
               H Added As A Co-sponsor MCKEON
               H Added As A Co-sponsor BURKE
      00-04-04 H
                                            Fiscal Note Filed as amnded
               H Held 2nd Rdg-Short Debate
      00-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
               Н
                                            Verified
               Н
                                           Tabled Pursnt to Rule 40(a) HA #02
               H 3rd Rdg-Shrt Dbt-Pass/Vote 065-049-004
               S Arrive Senate
               S Placed Calndr First Rdg
                S Chief Sponsor RAUSCHENBERGER
      00-04-07 S First reading
                                           Referred to Sen Rules Comm
               S Added as Chief Co-sponsor TROTTER
      00-11-09 S
                                           Assigned to Public Health & Welfare
      01-01-09 H Session Sine Die
            HANNIG - SILVA - WOOLARD.
HB-0299
  New Act
  Creates the FY2000 Budget Implementation Act. Provides that the purpose of the
Act is to make the changes in State programs that are necessary to implement the Gov-
ernor's FY2000 budget recommendations. Effective immediately.
      99-01-27 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      99-01-28 H Added As A Joint Sponsor SILVA
      99-02-02 H
                                            Assigned to Approp-Gen Srvc & Govt
                                             Ovrsght
      99-02-10 H Added As A Co-sponsor WOOLARD
      99-03-04 H
                                            Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0300
            HANNIG - SILVA - WOOLARD AND MCGUIRE.
   30 ILCS 330/5
                                   from Ch. 127, par. 655
  Amends the General Obligation Bond Act. Includes the 1999 Illinois School Con-
struction and Infrastructure Assistance Program in the Section concerning bond autho-
rization for school construction.
      STATE DEBT NOTE (Economic and Fiscal Commission)
      HB 300 would have no impact on State debt.
      99-01-27 H Filed With Clerk
                                           Referred to Hse Rules Comm
               H First reading
      99-01-28 H Added As A Joint Sponsor SILVA
      99-02-02 H
                                            Assigned to Approp-Gen Srvc & Govt
                                             Ovrsght
      99-02-10 H Added As A Co-sponsor WOOLARD
      99-02-22 H Added As A Co-sponsor MCGUIRE
      99-02-23 H
                                           State Debt Note Filed
                                           Committee Approp-Gen Srvc & Govt
                                              Ovrsght
      99-03-04 H
                                           Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
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Re-Refer Rules/Rul 19(a)

99-03-26 H

01-01-09 H Session Sine Die

HB-0301 HANNIG - SILVA - WOOLARD.

105 ILCS 230/5-40

Amends the School Construction Law. Makes a change of style in a Section relating to the supervision of school construction projects.

99-01-27 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-01-28 H Added As A Joint Sponsor SILVA

99-02-02 H Assigned to Elementary & Secondary

Education

99-02-10 H Added As A Co-sponsor WOOLARD

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0302 HANNIG - WOOLARD.

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 NOTE (Economic and Fiscal Commission)

HB 302 would reduce by \$1 the total amount of General Obliga-

tion bonds authorized. 99-01-27 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Approp-Gen Srvc & Govt Ovrsght

99-02-10 H Added As A Joint Sponsor WOOLARD

99-02-23 H State Debt Note Filed

Committee Approp-Gen Srvc & Govt

Ovrsght

99-03-04 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt

99-03-16 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

99-03-26 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0303 HANNIG.

30 ILCS 425/2

from Ch. 127, par. 2802

Amends the Build Illinois Bond Act to decrease the authorization for bonds by \$1. Effective immediately.

STATE DEBT NOTE (Economic and Fiscal Commission)

HB 303 would reduce by \$1 the total amount of Build Ill, bonds

the State is authorized to issue, sell and retire.

SENATE AMENDMENT NO. 1.

Deletes the effective date Section.

99-01-27 H Filed With Clerk H First reading

Assigned to Approp-Gen Srvc & Govt 99-02-02 H

Ovrsght

Referred to Hse Rules Comm

99-02-23 H State Debt Note Filed

Н Committee Approp-Gen Srvc & Govt

Ovrsght

99-03-04 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-16 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate 99-03-25 H Pld Cal 3rd Rdg-Shrt Dbt

H 3rd Rdg-Shrt Dbt-Pass/Vote 101-010-003

99-03-26 S Arrive Senate

S Placed Calndr First Rdg

S Chief Sponsor RAUSCHENBERGER

99-04-14 S First reading Referred to Sen Rules Comm 99-05-04 S Assigned to Appropriations

99-05-05 S Re-referred to Rules

Approved for Consideration SRUL

S Placed Calndr, Second Rdg

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99-05-06 S Second Reading
        S Placed Calndr, 3rd Reading
99-05-14 S Filed with Secretary
        S
               Amendment No.01
                                    RAUSCHENBERGER
         S
                Amendment referred to SRUL
         S
                Amendment No.01
                                    RAUSCHENBERGER
         S Be apprvd for consideratn SRUL
         S Recalled to Second Reading
                Amendment No.01
                                    RAUSCHENBERGER
                                                             Adopted
         S Placed Calndr, 3rd Reading
         S Third Reading - Passed 058-001-000
        H Arrive House
         H Place Cal Order Concurrence 01
99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
01-01-09 H Session Sine Die
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HB-0304 LEITCH.

65 ILCS 5/11-74.4-4.1

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Adds a caption to the provision concerning feasibility studies.

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        99-01-27
        H
        Filed With Clerk

        99-02-03
        H
        Referred to Hse Rules Comm

        99-02-25
        H
        Assigned to Executive

        99-02-25
        H
        Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC

        99-02-26
        H
        Plcd Cal 2nd Rdg Stndrd Dbt

        99-03-05
        H
        Re-committed to Executive

        99-03-05
        H
        Re-Refer Rules/Rul 19(a)

        01-01-09
        H
        Session Sine Die
```

HB-0305 LEITCH - SCOTT - SILVA - MATHIAS - WINTERS.

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 technical changes to the short title provision.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
65 ILCS 5/11-74.4-1
Adds reference to:
35 ILCS 200/18-185
50 ILCS 310/3
                              from Ch. 85, par. 703
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 5/11-74,4-4.2 new
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
65 ILCS 5/11-74.4-7
                             from Ch. 24, par. 11-74.4-7
65 ILCS 5/11-74.4-7.1
65 ILCS 5/11-74.4-8
                             from Ch. 24, par. 11-74.4-8
65 ILCS 5/11-74.4-8a
                             from Ch. 24, par. 11-74.4-8a
```

Amends the Property Tax Extension Limitation Law in the Property Tax Code concerning the computation of the amount to be extended within a county with 3,000,000 or more inhabitants. Provides that in the first year after a municipality removes property from a redevelopment project area "recovered tax increment value" means the amount of the current year's equalized assessed value of the removed property over and above the initial equalized assessed value of that property. Amends the Governmental Account Audit Act and amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Requires a municipality to include in its fiscal year financial report to the Comptroller and in its fiscal year report to all overlapping taxing districts the redevelopment project areas it has administered, designated, or terminated. Further amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Creates an interested parties registry. Allows a municipality to use tax increment revenues to pay project costs that involve contiguous property even if the costs are not included in the project plan. Amends the provisions concerning a county with

3,000,000 or more inhabitants that uses an estimated installment procedure for collecting the redevelopment area taxes. Provides that the conditions placed upon municipalities to receive tax revenue for redevelopment project costs are effective only for those payments made by the county on or before December 31, 1999. Provides that the county may send a liability notice and seek a refund for an erroneous overpayment of tax revenue made to the municipal treasurer. Provides that the refund shall be limited to the amount of the overpayment. Makes other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective the first day of the third month after becoming law.

HOUSE AMENDMENT NO. 2.

Includes as a factor within the definition of "blighted area" property that has been the subject of tax sales under the Property Tax Code within the last 5 years. Includes within the definition of "redevelopment project costs" day care services for children of employees from low-income families working for businesses located within the redevelopment project area and all or a portion of the cost of operation of day care centers established by redevelopment project area businesses to serve these employees. Defines "low-income families". Provides that the municipal power to utilize tax increment financing revenues for contiguous areas is limited to redevelopment project areas that are located within a municipality with a population of more than 100,000 established before the effective date of this amendatory Act.

SENATE AMENDMENT NO. 1.

Deletes reference to: 50 ILCS 310/3 Adds reference to: 65 ILCS 5/8-8-3.5 new

Provides that the information for each redevelopment project area required to be submitted to the Comptroller must be separate from any other annual report filed with the Comptroller. Provides that the Comptroller must, in cooperation with reporting municipalities, create a format for the reporting of certain information. Provides that the Comptroller may allow these reports to be filed electronically and may display the report, or portions of the report, electronically via the Internet. Provides that the reports must be made available for examination and copying by the public at all reasonable times. Provides that the amendatory provisions do not apply to a municipality that has set a public hearing before the effective date of this amendatory Act or set a feasibility study before July 1, 1999, but has not approved a redevelopment plan or project. Deletes provisions amending the Governmental Account Audit Act.

SENATE AMENDMENT NO. 2.

Provides that a property interest acquired in a single parcel of property by a member of the corporate authority, which property is used exclusively as the member's primary residence, shall not be deemed to constitute a prohibited interest in any property included in a redevelopment area or proposed redevelopment area that was established before December 31, 1989, but the member must disclose the acquisition to the municipal clerk.

```
99-01-27 H Filed With Clerk
                                      Referred to Hse Rules Comm
         H First reading
99-02-03 H
                                      Assigned to Executive
99-02-25 H
                                      Do Pass/Stndrd Dbt/Vote 008-007-000
                                        HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                      Re-committed to Executive
99-03-05 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-23 H Rolld 2nd Rdg-Short Debate
        H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.01
                                      LEITCH
         H
                 Amendment referred to HRUL
         Η
                                       HURB
                Rules refers to
```

```
99-03-24--Cont.
         H Added As A Joint Sponsor SCOTT
                Amendment No.02
                                     LEITCH
        Н
                Amendment referred to HRUL
        Н
        Н
                Rules refers to
                                       HURB
         H Held 2nd Rdg-Short Debate
99-03-25 H
                Amendment No.01
                                     LEITCH
         H Recommends be Adopted HURB/012-000-003
                Amendment No.02
         Н
                                     LEITCH
         H Recommends be Adopted HURB/012-000-003
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor SILVA
         H Added As A Joint Sponsor MATHIAS
         H Added As A Joint Sponsor WINTERS
99-03-26 H
                Amendment No.01
                                     LEITCH
                                                              Adopted
                Amendment No.02
                                     LEITCH
                                                              Adopted
         H
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 075-023-004
99-04-14
         S Arrive Senate
           Placed Calndr First Rdg
         S
           Chief Sponsor RADOGNO
                                     Referred to Sen Rules Comm
           First reading
99-04-27
         S
                                     Assigned to Revenue
99-05-06
                                     Recommended do pass 009-001-000
         S
           Placed Calndr, Second Rdg
99-05-11
         S
           Filed with Secretary
         S
                Amendment No.01
                                     RADOGNO
                Amendment referred to SRUL
         S
         S
           Filed with Secretary
         S
                Amendment No.02
                                     RADOGNO
         S
                Amendment referred to SRUL
99-05-12
         S
                Amendment No.01
                                     RADOGNO
         S
                Rules refers to
                                       SREV
         S
                Amendment No.02
                                     RADOGNO
         S
                Rules refers to
                                       SREV
         S
                Amendment No.01
                                     RADOGNO
         S
           Be apprvd for consideratn SREV/007-002-001
         S
                Amendment No.02
                                     RADOGNO
         S
           Be apprvd for consideratn SREV/007-002-001
99-05-13
         S
           Second Reading
         S
                Amendment No.01
                                                              Adopted
                                     RADOGNO
         S
                Amendment No.02
                                     RADOGNO
                                                              Adopted
         S Placed Calndr, 3rd Reading
99-05-14 S Third Reading - Passed 058-001-000
         H Arrive House
         H Place Cal Order Concurrence 01,02
99-05-17 H Motion Filed Concur
                Motion referred to
                                       HRUL
        Н
         H Calendar Order of Concurren 01,02
99-05-19 H Be apprvd for consideratn 01,02/HRUL
         H H Concurs in S Amend 01,02/116-000-001
         H Passed both Houses
99-06-17 H Sent to the Governor
99-08-11 H Governor vetoed
        H Placed Calendar Total Veto
99-11-18 H Total Veto Stands.
```

HB-0306 LEITCH - SCOTT - MATHIAS.

65 ILCS 5/11-74.6-50

Amends the Industrial Jobs Recovery Law in the Illinois Municipal Code. Deletes the provision that sets the expiration date for the authority to establish redevelopment project areas and tax increment financing. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 65 ILCS 5/11-74.6-50 Adds reference to: 65 ILCS 5/11-74.6-10

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65 ILCS 5/11-74.6-15
65 ILCS 5/11-74.6-18
65 ILCS 5/11-74.6-20
65 ILCS 5/11-74.6-22
65 ILCS 5/11-74.6-30
65 ILCS 5/11-74.6-35
65 ILCS 5/11-74.6-45
65 ILCS 5/11-74.6-50 rep.
30 ILCS 805/8.23 new
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Deletes everything. Amends the Industrial Jobs Recovery Law in the Illinois Municipal Code. Provides that a redevelopment plan may not include the development of vacant land (i) with a golf course and related clubhouse and other facilities or (ii) governmentally designated as public land for outdoor recreational activities or nature preserves. Changes the calculations for "labor surplus" to include the State (now national) average unemployment rate. Provides that contracts for professional services, excluding architectural engineering services, may not be entered into for a period longer than 3 years. Provides that redevelopment costs may not include lobbying expenses. Provides that a month-to-month leasehold interest is not a prohibited interest in property for the purposes of a redevelopment area. Provides that at a public hearing or at any time before the adoption of an ordinance approving a redevelopment plan, a municipality may make changes to the plan. Replaces certain ordinance adoption requirements. Amends the provision concerning a county with 3,000,000 or more inhabitants that uses an estimated installment procedure for collecting the redevelopment area taxes. Provides that the conditions placed upon municipalities to receive tax revenue for redevelopment project costs are effective only for those payments made by the county on or before December 31, 1999. Repeals the provision causing the expiration of the Law's granted authority 72 months after its effective date. Provides that an amendment of a redevelopment plan or project within 5 years after its designation does not require new qualification of or findings for the project area. Amends the State Mandates Act to require implementation without reimbursement. Makes other changes. Effective the first day of the third month after becoming law.

HOUSE AMENDMENT NO. 2.

Restores the deleted provisions concerning the joint review board's meetings, duties, and recommendations.

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SENATE AMENDMENT NO. 1.
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Adds reference to: 65 ILCS 5/11-74.6-50

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Extends the sunset of the Law by 10 years.
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99-01-27 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
99-02-02 H
                                     Assigned to Urban Revitalization
99-02-26 H
                                     Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-01 H Added As A Joint Sponsor SCOTT
         H Added As A Joint Sponsor MATHIAS
99-03-09 H
                Amendment No.01
                                     LEITCH
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.01
                                     LEITCH
                Rules refers to
         Н
                                       HURB
         H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.01
                                     LEITCH
         H Recommends be Adopted HURB/008-000-000
         H
                Amendment No.02
                                     LEITCH
         Η
                Amendment referred to HRUL
         H Recommends be Adopted HRUL
         Η
                Amendment No.01
                                     LEITCH
                                                              Adopted
         H Held 2nd Rdg-Short Debate
99-03-26 H
                Amendment No.02
                                     LEITCH
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 107-000-000
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99-04-14	S	Arrive Senate		
	S	Placed Calndr First Rdg		
	S	Chief Sponsor RADOGNO		
	S	First reading	Referred to Sen Rules Comm	
99-04-20	S		Assigned to Local Government	
99-04-22	S		Re-referred to Rules	
	S		Assigned to Revenue	
99-05-06	S		Recommended do pass 007-003-000	
	S	Placed Calndr, Second Rdg		
99-05-10	S	Filed with Secretary		
	S	Amendment No.01	RADOGNO	
	S	Amendment referred to	SRUL	
99-05-12	S	Amendment No.01	RADOGNO	
	S	Be apprvd for consideratn SR	UL	
99-05-13	S			
	S	Amendment No.01	RADOGNO Adopted	ı
	S	Placed Calndr,3rd Reading		
99-05-14		Third Reading - Passed 059-0	00-000	
		Arrive House		
		Place Cal Order Concurrence	01	
99-05-17		Motion Filed Concur		
	H	Motion referred to	HRUL	
		Calendar Order of Concurren		
99-05-19		Be apprvd for consideratn 01		
		H Concurs in S Amend 01/11	6-000-000	
		Passed both Houses		
		Sent to the Governor		
99-08-11		Governor approved		
	H	Effective Date 99-11-01		
	Η	PUBLIC ACT 91-0474		

HB-0307 MAUTINO - BLACK - LEITCH - DAVIS,STEVE - O'BRIEN AND NO-VAK.

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)
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First year costs are estimated to be \$13.6 million.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-27	Н	Filed With Clerk	
		First reading	Referred to Hse Rules Comm
99-02-02		ž.	Assigned to Veterans' Affairs
99-02-09	Н		Fiscal Note Filed
	Н		Committee Veterans' Affairs
99-02-25	Н	Added As A Co-sponsor NO	VAK
99-02-26	Н		Do Pass/Short Debate Cal 008-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-09	Н	Second Reading-Short Debat	e ·
	Η	Pld Cal 3rd Rdg-Shrt Dbt	
99-03-10	Н	3rd Rdg-Shrt Dbt-Pass/Vote	115-000-000
	Η	Added As A Joint Sponsor B	LACK
	Н	Added As A Joint Sponsor L	EITCH
	Η	Added As A Joint Sponsor D	AVIS,STEVE
	Η	Added As A Joint Sponsor O	'BRIEN
99-03-11		Arrive Senate	
	S	Placed Calndr First Rdg	
99-03-16		Chief Sponsor HAWKINSO	
	S	Added as Chief Co-sponsor \	WELCH

HB-0308 MAUTINO.

01-01-09 H Session Sine Die

Appropriates \$2,000,000 to the Board of the Comprehensive Health Insurance Plan to fund a premium subsidy. Effective July 1, 1999.

S First reading Referred to Sen Rules Comm

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99-01-27 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      99-02-02 H
                                             Assigned to Appropriations-Human Services
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a).
      01-01-09 H Session Sine Die
HB-0309
             SLONE - COULSON.
  505 ILCS 80/3
                                    from Ch. 5, par. 55.3
  505 ILCS 80/5a new
  Amends the Illinois Fertilizer Act of 1961. Makes it a violation of the Act to add haz-
ardous waste to any fertilizer or to use hazardous waste as a filler in any fertilizer.
      FISCAL NOTE (Dept. of Agriculture)
      HB309 would have no direct fiscal impact on the Dpt.
      99-01-27 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
               H Added As A Joint Sponsor COULSON
      99-02-02 H
                                             Assigned to Agriculture & Conservation
      99-02-08 H
                                             Fiscal Note Filed
                                             Committee Agriculture & Conservation
               Н
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0310
             SLONE - COULSON - O'BRIEN - GASH - GARRETT.
  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.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-01-27 H Filed With Clerk
               H Added As A Joint Sponsor COULSON
               H First reading
                                             Referred to Hse Rules Comm
      99-02-02 H
                                             Assigned to Environment & Energy
      99-02-09 H Added As A Co-sponsor O'BRIEN
               H Added As A Co-sponsor GASH
      99-02-11 H Joint Sponsor Changed to GARRETT
      99-03-04 H
                                             Motion Do Pass-Lost 000-010-003 HENE
                                             Remains in CommiEnvironment & Energy
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0311
             SLONE.
  415 ILCS 5/42
                                    from Ch. 111 1/2, par. 1042
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415 ILCS 5/42 from Ch. 111 1/2, par. 1042
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 5/60.8 new
415 ILCS 5/60.7 new
415 ILCS 5/60.9 new
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415 ILCS 5/60.10 new

Amends the Environmental Protection Act to create a title that establishes erosion or sediment, and storm water 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. Establishes civil penalties for violation of specified requirements.

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FISCAL NOTE (Pollution Control Board)
Rulemaking would cost approximately $35,000; cost associated
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with increased caseload of permit appeals is undetermined.
    FISCAL NOTE (Environmental Protection Agency)
    Total cost to administer the program would be over $19 million.
    Estimated revenues from permit fees are $12 million per year,
    assuming no significant number of exemptions. The projected
    shortfall is $7 million per year.
    HOUSING AFFORDABILITY NOTE (Housing Development Authority)
    A minimum of $600 will be added the cost of constructing a
    single family residence.
NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; Housing Afford
    99-01-27 H Filed With Clerk
              H First reading
                                            Referred to Hse Rules Comm
    99-02-02 H
                                            Assigned to Environment & Energy
    99-02-09 H
                                            Fiscal Note Filed
                                            Committee Environment & Energy
    99-02-17 H
                                            Fiscal Note Filed
              Η
                                            Committee Environment & Energy
```

HB-0312 DELGADO – FEIGENHOLTZ – SILVA – PUGH – FLOWERS, HOWARD AND DAVIS, MONIQUE.

Housing Aford Note Filed

Re-Refer Rules/Rul 19(a)

Committee Environment & Energy

Committee Public Health & Welfare

20 ILCS 505/5c

99-02-23 H

99-03-05 H

н

01-01-09 H Session Sine Die

Amends the Children and Family Services Act. In a provision requiring certain Department of Children and Family Services employees and contractors to demonstrate sufficient knowledge and skills by January 1, 2001 to obtain and maintain a direct child welfare service employee license, provides that a person who is employed by the Department on the effective date of this amendatory Act of 1999 is deemed to demonstrate sufficient knowledge and skills to be granted a direct child welfare service employee license and shall be granted the license if he or she has completed his or her probationary period and is a certified employee of the Department. The license may be revoked or suspended if the employee is found guilty of misfeasance after a hearing. Effective immediately.

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FISCAL NOTE (Dept. of Children and Family Services)
    There would be no fiscal impact.
NOTE(S) THAT MAY APPLY: Fiscal
    99-01-27 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
    99-02-02 H
                                          Assigned to Children & Youth
    99-02-03 H Added As A Joint Sponsor FEIGENHOLTZ
    99-02-09 H Added As A Co-sponsor SILVA
    99-02-10 H Added As A Co-sponsor PUGH
             H Added As A Co-sponsor DAVIS, MONIQUE
    99-02-23 H
                                          Fiscal Note Filed
                                          Committee Children & Youth
             Н
    99-02-25 H
                                          Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-09 H Joint Sponsor Changed to FLOWERS
    99-03-12 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    99-03-17 H Primary Sponsor Changed To DELGADO
             H Added As A Co-sponsor HOWARD
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-003-002
   99-03-19 S Arrive Senate
             S Placed Calndr First Rdg
   99-03-25 S Chief Sponsor GEO-KARIS
             S Added as Chief Co-sponsor DEL VALLE
               Added as Chief Co-sponsor OBAMA
             S First reading
                                         Referred to Sen Rules Comm
   99-04-15 S
                                          Assigned to Public Health & Welfare
   99-04-27
                                          Held in Committee
   99-05-04
             S
                                          Postponed
```

99-05-08 S

Refer to Rules/Rul 3-9(a)

01-01-09 H Session Sine Die

HB-0313 O'BRIEN – BLACK – GRANBERG – CURRY, JULIE, MOFFITT, LAW-FER, FRANKS, SMITH, MICHAEL, FOWLER, POE, WOOLARD, JONES, JOHN, BOST, NOVAK, REITZ AND HARTKE.

625 ILCS 5/11-1414.1

from Ch. 95 1/2, par. 11-1414.1

Amends the Illinois Vehicle Code. Provides that students may be transported in any second division vehicle if it is for an agrarian-related school activity (currently, students must be transported in a school bus).

FISCAL NOTE (State Board of Education)

HB313 will have no fiscal impact at the State level and may

result in minimal savings at the district level.

STATE MANDATES NOTE (State Board of Education)

No change from SBE fiscal note.

99-01-27 H Filed With Clerk H First reading

Referred to Hse Rules Comm

99-02-02 H Added As A Joint Sponsor GRANBERG

H Joint Sponsor Changed to BLACK

H Added As A Co-sponsor CURRY, JULIE

H Assigned to Elementary & Secondary

Education

99-02-03 H Added As A Co-sponsor MOFFITT

H Added As A Co-sponsor LAWFER

H Added As A Co-sponsor FRANKS

H Added As A Co-sponsor SMITH, MICHAEL

H Added As A Co-sponsor FOWLER

H Added As A Co-sponsor POE

H Added As A Co-sponsor WOOLARD

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor BOST

H Added As A Co-sponsor NOVAK

H Added As A Co-sponsor REITZ

H Added As A Co-sponsor HARTKE

99-02-18 H Fiscal Note Filed

H St Mandate Fis Note Filed

Committee Elementary & Secondary

Education 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0314 O'BRIEN – HOLBROOK – SKINNER, CURRY, JULIE, CROTTY, NOVAK AND LYONS, JOSEPH.

30 ILCS 105/5.490 new 625 ILCS 5/3-645 new

Amends the Illinois Vehicle Code and the State Finance Act. Authorizes special license plates designated as Boy Scout and Girl Scout plates. Provides for increased fees for these plates to be paid as grants to the Boy Scouts of America and the Girl Scouts of America subject to appropriation by the General Assembly and approval by the Secretary of State. Creates the Boy Scout and Girl Scout Fund as a special fund in the State treasury.

FISCAL NOTE (Secretary of State)

Additional expenditures of \$50,000 would be required.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-27 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Constitutional Officers

99-02-10 H Added As A Joint Sponsor HOLBROOK

99-02-11 H Fiscal Note Filed

H Committee Constitutional Officers

99-02-18 H Do Pass/Short Debate Cal 009-002-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor CROTTY

99-02-24 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

1263

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99-02-25 H Added As A Co-sponsor NOVAK
99-03-09 H Added As A Co-sponsor LYONS, JOSEPH
99-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 093-006-016
         H Joint Sponsor Changed to SKINNER
99-03-17 S Arrive Senate
         S Placed Calndr First Rdg
99-04-22 S Chief Sponsor O'MALLEY
99-04-26 S First reading
                                     Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-0315 O'BRIEN - SILVA - HARRIS - HOLBROOK - FOWLER, MCKEON, JONES, LOU, SHARP, GILES, CURRY, JULIE, MCGUIRE, NOVAK AND BROSNAHAN.

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35 ILCS 200/14-20
35 ILCS 200/15-172
30 ILCS 805/8.23 new
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Amends the Property Tax Code. Includes disabled persons within the provisions awarding an assessment freeze homestead exemption to senior citizens. Changes the name to the Senior Citizens or Disabled Persons Assessment Freeze Homestead Exemption (now Senior Citizens Assessment Freeze Homestead Exemption). Makes corresponding changes to a cross-reference to the exemption. Preempts home rule. Amends the States Mandates Act to require implementation without reimbursement. Effective immediately.

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HOUSING AFFORDABILITY NOTE (Housing Development Authority)
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General projections place the disabled population at 15% of

the total population, but the percentage of these that are

homeowners is unknown.

CORRECTIONAL NOTE (Dept. of Corrections)

There is no fiscal or prison population impact on DOC.

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

```
99-01-27 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
99-01-28 H Added As A Joint Sponsor SILVA
99-02-02 H
                                     Assigned to Revenue
99-02-03 H Added As A Co-sponsor HARRIS
        H Added As A Co-sponsor MCKEON
99-02-04 H Added As A Co-sponsor HOLBROOK
99-02-10 H Added As A Co-sponsor JONES, LOU
99-02-11 H Added As A Co-sponsor SHARP
99-02-17 H Joint Sponsor Changed to FOWLER
99-02-18 H Added As A Co-sponsor GILES
         H Added As A Co-sponsor CURRY, JULIE
99-02-22 H Added As A Co-sponsor MCGUIRE
99-02-23 H
                                    Housing Aford Note Filed
        Н
                                    Committee Revenue
99-02-24 H
                                    Correctional Note Filed
        Н
                                     Committee Revenue
99-02-25 H Added As A Co-sponsor NOVAK
99-03-04 H Added As A Co-sponsor BROSNAHAN
99-03-05 H
                                    Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
      O'BRIEN.
```

HB-0316

```
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 805/8.23 new
```

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois 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 (Pension Laws Commission)
    Fiscal impact has not been determined; required employer con-
    tributions for current SLEP county employers and for small
    municipalities with participating police would increase.
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    99-01-27 H Filed With Clerk
              H First reading
                                            Referred to Hse Rules Comm
    99-02-02 H
                                            Assigned to Personnel & Pensions
    99-02-17 H
                                            Pension Note Filed
             Н
                                            Committee Personnel & Pensions
    99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
    01-01-09 H Session Sine Die
```

HB-0317 BOST – WOOLARD – HOLBROOK AND BOLAND.

210 ILCS 3/30 210 ILCS 3/35

Amends the Alternative Health Care Delivery Act. Authorizes the establishment and licensing of up to 3 community-based residential rehabilitation centers as alternative health care models to provide rehabilitation for persons who have suffered severe brain injury. Effective immediately.

HOUSE AMENDMENT NO. 1.

Limits the model program to one community-based residential rehabilitation center located south of Interstate Highway 70. Provides that community-based residential rehabilitation models must obtain a certificate of need from the Illinois Health Facilities Planning Board before increasing bed capacity.

```
NOTE(S) THAT MAY APPLY: Fiscal
   99-01-27 H Filed With Clerk
            H Added As A Joint Sponsor WOOLARD
            H First reading
                                         Referred to Hse Rules Comm
   99-02-02 H
                                         Assigned to Human Services
   99-02-10 H
                                         Do Pass/Short Debate Cal 012-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   99-02-17 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   99-02-18 H Relld 2nd Rdg-Short Debate
            H Held 2nd Rdg-Short Debate
   99-02-25 H Added As A Co-sponsor BOLAND
   99-03-05 H
                    Amendment No.01
                                         BOST
            Η
                    Amendment referred to HRUL
            H Held 2nd Rdg-Short Debate
   99-03-18 H
                    Amendment No.01
                                         BOST
            H Recommends be Adopted HRUL/003-002-000
            Η
                    Amendment No.01
                                         BOST
                                                                  Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
            H Joint Sponsor Changed to HOLBROOK
   99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
   99-03-22 S Arrive Senate
             S Placed Caindr First Rdg
   99-03-23 S Chief Sponsor WALSH,T
                                         Referred to Sen Rules Comm
             S First reading
            S Sponsor Removed WALSH,T
   99-03-26
             S Alt Chief Sponsor Changed LUECHTEFELD
   99-04-14
                                         Assigned to Public Health & Welfare
   99-04-20
                                         Recommended do pass 010-000-000
               Placed Calndr, Second Rdg
   99-04-21 S Second Reading
             S Placed Calndr,3rd Reading
   99-04-26 S Added as Chief Co-sponsor HAWKINSON
             S Third Reading - Passed 056-000-000
             H Passed both Houses
   99-05-25 H Sent to the Governor
   99-07-09 H Governor approved
            Н
                 Effective Date 99-07-09
                 PUBLIC ACT 91-0065
            Η
```

1265 HB-0318

HB-0318 RIGHTER - DANIELS.

30 ILCS 105/8.3 from Ch. 127, par. 144.3

Amends the State Finance Act to prohibit Road Fund moneys from being appropriated to the Secretary of State or the Department of Central Management Services for the purposes of the provisions concerning appropriations made from the Road Fund. Provides that appropriations for those purposes shall, instead, be made from the general revenue fund. Effective July 1, 1999.

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

```
99-01-27 H Filed With Clerk
H First reading Referred to Hse Rules Comm

99-02-01 H Added As A Joint Sponsor DANIELS

99-02-02 H Assigned to Executive

99-02-25 H Motion Do Pass-Lost 007-007-000 HEXC

H Remains in CommiRules

H Motion Do Pass-Lost 007-008-000 HEXC

Not Apprvd for Consideratn

H Tabled Pursuant to Rule 22(G)
```

HB-0319 CAPPARELLI – BURKE – BUGIELSKI – LYONS,JOSEPH – MCAU-LIFFE.

```
      40 ILCS 5/8-139
      from Ch. 108 1/2, par. 8-139

      40 ILCS 5/8-171
      from Ch. 108 1/2, par. 8-171

      40 ILCS 5/8-244
      from Ch. 108 1/2, par. 8-244
```

Amends the Chicago Municipal Article of the Illinois Pension Code. Amends the reversionary annuity table to add entries relating to persons who retire before age 55. Allows a person whose retirement annuity would be less than \$800 per month (currently \$300) to elect to receive a refund instead of an annuity. Adds provisions relating to payment of benefits to a person under legal disability. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
```

Fiscal impact cannot be calculated, but is estimated to be minor.

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

01-01-09 H Session Sine Die

```
99-01-27 H Filed With Clerk
H Added As A Joint Sponsor BURKE
H Added As A Co-sponsor BUGIELSKI
H Added As A Co-sponsor LYONS, JOSEPH
H Added As A Co-sponsor MCAULIFFE
H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Personnel & Pensions

99-02-17 H Pension Note Filed
H Committee Personnel & Pensions

99-03-05 H Re-Refer Rules/Rul 19(a)
```

HB-0320 CAPPARELLI – BUGIELSKI – BRADLEY – LYONS,JOSEPH – BURKE AND MCAULIFFE.

```
      40 ILCS 5/11-124
      from Ch. 108 1/2, par. 11-124

      40 ILCS 5/11-134.2
      from Ch. 108 1/2, par. 11-134.2

      40 ILCS 5/11-167
      from Ch. 108 1/2, par. 11-167

      40 ILCS 5/11-181
      from Ch. 108 1/2, par. 11-181

      40 ILCS 5/11-182
      from Ch. 108 1/2, par. 11-182

      40 ILCS 5/11-223
      from Ch. 108 1/2, par. 11-223
```

Amends the Chicago Laborer Article of the Illinois Pension Code. Amends the reversionary annuity table to add entries relating to persons who retire befpre age 55. Allows a person whose retirement annuity would be less than \$800 per month (currently \$300) to elect to receive a refund instead of an annuity. Adds provisions relating to payment of benefits to a person under legal disability. Changes the term of the elected members of the Board, from 2 years to 3. Changes the annuity payment date for certain annuities that began before January 1, 1998. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
```

Fiscal impact cannot be calculated, but is estimated to be minor.

NOTE(S) THAT MAY APPLY: Pension

```
99-01-27 H Filed With Clerk
```

H Added As A Joint Sponsor BUGIELSKI

```
99-01-27—Cont.

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 MCAULIFFE
H First reading

99-02-02 H Referred to Hse Rules Comm

99-02-17 H Referred to Personnel & Pensions
Pension Note Filed
Committee Personnel & Pensions

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-0321 ZICKUS – LYONS,EILEEN.

```
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 may 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 may be located in certain described areas. Effective immediately.

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

```
Deletes reference to:

70 ILCS 2605/65.1 new

70 ILCS 2605/65.2 new

70 ILCS 2605/65.3 new

Adds reference to:

70 ILCS 2605/2
```

from Ch. 42, par. 321

Deletes everything. Amends the Metropolitan Water Reclamation District Act concerning judicial notice. Adds a caption.

HOUSE AMENDMENT NO. 2.

```
Deletes reference to:
70 ILCS 2605/2
Adds reference to:
70 ILCS 2605/65.1 new
70 ILCS 2605/65.2 new
```

Deletes everything. Amends the Metropolitan Water Reclamation District Act. Prohibits the use of certain described areas for reservoirs, low solids lagoons, high solids lagoons, or treatment process storage areas.

```
99-01-27 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
99-02-02 H
                                      Assigned to Executive
99-03-03 H
                Amendment No.01
                                      EXECUTIVE H
                                                              Adopted
         Н
                                      Do Pass Amend/Short Debate 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H
                Amendment No.02
                                     ZICKUS
         Η
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.02
                                     ZICKUS
                Rules refers to
                                       HEXC
         H
         H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.02
                                     ZICKUS
         H Recommends be Adopted HEXC/012-000-000
                Amendment No.02
         Η
                                     ZICKUS
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H Added As A Joint Sponsor LYONS, EILEEN
         H 3rd Rdg-Shrt Dbt-Pass/Vote 112-002-001
         S Arrive Senate
         S Placed Calndr First Rdg
99-03-26 S Chief Sponsor RADOGNO
         S First reading
                                      Referred to Sen Rules Comm
99-04-14 S
                                      Assigned to Local Government
99-04-27 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
```

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99-04-29 S Second Reading
S Placed Calndr,3rd Reading
99-05-07 S Third Reading - Passed 059-000-000
H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor approved
H Effective Date 00-01-01
H PUBLIC ACT 91-0282
```

HB-0322 GIGLIO.

30 ILCS 5/3-1 from Ch. 15, par. 303-1 35 ILCS 640/2-7 35 ILCS 640/2-9 220 ILCS 5/8-403.1 from Ch. 111 2/3, par. 8-403.1

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. Requires each qualified solid waste energy facility that sells electricity to an electric utility at certain rates to file with the State Treasurer, on or before the 15th of each month, a form that states the number of kilowatt hours of electricity for which payment was received from electric utilities in Illinois during the immediately preceding month. Provides that the qualified solid waste energy facility shall pay to the State Treasurer an amount equal to six-tenths of a mill per kilowatt hour of electricity due through July 1999 and an amount equal to 84/100th of a mill per kilowatt hour due through January 2009. Provides for distributions from the Municipal Economic Development Fund to municipalities that have within their boundaries an incinerator that (1) uses municipal waste as its primary fuel to generate electricity; (2) is a qualified solid waste energy facility prior to the effective date of P.A. 89-448; and (3) commenced operation prior to January 1, 1998. Provides that distributions from the Fund shall not exceed \$600,000 for April 1999 through January 2000 and \$700,000 annually thereafter. Amends the Illinois State Auditing Act to require the Auditor General to conduct distribution audits at no cost to the municipality. Makes other changes. Provides that the amendatory Act is effective immediately and supersedes the provisions of Senate Bill 299 of the 90th General Assembly if that bill becomes law.

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

99-01-27 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-02 H Assigned to Public Utilities
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-0323

GASH – GARRETT – WOOLARD – COWLISHAW – BASSI, CROTTY, CURRY, JULIE, DAVIS, MONIQUE, DELGADO, FOWLER, GILES, HOEFT, JONES, JOHN, KRAUSE, MITCHELL, JERRY, MOFFITT, MULLIGAN, MURPHY, O'BRIEN, OSMOND, PERSICO, SCULLY, SMITH, MICHAEL AND WINKEL.

105 ILCS 5/7-1 from Ch. 122, par. 7-1

Amends the School Code. Under provisions of the School Code allowing territory located within a military base or installation operated and maintained by the United States government to be detached from a school district to create a new school district, provides that if the new district has not elected a school board and has not become operational within 2 years after the date of detachment, then the district is automatically dissolved and the territory of the district reverts to the school district from which the territory was detached. Provides that if the district was created on or before September

1, 1996 and has not elected a school board and has not been operational since September 1, 1996, then the district is automatically dissolved on the effective date of this amendatory Act, and on this date the territory of the district reverts to the school district from which the territory was detached. Requires the regional superintendent of schools to certify to the regional board of school trustees that the district has been automatically dissolved. Effective immediately.

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FISCAL NOTE (State Board of Education)
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HB323 will have no fiscal impact at the State or local levels.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

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

99-01-27 H Filed With Clerk

H Added As A Joint Sponsor GARRETT

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Elementary & Secondary
Education

99-02-18 H Do Pass/Short Debate Cal 023-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Fiscal Note Filed

H St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shrt Dbt

H Joint Sponsor Changed to WOOLARD

H Joint Sponsor Changed to COWLISHAW

H Joint Sponsor Changed to BASSI

H Added As A Co-sponsor CROTTY

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor DAVIS, MONIQUE

H Added As A Co-sponsor DELGADO

H Added As A Co-sponsor FOWLER

H Added As A Co-sponsor GILES

H Added As A Co-sponsor HOEFT

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor KRAUSE

H Added As A Co-sponsor MITCHELL, JERRY

H Added As A Co-sponsor MOFFITT

H Added As A Co-sponsor MULLIGAN

H Added As A Co-sponsor MURPHY

H Added As A Co-sponsor O'BRIEN

H Added As A Co-sponsor OSMOND

H Added As A Co-sponsor PERSICO

H Added As A Co-sponsor SCULLY

H Added As A Co-sponsor SMITH, MICHAEL

H Added As A Co-sponsor WINKEL

99-02-24 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000

99-03-16 S Arrive Senate

S Placed Calndr First Rdg

99-03-17 S Chief Sponsor LINK

99-03-18 S Added as Chief Co-sponsor JACOBS

S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-0324 STROGER.

40 ILCS 5/7-132

from Ch. 108 1/2, par. 7-132

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code to authorize participation in the Fund by employees of the Illinois Municipal Gas Agency. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Increase in unfunded liability and associated annual costs

cannot be determined. Allowing IL Municipal Gas Agency into

IMRF would not have an effect.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-01-27 H Filed With Clerk

H First reading

99-02-02 H

Referred to Hse Rules Comm Assigned to Personnel & Pensions

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99-02-09 H
                                        Pension Note Filed
         Η
                                        Committee Personnel & Pensions
99-03-05 H
                                        Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0325 MCCARTHY - ERWIN - SMITH, MICHAEL - BEAUBIEN - BOLAND, DART AND GILES.

New Act

Creates the Public University Tuition Statement Act. Requires each public university to annually provide to undergraduates 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, 1999.

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FISCAL NOTE (Board of Higher Education)
    HB325 may involve initial administrative costs which are not
    expected to be significant.
NOTE(S) THAT MAY APPLY: Fiscal
    99-01-27 H Filed With Clerk
    99-01-28 H First reading
                                           Referred to Hse Rules Comm
    99-02-02 H Added As A Joint Sponsor ERWIN
                                           Assigned to Higher Education
    99-02-16 H
                                           Fiscal Note Filed
             Н
                                           Committee Higher Education
    99-02-19 H
                                           Do Pass/Short Debate Cal 015-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-02-24 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Joint Sponsor Changed to SMITH, MICHAEL
             H Joint Sponsor Changed to BEAUBIEN
             H Joint Sponsor Changed to BOLAND
    99-03-11 H Added As A Co-sponsor DART
             H Added As A Co-sponsor GILES
    99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
    99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
```

99-03-25 S Assigned to Education Recommended do pass 009-000-000 99-04-15 S S Placed Calndr, Second Rdg 99-04-20 S Second Reading S Placed Calndr, 3rd Reading

99-04-21 S Added as Chief Co-sponsor BOMKE S Added as Chief Co-sponsor MYERS,J

S Added as Chief Co-sponsor LUECHTEFELD

99-04-22 S Added as Chief Co-sponsor DONAHUE 99-05-07 S Third Reading - Passed 059-000-000

H Passed both Houses 99-06-04 H Sent to the Governor

99-03-18 S Chief Sponsor BURZYNSKI S First reading

99-07-20 H Governor approved

Effective Date 99-07-20 Н

PUBLIC ACT 91-0185 H

HB-0326 CURRY, JULIE.

35 ILCS 5/209

Amends the Illinois Income Tax Act to provide that, for tax years beginning on or after January 1, 1999, tax credits for "TECH PREP" youth vocational programs shall be available to all taxpayers rather than being available only to taxpayers engaged in manufacturing. Provides for a 5-year carry-forward of excess credits. Effective immedi-

NOTE(S) THAT MAY APPLY: Fiscal 99-01-27 H Filed With Clerk

99-01-28 H First reading

Referred to Sen Rules Comm

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99-02-02 H Assigned to Revenue
99-03-05 H Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die

HB-0327 CURRY, JULIE – SCHOENBERG, JOHNSON, TIM AND BRADLEY.

```
      105 ILCS 5/30-9
      from Ch. 122, par. 30-9

      105 ILCS 5/30-10
      from Ch. 122, par. 30-10

      105 ILCS 5/30-11
      from Ch. 122, par. 30-11

      105 ILCS 5/30-12
      from Ch. 122, par. 30-12
```

Amends the School Code. Provides that after June 1, 1999 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, 1999. Effective immediately.

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FISCAL NOTE (Board of Higher Education)
```

Total value of the 1998 tuition waivers (1,561 students) was

\$5.0 million; no State appropriation is made for G.A.

Scholarships.

NOTE(S) THAT MAY APPLY: Fiscal

```
99-01-27 H Filed With Clerk
```

99-01-28 H First reading Referred to Hse Rules Comm

99-02-03 H Assigned to Elections & Campaign Reform

99-02-19 H Added As A Joint Sponsor SCHOENBERG

H Fiscal Note Filed

H Committee Elections & Campaign Reform

99-03-01 H Added As A Co-sponsor JOHNSON,TIM

H Added As A Co-sponsor BRADLEY

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0328 CURRY, JULIE.

820 ILCS 405/227

from Ch. 48, par. 337

Amends the Unemployment Insurance Act. Excludes from the definition of "employment" service performed as a work-based learning experience offered by a non-profit or public educational institution if specified conditions are met. Effective immediately.

```
99-01-27 H Filed With Clerk
99-01-28 H First reading Referred to Hse Rules Comm
99-02-02 H Assigned to Labor & Commerce
99-03-05 H Re-Refer Rules/Rul 19(a)
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01-01-09 H Session Sine Die

HB-0329 CURRY, JULIE - O'BRIEN - GRANBERG - LOPEZ - HOFFMAN, SCHOENBERG, NOVAK, FRANKS, CROTTY, ACEVEDO, SILVA, RIGHTER, LYONS, EILEEN, ZICKUS, LAWFER AND WINTERS.

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).

SENATE AMENDMENT NO. 1.

Provides that if the victim of the offense is at least 18 years of age, the victim must report the offense to law enforcement authorities within 2 years after the commission of the offense. If the victim is under 18 years of age at the time of the offense and the offender is not a family member, the victim must report the offense to law enforcement authorities before the victim attains 21 years of age.

```
NOTE(S) THAT MAY APPLY: Correctional
    99-01-27 H Filed With Clerk
    99-01-28 H First reading
                                         Referred to Hse Rules Comm
    99-02-02 H Added As A Joint Sponsor GRANBERG
                                         Assigned to Judiciary II - Criminal Law
    99-02-11 H Joint Sponsor Changed to O'BRIEN
             H Joint Sponsor Changed to LOPEZ
    99-02-18 H Joint Sponsor Changed to HOFFMAN
    99-02-19 H Added As A Co-sponsor SCHOENBERG
                                         Do Pass/Short Debate Cal 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-02-24 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-02-25 H Added As A Co-sponsor NOVAK
    99-03-03 H Added As A Co-sponsor FRANKS
    99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-000-000
             H Added As A Co-sponsor CROTTY
             H Added As A Co-sponsor ACEVEDO
    99-03-10 S Arrive Senate
             S Placed Calindr First Rdg
    99-03-11 S Chief Sponsor CULLERTON
             S First reading
                                         Referred to Sen Rules Comm
    99-03-25 S
                                         Assigned to Judiciary
    99-04-15 S
                                         Postponed
    99-04-21 S
                    Amendment No.01
                                         JUDICIARY
                                                       S
                                                                  Adopted
                                         Recmnded do pass as amend 007-001-001
             S Placed Calndr, Second Rdg
             S Added as Chief Co-sponsor MADIGAN,L
             S Added as Chief Co-sponsor OBAMA
    99-04-22 S Second Reading
             S Placed Calndr,3rd Reading
    99-04-28 S Added as Chief Co-sponsor NOLAND
    99-05-07 S Added as Chief Co-sponsor TROTTER
             S Third Reading - Passed 059-000-000
             H Arrive House
             H Place Cal Order Concurrence 01
             H Added As A Co-sponsor SILVA
    99-05-11 H Motion Filed Concur
             Н
                    Motion referred to
                                           HRUL
             H Calendar Order of Concurren 01
    99-05-14 H Added As A Co-sponsor RIGHTER
    99-05-17 H Be apprvd for consideratn 01/HRUL
             H H Concurs in S Amend 01/115-000-000
             H Passed both Houses
             H Added As A Co-sponsor LYONS, EILEEN
             H Added As A Co-sponsor ZICKUS
             H Added As A Co-sponsor LAWFER
             H Added As A Co-sponsor WINTERS
    99-06-15 H Sent to the Governor
    99-08-11 H Governor approved
                 Effective Date 00-01-01
             Н
             Н
                 PUBLIC ACT 91-0475
          GIGLIO.
```

HB-0330

40 ILCS 5/9-128.1

from Ch. 108 1/2, par. 9-128.1

30 ILCS 805/8.23 new

Amends the Cook County Article of the Illinois Pension Code to provide that pensions calculated under the special formula for members of the county police department shall be based on (1) the average salary for the highest 12 months (rather than 4 years) within the last 10 years of service or (2) salary on the last day of service as a member of the county police department, whichever is greater. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
Estimated increase in total annual cost is $1.1 million,
0.11 % of payroll.
```

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

```
99-01-27 H Filed With Clerk
99-01-28 H First reading Referred to Hse Rules Comm
99-02-02 H Assigned to Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
99-04-07 H Pension Note Filed
H Committee Rules
01-01-09 H Session Sine Die
```

HB-0331 GIGLIO.

40 ILCS 5/9-128.1	from Ch. 108 1/2, par. 9-128.1
40 ILCS 5/9-170	from Ch. 108 1/2, par. 9-170
40 ILCS 5/9-219	from Ch. 108 1/2, par. 9-219
40 ILCS 5/9-220	from Ch. 108 1/2, par. 9-220
30 ILCS 805/8.23 new	

Amends the Cook County Article of the Illinois 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 (Pension Laws Commission)

Estimated increase in total annual cost is \$4.2 million, 0.27% of payroll.

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

99-01-27 H Filed With Clerk
99-01-28 H First reading Referred to Hse Rules Comm
99-02-02 H Assigned to Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
99-04-07 H Pension Note Filed
H Committee Rules

01-01-09 H Session Sine Die

HB-0332 MURPHY.

40 ILCS 5/8-193	from Ch.	108	1/2, par. 8-19	3
40 ILCS 5/9-186	from Ch.	108	1/2, par. 9-18	6

Amends the Chicago Municipal and Cook County Articles of the Illinois Pension Code in relation to the election of members of the Board of Trustees. Requires nominating petitions with at least 400 signatures. Requires voting by mail, rather than in person. Specifies the form of ballots and the procedures for voting and counting ballots. Limits the amount of campaign material that may be included with ballots. Effective immediately.

```
PENSION NOTE (Pension Laws Commission) HB332 would not have a fiscal impact.
```

NOTE(S) THAT MAY APPLY: Fiscal; Pension

```
99-01-27 H Filed With Clerk
99-01-28 H First reading Referred to Hse Rules Comm
99-02-02 H Assigned to Personnel & Pensions
99-02-17 H Pension Note Filed
Committee Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
```

HB-0333 TURNER, ART - JONES, LOU - PUGH - GILES AND MCKEON.

```
705 ILCS 405/5-130
705 ILCS 405/6-12
```

Amends the Juvenile Court Act of 1987. Provides that a county juvenile justice council includes a representative designated by the Public Defender. Makes a correction to a citation in the Delinquency Article of the Act. Effective immediately.

```
a citation in the Delinquency Article of the Act. Effective immediately. FISCAL NOTE (III. Courts Administrative Office)
HB333 will have no fiscal impact on the Judicial Branch.
99-01-27 H Filed With Clerk
```

H Added As A Co-sponsor PUGH

H Added As A Co-sponsor GILES 99-01-28 H First reading Refe

99-01-28 H First reading Referred to Hse Rules Comm 99-02-02 H Assigned to Judiciary II - Criminal Law

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99-02-10 H Added As A Co-sponsor MCKEON
99-02-18 H Fiscal Note Filed
H Committee Judiciary II - Criminal Law
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-0334 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 (Pension Laws Commission)

Fiscal impact cannot be determined, but is estimated to be minimal

NOTE(S) THAT MAY APPLY: Fiscal; Pension

```
99-01-27 H Filed With Clerk
99-01-28 H First reading Referred to Hse Rules Comm
99-02-02 H Assigned to Personnel & Pensions
99-02-09 H Pension Note Filed
H Committee Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
```

HB-0335 DAVIS,STEVE – SAVIANO – HOLBROOK – BLACK – TENHOUSE AND FOWLER.

235 ILCS 5/6-17.1

Amends the Liquor Control Act of 1934. Provides that provisions requiring a distributor or importing distributor designated as a distributor or importing distributor for beer within a geographic area to make available for sale to retail licensees each brand of beer it is authorized to distribute shall apply to distributors and importing distributors of any alcoholic liquor and requires them to make alcoholic liquor available on the same terms.

```
FISCAL NOTE (Liquor Control Commission)
HB335 will have no fiscal impact; the provisions will become
part of current processes or systems.
99-01-27 H Filed With Clerk
99-01-28 H First reading
                                      Referred to Hse Rules Comm
99-02-02 H Added As A Joint Sponsor SAVIANO
                                      Assigned to Executive
99-02-09 H Added As A Co-sponsor HOLBROOK
99-02-10 H
                                      Do Pass/Short Debate Cal 014-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor BLACK
         H Added As A Co-sponsor TENHOUSE
99-02-16 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-02-17 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-02-18 H Added As A Co-sponsor FOWLER
99-02-24 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
99-02-25 S Arrive Senate
         S Placed Calndr First Rdg
99-03-02 S Chief Sponsor WATSON
         S First reading
                                      Referred to Sen Rules Comm
99-03-25 S
                                      Assigned to Commerce & Industry
99-04-14 S Added As A Co-sponsor JACOBS
99-04-22 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
99-04-26 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 057-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-20 H Governor approved
         Н
              Effective Date 00-01-01
         Н
              PUBLIC ACT 91-0186
```

HB-0336 **1274**

HB-0336 DAVIS,STEVE – ACEVEDO – HOLBROOK – SILVA – KENNER, CAPPA-RELLI, FOWLER, BUGIELSKI, HANNIG AND BROSNAHAN.

New Act

Creates the Tuition Increase Limitation Act. Beginning with the 1999-2000 academic year, prohibits a tuition rate increase at a public university that is greater than the lesser of (i) 5% of the tuition rate for the preceding academic year, or (ii) the product of the tuition rate for the preceding academic year multiplied by the rate of inflation for the calendar year in which that academic year began. Effective immediately.

```
FISCAL NOTE (Board of Higher Education)
      HB336 would reduce revenue available for higher education
      programs by about $6.4 million.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-01-27 H Filed With Clerk
                                            Referred to Hse Rules Comm
      99-01-28 H First reading
      99-02-02 H
                                            Assigned to Higher Education
      99-02-03 H Added As A Joint Sponsor ACEVEDO
               H Added As A Co-sponsor CAPPARELLI
      99-02-04 H Added As A Co-sponsor HOLBROOK
      99-02-09 H Added As A Co-sponsor SILVA
      99-02-11 H Joint Sponsor Changed to KENNER
               H Added As A Co-sponsor FOWLER
      99-02-16 H
                                            Fiscal Note Filed
                                            Committee Higher Education
      99-02-18 H Added As A Co-sponsor BUGIELSKI
      99-03-02 H Added As A Co-sponsor HANNIG
      99-03-04 H Added As A Co-sponsor BROSNAHAN
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0337
            MCAULIFFE.
   40 ILCS 5/3-110.6
                                    from Ch. 108 1/2, par. 3-110.6
   40 ILCS 5/5-236
                                    from Ch. 108 1/2, par. 5-236
                                    from Ch. 108 1/2, par. 7-139.8
   40 ILCS 5/7-139.8
   40 ILCS 5/9-121.10
                                   from Ch. 108 1/2, par. 9-121.10
   40 ILCS 5/14-110
                                   from Ch. 108 1/2, par. 14-110
   40 ILCS 5/15-134.6 new
   40 ILCS 5/3-110.5 rep.
   40 ILCS 5/7-139.7 rep.
```

Amends the Illinois Pension Code. Authorizes an active member of the State Employees' Retirement System who is employed in a position for which he or she earns eligible creditable service to transfer to that System up to 12 years of creditable service accumulated under Article 3, 5, 7, 9, or 15 for service as a police officer. Requires payment of the difference between the amount of contributions and interest transferred to the System and the amounts that would have been contributed if the credit had been earned in the System, plus interest; allows payment at any time before withdrawal. Also deletes obsolete material. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Fiscal impact cannot be determined, but is estimated to be minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

```
99-01-27 H Filed With Clerk
99-01-28 H First reading Referred to Hse Rules Comm
99-02-02 H Assigned to Personnel & Pensions
99-02-09 H Pension Note Filed
H Committee Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0338 MCAULIFFE AND GIGLIO.

40 ILCS 5/14-104 from Ch. 108 1/2, par. 14-104

Amends the State Employee Article of the Illinois Pension Code. Changes the method of calculating interest when purchasing service credit for certain periods of military service. Effective immediately.

PENSION NOTE (Pension Laws Commission)

```
If every eligible member participated, accrued liability would
increase by an estimated $18.0 million. A more likely estimate
is 50% participation for an accrued liability of $9.0 million.
```

NOTE(S) THAT MAY APPLY: Fiscal; Pension

```
99-01-27 H Filed With Clerk
99-01-28 H First reading
                                       Referred to Hse Rules Comm
99-02-02 H
                                       Assigned to Personnel & Pensions
99-02-09 H
                                       Pension Note Filed
                                       Committee Personnel & Pensions
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
00-02-09 H Added As A Co-sponsor GIGLIO
```

01-01-09 H Session Sine Die

HB-0339 MCAULIFFE - HARTKE.

40 ILCS 5/14-118	from Ch. 108 1/2, par. 14-118
40 ILCS 5/14-120	from Ch. 108 1/2, par. 14-120
40 ILCS 5/14-130	from Ch. 108 1/2, par. 14-130

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. Allows a member no longer in service who is unmarried and has no eligible survivor's annuity beneficiaries to elect to receive a refund of contributions for survivor's annuity. Provides that no survivor's annuity is payable upon the death of a person who has made this election, unless the refunded contributions are repaid to the System, with regular interest. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
Fiscal impact cannot be determined, but is expected to be
```

NOTE(S) THAT MAY APPLY: Fiscal; Pension

```
99-01-27 H Filed With Clerk
99-01-28 H First reading
                                      Referred to Hse Rules Comm
99-02-02 H
                                      Assigned to Personnel & Pensions
99-02-09 H
                                      Pension Note Filed
                                      Committee Personnel & Pensions
         Н
99-03-05 H
                                      Re-Refer Rules/Rul 19(a)
99-06-09 H Added As A Joint Sponsor HARTKE
```

01-01-09 H Session Sine Die

HB-0340 MAUTINO AND JOHNSON, TIM.

```
20 ILCS 3930/4
                                   from Ch. 38, par. 210-4
```

Amends the Illinois Criminal Justice Information Act. Increases the number of members of the Illinois Criminal Justice Information Authority from 15 to 16. Adds the Executive Director of the Law Enforcement Training and Standards Board, or his or her designee, as an additional member. Effective immediately.

```
FISCAL NOTE (Criminal Justice Information Authority)
HB340 will not have an appreciable fiscal impact on the Auth.
```

SENATE AMENDMENT NO. 1.

Provides that the Executive Director of the Law Enforcement Training and Standards Board (rather than the Executive Director or his or her designee) shall serve as a member of the Authority. Changes the effective date to January 1, 2000 (now, immediate).

```
99-01-27 H Filed With Clerk
99-01-28 H First reading
                                       Referred to Hse Rules Comm
99-02-02 H
                                       Assigned to State Government
                                          Administration
                                       Do Pass/Short Debate Cal 007-000-000
99-02-11 H
         H Placed Cal 2nd Rdg-Shrt Dbt
                                       Fiscal Note Filed
         Η
         H Cal Ord 2nd Rdg-Shrt Dbt
99-02-17 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-02-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-02-24 S Arrive Senate
         S Placed Calndr First Rdg
```

S Chief Sponsor DONAHUE

S Added as Chief Co-sponsor SHADID

99-02-25	S	First reading	Referred to Sen Rules Comm
99-04-14	S		Assigned to State Government Operations
99-04-29	S	Amendment No.01	STATE GOVERN S Adopted
	S		Recmnded do pass as amend 006-000-000
	S	Placed Calndr, Second Rdg	
99-05-06	S	Second Reading	
	S	Placed Calndr,3rd Reading	
99-05-07	S	Third Reading - Passed 059-	000-000
	Η	Arrive House	
	Η	Place Cal Order Concurrence	01
	Η	Added As A Co-sponsor JOH	INSON,TIM
99-05-17	Η	Motion Filed Concur	
	Η	Motion referred to	HRUL
	Η	Calendar Order of Concurrer	01
99-05-18	Η	Be apprvd for consideratn 01	/HRUL
	Η	H Concurs in S Amend 01/1	17-000-000
	Η	Passed both Houses	
99-06-16	Η	Sent to the Governor	
99-08-13	Η	Governor approved	
	Н	Effective Date 00-01-01	
	Η	PUBLIC ACT 91-0483	

HB-0341 MCKEON.

Appropriates \$150,000 from the Road Fund to the Department of Transportation for the City of Chicago for new traffic signals at the intersection of U.S. Route 41 and Glenwood Avenue in the City of Chicago. Effective July 1, 1999.

```
99-01-27 H Filed With Clerk
H Added As A Joint Sponsor RONEN
99-01-28 H First reading Referred to Hse Rules Comm
99-02-02 H Assigned to Appropriations-Public Safety
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0342 MCKEON - FRITCHEY - JONES, LOU - BLACK.

20 ILCS 605/47.4 new

Amends the Civil Administrative Code of Illinois. Provides that, beginning in fiscal year 2000, there is appropriated, on a continuing annual basis in each fiscal year, from the General Revenue Fund to the Department of Commerce and Community Affairs, \$250,000 for grants to the Illinois First Industrial Retention Program for its operations, programs, and expenses and its expansion to additional areas of Illinois. Effective July 1, 1999.

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

99-01-27 H Filed With Clerk
H Added As A Joint Sponsor FRITCHEY
H Added As A Co-sponsor JONES,LOU

99-01-28 H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Approp-Gen Srvc & Govt
Ovrsght

99-02-03 H Added As A Co-sponsor BLACK

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-0343 DURKIN – LOPEZ – MCAULIFFE – O'CONNOR – BEAUBIEN, FRIT-CHEY, SCULLY, BURKE, BRADLEY, BOLAND AND GASH.

```
720 ILCS 5/24-1 from Ch. 38, par. 24-1 720 ILCS 5/Art. 24.6 heading new 720 ILCS 5/24.6-5 new 720 ILCS 5/24.6-10 new
```

Amends the Criminal Code of 1961. Creates the offense of aiming a laser pointer at a peace officer. Penalty is a Class A misdemeanor. Provides that it is a Class 3 felony to attach a laser pointer to a firearm or to use a laser pointer in conjunction with a firearm.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/24-1 720 ILCS 5/24.6-10 new Adds reference to: 720 ILCS 5/24.6-20 new 730 ILCS 5/5-5-3.2

Deletes everything. Amends the Criminal Code of 1961. Creates the offense of aiming a laser pointer at a peace officer. Penalty is a Class A misdemeanor. Amends the Unified Code of Corrections. Provides that the court may impose an extended term sentence if the defendant uses a firearm in the commission of a crime and the firearm has a laser sight attached to it.

```
NOTE(S) THAT MAY APPLY: Correctional
   99-01-28 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
   99-02-02 H
                                          Assigned to Judiciary II - Criminal Law
    99-02-03 H Added As A Joint Sponsor LOPEZ
    99-02-11 H
                    Amendment No.01
                                          JUD-CRIMINAL H
                                                                  Adopted
                                          Do Pass Amend/Short Debate 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-02-17 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-02-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-003
             H Joint Sponsor Changed to MCAULIFFE
             H Joint Sponsor Changed to O'CONNOR
             H Joint Sponsor Changed to BEAUBIEN
             H Added As A Co-sponsor FRITCHEY
             H Added As A Co-sponsor SCULLY
             H Added As A Co-sponsor BURKE
            H Added As A Co-sponsor BRADLEY
   99-02-24 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor WALSH,T
   99-02-25 S First reading
                                          Referred to Sen Rules Comm
    99-04-20 S
                                          Assigned to Judiciary
    99-04-28 S
                                         Recommended do pass 009-000-000
             S Placed Calndr, Second Rdg
   99-05-05 S Second Reading
             S Placed Calndr, 3rd Reading
    99-05-07 S Third Reading - Passed 058-000-000
             H Passed both Houses
             H Added As A Co-sponsor BOLAND
             H Added As A Co-sponsor GASH
    99-06-04 H Sent to the Governor
    99-07-23 H Governor approved
                 Effective Date 00-01-01
```

HB-0344 MURPHY.

40 ILCS 5/17-116

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

30 ILCS 805/8.23 new

Amends the Chicago Teacher Article of the Illinois Pension Code to eliminate the age discount for persons with at least 30 years of service who retire before age 60. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
    Increase in accrued liability
                                         $79.1 million
    Increase in total annual cost (0.52% of payroll) $ 7.5 million
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    99-01-28 H Filed With Clerk
              H First reading
                                            Referred to Hse Rules Comm
    99-02-02 H
                                            Assigned to Personnel & Pensions
    99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
    99-03-09 H
                                            Pension Note Filed
                                            Committee Rules
    01-01-09 H Session Sine Die
```

PUBLIC ACT 91-0252

HB-0345 MURPHY.

40 ILCS 5/17-116.7 new 30 ILCS 805/8.23 new

Amends the Chicago Teacher Article of the Illinois Pension Code to extend the early retirement program for persons who retire at the end of the 1998-1999 school year.

Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

With 10% participation:

Increase in accrued liability \$86.9 million

Increase in total annual cost (0.29% of payroll) \$4.3 million NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

99-01-28 H Filed With Clerk

99-03-09 H H First reading Referred to Hse Rules Comm
99-03-05 H Assigned to Personnel & Pensions
99-03-09 H Re-Refer Rules/Rul 19(a)
Pension Note Filed
H Committee Rules

01-01-09 H Session Sine Die

HB-0346 MURPHY.

40 ILCS 5/17-142.1

from Ch. 108 1/2, par. 17-142.1

30 ILCS 805/8.23 new

Amends the Chicago Teacher Article of the Illinois Pension Code to change the annual limit on the amount of reimbursement to annuitants for health insurance costs, from \$25,000,000 to \$40,000,000. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Indirect costs would be the potential for slightly lower

investment earnings in future years.

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

99-01-28 H Filed With Clerk

H First reading
Referred to Hse Rules Comm
99-02-02 H Assigned to Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-09 H Pension Note Filed
Committee Rules
01-01-09 H Session Sine Die

HB-0347 MURPHY.

40 ILCS 5/17-116 from Ch. 108 1/2, par. 17-116 40 ILCS 5/17-119 from Ch. 108 1/2, par. 17-119 30 ILCS 805/8.23 new

Amends the Chicago Teacher Article of the Illinois Pension Code. Establishes a minimum retirement pension of \$1,333.34 per month for teachers with at least 20 years of service credit in the Fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Increase in accrued liability \$45.3 million

Increase in total annual cost (0.2% of payroll) \$ 2.2 million

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

99-01-28 H Filed With Clerk

H First reading
99-02-02 H Assigned to Personnel & Pensions
99-02-17 H Pension Note Filed
H Committee Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)

HB-0348 MURPHY.

40 ILCS 5/17-119 from Ch. 108 1/2, par. 17-119 30 ILCS 805/8.23 new

Amends the Chicago Teacher Article of the Illinois Pension Code. Calculates the pro rata portion of the initial annual increase in retirement pension from attainment of age 55 (or the date of retirement) rather than from attainment of age 61. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Increase in accrued liability \$126.3 million

Increase in total annual cost (0.67% of payroll) \$9.7 million

```
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      99-01-28 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
                                           Assigned to Personnel & Pensions
      99-02-02 H
      99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
                                           Pension Note Filed
      99-03-16 H
                                           Committee Rules
               Η
      01-01-09 H Session Sine Die
HB-0349
            SAVIANO - CAPPARELLI - MCAULIFFE - BUGIELSKI - BURKE AND
            MCCARTHY.
   40 ILCS 5/17-119
                                   from Ch. 108 1/2, par. 17-119
   40 ILCS 5/17-122
                                   from Ch. 108 1/2, par. 17-122
   30 ILCS 805/8.23 new
  Amends the Chicago Teacher Article of the Illinois 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 immedi-
ately.
      PENSION NOTE (Pension Laws Commission)
      Increase in accrued liability
                                        $121.5 million
      Increase in total annual cost (0.42% of payroll) $6.1 million
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      99-01-28 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
                                           Referred to Hse Rules Comm
               H First reading
                                           Assigned to Personnel & Pensions
      99-02-02 H
      99-03-02 H Added As A Co-sponsor MCCARTHY
      99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
      99-03-16 H
                                           Pension Note Filed
                                           Committee Rules
               Η
      01-01-09 H Session Sine Die
            SAVIANO - CAPPARELLI - MCAULIFFE - BUGIELSKI - LY-
HB-0350
            ONS.JOSEPH.
   40 ILCS 5/17-124
                                   from Ch. 108 1/2, par. 17-124
  Amends the Chicago Teacher Article of the Illinois Pension Code. Changes the man-
      PENSION NOTE (Pension Laws Commission)
      Fiscal impact would be very minor.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension
      99-01-28 H Filed With Clerk
               H Added As A Joint Sponsor CAPPARELLI
               H Added As A Co-sponsor MCAULIFFE
```

ner of computing the refund payable upon the death of a retired teacher. Effective immediately.

H Added As A Co-sponsor BUGIELSKI

H Added As A Co-sponsor LYONS, JOSEPH

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Personnel & Pensions 99-03-05 H Re-Refer Rules/Rul 19(a) Pension Note Filed 99-03-16 H

Committee Rules

01-01-09 H Session Sine Die

HB-0351 SAVIANO - CAPPARELLI - MCAULIFFE - BRADLEY - BUGIELSKI.

40 ILCS 5/17-122 from Ch. 108 1/2, par. 17-122

30 ILCS 805/8.23 new

Amends the Chicago Teacher Article of the Illinois Pension Code to increase the minimum total survivor's pension to 50% of the earned retirement pension for survivors of members who died before January 1, 1987. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
                                      $10.0 million
Increase in accrued liability
Increase in total annual cost (0.03% of payroll) $ 0.5 million
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NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      99-01-28 H Filed With Clerk
               H Added As A Joint Sponsor CAPPARELLI
               H Added As A Co-sponsor MCAULIFFE
               H Added As A Co-sponsor BRADLEY
               H Added As A Co-sponsor BUGIELSKI
               H First reading
                                            Referred to Hse Rules Comm
      99-02-02 H
                                            Assigned to Personnel & Pensions
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      99-03-09 H
                                            Pension Note Filed
               Н
                                            Committee Rules
      01-01-09 H Session Sine Die
HB-0352
            SAVIANO - CAPPARELLI - MCAULIFFE - BUGIELSKI - LY-
             ONS, JOSEPH.
   40 ILCS 5/17-150
                                   from Ch. 108 1/2, par. 17-150
   30 ILCS 805/8.23 new
  Amends the Chicago Teacher Article of the Illinois Pension Code. Provides that pen-
sion payments shall no longer be suspended while the recipient is employed in a teach-
ing 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. Ef-
fective immediately.
      PENSION NOTE (Pension Laws Commission)
      Fiscal impact cannot be calculated due to unknown number of
      affected annuities.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      99-01-28 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 LYONS, JOSEPH
                                            Referred to Hse Rules Comm
               H First reading
      99-02-02 H
                                            Assigned to Personnel & Pensions
      99-02-17 H
                                            Pension Note Filed
                                            Committee Personnel & Pensions
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0353
            BRUNSVOLD.
  820 ILCS 305/18
                                   from Ch. 48, par. 138.18
  Amends provisions of the Workers' Compensation Act pertaining to the determina-
tion of questions by the Industrial Commission. Makes a stylistic change.
      99-01-28 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      99-02-02 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
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HB-0354 WOOLARD - MOFFITT - REITZ - GRANBERG - FOWLER, SMITH,MICHAEL, MITCHELL,JERRY, CURRY,JULIE, O'BRIEN, JOHNSON,TIM AND HANNIG.

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 July 1, 1999.

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FISCAL NOTE (State Board of Education)
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There would be no fiscal impact.
STATE MANDATES FISCAL NOTE (State Board of Education)

Same as SBE fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-28 H Filed With Clerk

H Added As A Joint Sponsor REITZ

H Added As A Co-sponsor GRANBERG

H First reading Referred to Hse Rules Comm 99-02-02 H Added As A Co-sponsor FOWLER

H Assigned to Elementary & Secondary

Education

99-02-10 H Added As A Co-sponsor SMITH,MICHAEL H Do Pass/Short Debate Cal 015-000-003

H Placed Cal 2nd Rdg-Shrt Dbt

H Joint Sponsor Changed to MOFFITT

H Added As A Co-sponsor MITCHELL, JERRY

H Added As A Co-sponsor CURRY, JULIE

99-02-17 H Added As A Co-sponsor O'BRIEN

H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-02-19 H Fiscal Note Filed

St Mandate Fis Note Filed

H Cal Ord 3rd Rdg-Short Dbt

99-03-01 H Added As A Co-sponsor JOHNSON,TIM

99-03-05 H Added As A Co-sponsor HANNIG

99-03-26 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0355 GILES.

705 ILCS 405/5-125

Amends the Juvenile Court Act of 1987. Makes a grammatical change in Section relating to prosecution of a traffic, boating, or fish and game law or ordinance violation committed by a minor.

99-01-28 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Executive

99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

HEXC

Re-Refer Rules/Rul 19(a)

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive

99-03-05 H

01-01-09 H Session Sine Die

HB-0356 CAPPARELLI – MCAULIFFE – BUGIELSKI – BURKE – LY-ONS, JOSEPH, BRADLEY AND LOPEZ.

40 ILCS 5/6-164

from Ch. 108 1/2, par. 6-164

30 ILCS 805/8.23 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Compounds the automatic annual increase in retirement annuity. Increases the rate of increase to 3% and removes the 30% maximum for all firemen, regardless of date of birth. For certain firemen with at least 20 years of service, makes the initial annual increase occur on the first anniversary of retirement, regardless of age. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Increase in accrued liability \$92.2 million

Increase in total annual cost (4.58% of payroll) \$10.8 million

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

99-01-28 H Filed With Clerk

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

H Added As A Co-sponsor BRADLEY

H Added As A Co-sponsor LOPEZ

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Personnel & Pensions 99-03-05 H Re-Refer Rules/Rul 19(a) 99-03-09 H Pension Note Filed Н Committee Rules

01-01-09 H Session Sine Die

HB-0357 MADIGAN, MJ - HANNIG - GIGLIO - GRANBERG - MCGUIRE, FOW-LER, REITZ, MAUTINO, GILES, NOVAK, CURRY, JULIE, SCHOEN-BERG, HOLBROOK, BIGGINS, JOHNSON, TOM, STEPHENS, HARRIS, HOFFMAN, SMITH, MICHAEL, BOLAND, BRUNSVOLD, CROTTY, BLACK, KOSEL, BOST, JONES, JOHN, RIGHTER, LYONS, EILEEN, WOOLARD, ZICKUS, MITCHELL, BILL, MYERS, RICHARD, O'CONNOR AND DAVIS, STEVE.

30 ILCS 105/6z-45

Amends the State Finance Act in the Section creating the School Infrastructure Fund. Provides that surplus money in the Fund shall first be used to make 3 transfers to the School Technology Revolving Loan Fund (now, the moneys are used to make payments, subject to appropriation, to the School Technology Revolving Loan Fund). Makes stylistic changes.

HOUSE AMENDMENT NO. 1.

Adds an immediate effective date.

FISCAL NOTE, AMENDED (State Comptroller)

HB357 will allow the automatic transfer of \$30 million in

FY1999, \$20 million in FY2000, and \$10 million in FY2001.

FISCAL NOTE, H-AM 1 (State Board of Education)

HB357, with H-am 1, in and of itself, will have no fiscal

STATE MANDATES NOTE, H-AM 1 (State Board of Education)

Same as SBE fiscal note.

99-02-02 H

NOTE(S) THAT MAY APPLY: Fiscal

99-01-28 H Filed With Clerk

H Added As A Joint Sponsor HANNIG

H Added As A Co-sponsor GIGLIO

H First reading

Referred to Hse Rules Comm Assigned to Approp-Gen Srvc & Govt

Ovrsght

H Added As A Co-sponsor GRANBERG H Added As A Co-sponsor MCGUIRE

99-02-03 H Added As A Co-sponsor FOWLER

H Added As A Co-sponsor REITZ

H Added As A Co-sponsor MAUTINO

H Added As A Co-sponsor GILES

H Added As A Co-sponsor NOVAK

H Added As A Co-sponsor CURRY, JULIE

99-02-09 H Added As A Co-sponsor SCHOENBERG

H Added As A Co-sponsor HOLBROOK

99-02-10 H Added As A Co-sponsor BIGGINS H Added As A Co-sponsor JOHNSON, TOM

H Added As A Co-sponsor STEPHENS

H Added As A Co-sponsor HARRIS

99-02-11 H Amendment No.01 APP-GEN SERVS H

Do Pass Amend/Short Debate 012-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

Fiscal Note Req as amended COWLISHAW

H Cal Ord 2nd Rdg-Shrt Dbt

H Added As A Co-sponsor HOFFMAN

H Added As A Co-sponsor SMITH, MICHAEL

H Added As A Co-sponsor BOLAND

H Added As A Co-sponsor BRUNSVOLD

H Added As A Co-sponsor CROTTY

99-02-16 H Fiscal Note Filed as amnded

H Cal Ord 2nd Rdg-Shrt Dbt

99-02-17 H Second Reading-Short Debate

H Pid Cai 3rd Rdg-Shrt Dbt

99-02-18 H Fiscal Note Filed as amnded

St Mndt Fis Note Fld Amnd

H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000

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99-02-19 H Added As A Co-sponsor BLACK
               H Added As A Co-sponsor KOSEL
               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 LYONS, EILEEN
               H Added As A Co-sponsor WOOLARD
               H Added As A Co-sponsor ZICKUS
               H Added As A Co-sponsor MITCHELL, BILL
               H Added As A Co-sponsor MYERS,RICHARD
               H Added As A Co-sponsor O'CONNOR
               H Added As A Co-sponsor DAVIS, STEVE
      99-02-24 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor KLEMM
                                            Referred to Sen Rules Comm
      99-02-25 S First reading
      99-04-22 S
                                            Assigned to Education
                                            Postponed
      99-04-28 S
                                            Postponed
      99-05-05 S
               S
                                            Committee Education
      99-05-08 S
                                            Refer to Rules/Rul 3-9(a)
      01-01-09 H Session Sine Die
HB-0358
            ACEVEDO.
  720 ILCS 5/1-5
                                   from Ch. 38, par. 1-5
  Amends the Criminal Code of 1961 to make a grammatical change in Section relat-
ing to State criminal jurisdiction.
      CORRECTIONAL NOTE, H-AM 1 (Dept. of Corrections)
      There would be no fiscal or prison population impact on DOC.
      HOME RULE NOTE, H-AM 1
      (Department of Commerce and Community Affairs)
      HB 358 (H-am 1) does not pre-empt home rule authority.
      STATE MANDATES NOTE, H-AM 1
      (Department of Commerce and Community Affairs)
      HB 358 (H-am 1) does not meet the definition of a State mandate
      JUDICIAL NOTE, H-AM 1 (Administrative Office of Ill. Courts)
      There may be an increase in judicial workloads; there would
      not be an increase in the number of judges needed.
      99-01-28 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      99-02-02 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Pled Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
                                            Do Pass/Short Debate Cal 015-000-000
      99-03-05 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-23 H
                       Amendment No.01
                                            ACEVEDO
                       Amendment referred to HRUL
               H
               Н
                                            Fiscal Note Req as amended CROSS
               Η
                                            St Mndt Fis Note Req Amnd
                                            Corretnl Note Req as amnd CROSS
               Η
               Η
                                            Home Rule Note Reg as amend
               H
                                            Judicial Note Riled as amnd
               H Held 2nd Rdg-Short Debate
      99-03-24 H
                                            Corretnl Note Fld as amnd BY HOUSE
                                              AMEND #1
                                            Home Rule Note Fld as amend
               Н
               Н
                                            St Mndt Fis Note Fld Amnd
               Н
                       Amendment No.01
                                            ACEVEDO
               Η
                       Rules refers to
                                              HEXC
               H Held 2nd Rdg-Short Debate
      99-03-25 H
                                            Judicial Note Req as amend BY HOUSE
                                              AMEND #1
```

H Held 2nd Rdg-Short Debate

99-03-26 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0359 ACEVEDO.

720 ILCS 5/12-3.2

from Ch. 38, par. 12-3.2

Amends the Criminal Code of 1961. Makes Section defining the offense of domestic battery gender neutral.

99-01-28 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Executive

99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0360 ACEVEDO.

720 ILCS 5/12-10

from Ch. 38, par. 12-10

Amends the Criminal Code of 1961. Makes a grammatical change in Section defining the offense of tattooing body of minor.

99-01-28 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Executive

99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

HEX

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0361 CAPPARELLI – BUGIELSKI – BURKE – LYONS, JOSEPH – BRADLEY, SAVIANO AND MCAULIFFE.

40 ILCS 5/6-128.2

from Ch. 108 1/2, par. 6-128.2

30 ILCS 805/8.23 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Beginning January 1, 2000, 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.

PENSION NOTE (Pension Laws Commission)

Increase in accrued liability \$ 2.2 million

Level dollar annual amortization payment \$177,000

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

99-01-28 H Filed With Clerk

H Added As A Joint Sponsor BUGIELSKI

H Added As A Co-sponsor BURKE

H Added As A Co-sponsor LYONS, JOSEPH

H Added As A Co-sponsor BRADLEY

H Added As A Co-sponsor SAVIANO

H Added As A Co-sponsor MCAULIFFE

H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Personnel & Pensions 99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-09 H Pension Note Filed Committee Rules

01-01-09 H Session Sine Die

HB-0362 CAPPARELLI – BURKE – BUGIELSKI – MCAULIFFE – LOPEZ, LY-ONS, JOSEPH AND BRADLEY.

40 ILCS 5/6-128.4 from Ch. 108 1/2, par. 6-128.4 30 ILCS 805/8.23 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Beginning January 1, 2000, increases the minimum widow's annuity to \$800 per month for all surviving spouses receiving an annuity on or after that date. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

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Increase in accrued liability
                                         $ 1.4 million
      Level dollar annual amortization payment
                                                  $112,000
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      99-01-28 H Filed With Clerk
               H Added As A Joint Sponsor BURKE
               H Added As A Co-sponsor BUGIELSKI
               H Added As A Co-sponsor MCAULIFFE
               H Added As A Co-sponsor LOPEZ
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor BRADLEY
               H First reading
                                           Referred to Hse Rules Comm
      99-02-02 H
                                           Assigned to Personnel & Pensions
      99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
      99-03-09 H
                                           Pension Note Filed
                                           Committee Rules
      01-01-09 H Session Sine Die
            CAPPARELLI - BUGIELSKI - MCAULIFFE - BURKE - LY-
HB-0363
            ONS, JOSEPH, ACEVEDO AND LOPEZ.
   40 ILCS 5/6-164
                                   from Ch. 108 1/2, par. 6-164
   30 ILCS 805/8.23 new
  Amends the Chicago Firefighter Article of the Illinois Pension Code. For firemen
born on or after January 1, 1945 and before January 1, 1966, increases the automatic an-
nual increase in retirement annuity to 3% and removes the 30% maximum. Amends the
State Mandates Act to require implementation without reimbursement. Effective imme-
diately.
      PENSION NOTE (Pension Laws Commission)
      Increase in accrued liability
                                         $23.3 million
      Level dollar annual amortization payment
                                               $ 1.9 million
      Increase in total annual cost (1.11% of payroll) $ 2.6 million
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      99-01-28 H Filed With Clerk
               H Added As A Joint Sponsor BUGIELSKI
               H Added As A Co-sponsor MCAULIFFE
               H Added As A Co-sponsor BURKE
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor ACEVEDO
               H Added As A Co-sponsor LOPEZ
               H First reading
                                           Referred to Hse Rules Comm
      99-02-02 H
                                           Assigned to Personnel & Pensions
      99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
      99-03-09 H
                                           Pension Note Filed
                                           Committee Rules
      01-01-09 H Session Sine Die
            BURKE - CAPPARELLI - BUGIELSKI - MCAULIFFE - LY-
HB-0364
            ONS, JOSEPH, LOPEZ AND BRADLEY.
   40 ILCS 5/6-128
                                   from Ch. 108 1/2, par. 6-128
   30 ILCS 805/8.23 new
  Amends the Chicago Firefighter Article of the Illinois Pension Code to base retire-
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ment benefits on the highest 36 months, rather than 4 years, of salary within the last 10 years of service, for persons retiring on or after January 1, 2000. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
    Increase in accrued liability
                                         $11.5 million
    Level dollar annual amortization payment
                                               $0.9 million
    Increase in total annual cost (0.56% of payroll) $ 1.3 million
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    99-01-28 H Filed With Clerk
             H Added As A Joint Sponsor CAPPARELLI
             H Added As A Co-sponsor BUGIELSKI
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H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor LYONS, JOSEPH

H Added As A Co-sponsor LOPEZ

H Added As A Co-sponsor BRADLEY

H First reading Referred to Hse Rules Comm

99-02-02 H	Assigned to Personnel & Pensions
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-09 H	Pension Note Filed
Н	Committee Rules
01-01-09 H Session Sine Die	

HB-0365 CAPPARELLI – BURKE – BUGIELSKI – LYONS, JOSEPH – LOPEZ, ACEVEDO AND BRADLEY.

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40 ILCS 5/6-111 from Ch. 108 1/2, par. 6-111 30 ILCS 805/8.23 new
```

Amends the Chicago Firefighter Article of the Illinois Pension Code. Changes the definition of salary to include duty availability pay. Allows certain persons to have their salary for pension purposes retroactively adjusted to include duty availability pay 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 (Pension Laws Commission)
    Increase in accrued liability
                                        $10.8 million
    Level dollar annual amortization payment
                                              $ 0.9 million
    Increase in total annual cost (1.44% of payroll) $ 3.4 million
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    99-01-28 H Filed With Clerk
             H Added As A Joint Sponsor BURKE
             H Added As A Co-sponsor BUGIELSKI
             H Added As A Co-sponsor LYONS, JOSEPH
             H Added As A Co-sponsor LOPEZ
             H Added As A Co-sponsor ACEVEDO
             H Added As A Co-sponsor BRADLEY
             H First reading
                                          Referred to Hse Rules Comm
    99-02-02 H
                                          Assigned to Personnel & Pensions
    99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
    99-03-16 H
                                          Pension Note Filed
                                          Committee Rules
             Н
    01-01-09 H Session Sine Die
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HB-0366 BURKE – CAPPARELLI – BUGIELSKI – LYONS, JOSEPH – MCAULIFFE AND SAVIANO.

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40 ILCS 5/6-128 from Ch. 108 1/2, par. 6-128 30 ILCS 805/8.23 new
```

Amends the Chicago Firefighter Article of the Illinois 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, 1999. Also makes technical changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
    Increase in accrued liability
                                       $11.7 million
    Level dollar annual amortization payment
                                              $ 0.9 million
    Increase in total annual cost (0.63% of payroll) $ 1.4 million
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    99-01-28 H Filed With Clerk
             H Added As A Joint Sponsor CAPPARELLI
             H Added As A Co-sponsor BUGIELSKI
             H Added As A Co-sponsor LYONS, JOSEPH
             H Added As A Co-sponsor MCAULIFFE
             H Added As A Co-sponsor SAVIANO
             H First reading
                                           Referred to Hse Rules Comm
    99-02-02 H
                                           Assigned to Personnel & Pensions
    99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
    99-03-09 H
                                           Pension Note Filed
                                           Committee Rules
             Н
    01-01-09 H Session Sine Die
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HB-0367 BUGIELSKI – CAPPARELLI – LYONS,JOSEPH – BRADLEY – AC-EVEDO AND BURKE.

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40 ILCS 5/6-140
                                   from Ch. 108 1/2, par. 6-140
40 ILCS 5/6-144
                                   from Ch. 108 1/2, par. 6-144
40 ILCS 5/6-151
                                   from Ch. 108 1/2, par. 6-151
30 ILCS 805/8,23 new
```

Amends the Chicago Firefighter Article of the Illinois 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 reguire implementation without reimbursement. Effective immediately.

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PÊNSION NOTE (Pension Laws Commission)
    Increase in accrued liability
                                       $11.2 million
    Level dollar annual amortization payment
                                              $ 0.9 million
    Increase in total annual cost (0.93% of payroll) $ 2.2 million
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    99-01-28 H Filed With Clerk
             H Added As A Joint Sponsor CAPPARELLI
             H Added As A Co-sponsor LYONS, JOSEPH
             H Added As A Co-sponsor BRADLEY
             H Added As A Co-sponsor ACEVEDO
             H Added As A Co-sponsor BURKE
             H First reading
                                          Referred to Hse Rules Comm
    99-02-02 H
                                          Assigned to Personnel & Pensions
    99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
    99-03-09 H
                                          Pension Note Filed
                                          Committee Rules
   01-01-09 H Session Sine Die
          LYONS, JOSEPH - BURKE - CAPPARELLI.
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HB-0368

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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 805/8.23 new
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Amends the Chicago Firefighter and Municipal Employee Articles of the Illinois 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.

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PENSION NOTE (Pension Laws Commission)
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Unfunded liability would decrease for the Chicago Firefighter and increase for the Chicago Municipal Articles by \$15.9 million.

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

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99-01-28 H Filed With Clerk
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H Added As A Joint Sponsor BURKE H Added As A Co-sponsor CAPPARELLI

Referred to Hse Rules Comm H First reading 99-02-02 H Assigned to Personnel & Pensions 99-03-05 H Re-Refer Rules/Rul 19(a)

Pension Note Filed 99-03-09 H Committee Rules

01-01-09 H Session Sine Die

01-01-09 H Session Sine Die

HB-0369 DART.

705 ILCS 405/4-22

from Ch. 37, par. 804-22

Amends the Juvenile Court Act of 1987. Makes Section in Addicted Minors Article of the Act relating to protective supervision gender neutral.

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99-01-28 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
                                       Assigned to Executive
99-02-02 H
99-02-25 H
                                       Do Pass/Stndrd Dbt/Vote 008-007-000
                                         HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                       Re-committed to Executive
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
```

SCHOENBERG - MULLIGAN - ERWIN - CROSS, LANG, FEIGEN-HB-0370 HOLTZ, HAMOS, GARRETT, KRAUSE, MCKEON AND GASH.

New Act 720 ILCS 5/Article 21.4 heading new 720 ILCS 5/21.4-1 new 720 ILCS 5/21.4-2 new 720 ILCS 5/21.4-3 new 720 ILCS 5/21.4-4 new

Creates the Health Care Facilities Act to make any person who intentionally interferes with another person's access to a health care facility civilly liable for damages, legal fees, and costs. Provides for injunctive relief. Amends the Criminal Code of 1961 to create the offense of intentional interference with access to health care. Violation is a Class A misdemeanor.

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FISCAL NOTE (Dept. of Corrections)
    HB370 will have no corrections population or fiscal impact.
    CORRECTIONAL NOTE (Dept. of Corrections)
    Same as DOC fiscal note.
    STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
    HB 370 does not create a State mandate.
NOTE(S) THAT MAY APPLY: Correctional
    99-01-28 H Filed With Clerk
             H Added As A Joint Sponsor MULLIGAN
             H First reading
                                         Referred to Hse Rules Comm
    99-02-02 H
                                          Assigned to Health Care Availability &
                                            Access
    99-02-10 H Added As A Co-sponsor CROSS
             H Added As A Co-sponsor RONEN
             H Added As A Co-sponsor FEIGENHOLTZ
             H Added As A Co-sponsor HAMOS
    99-02-11 H
                                          Fiscal Note Filed
             Н
                                          Correctional Note Filed
             H
                                          Committee Health Care Availability &
                                            Access
    99-02-18 H
                                          Do Pass/Short Debate Cal 013-002-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             Η
                                         St Mandate Fis Nte Req COWLISHAW
             H Cal Ord 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor GARRETT
             H Added As A Co-sponsor KRAUSE
             H Added As A Co-sponsor MCKEON
    99-02-22 H Added As A Co-sponsor LANG
            H Joint Sponsor Changed to ERWIN
    99-02-24 H
                                         St Mandate Fis Note Filed
            H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-09 H Added As A Co-sponsor GASH
    99-03-16 H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
    99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
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99-03-26 H HR-0371 BIGGINS.

35 ILCS 200/15-143 new

01-01-09 H Session Sine Die

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. Provides that any such property leased to an entity that is not exempt shall remain exempt, and the leasehold interest of the lessee shall be assessed under the Section concerning the leasing of exempt property. Provides that if property was leased by the district before the effective date of this amendatory Act to an entity that was not exempt and the property has been restored to the possession and use of the district for a period of at least 6 months, any lien for unpaid real estate taxes and any obligation on the part of the district to pay those taxes is discharged and extinguished. Effective immediately. SENATE AMENDMENT NO. 1.

Re-Refer Rules/Rul 19(a)

Further amends the Property Tax Code. Deletes the provision that if property leased by the Metropolitan Water Reclamation District to to an entity that was not exempt be-

Adopted

fore the effective date of this amendatory Act has been restored to the possession and use of the District for at least 6 months, any lien for unpaid real estate taxes and any obligation on the part of the District to pay those taxes is discharged and extinguished.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    99-01-28 H Filed With Clerk
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H First reading Referred to Hse Rules Comm 99-02-02 H Assigned to Revenue

99-03-04 H Do Pass/Short Debate Cal 008-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-12 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 088-026-000

99-03-17 S Arrive Senate

S Placed Caindr First Rdg

99-03-18 S Chief Sponsor O'MALLEY

S First reading Referred to Sen Rules Comm

99-04-22 Assigned to Revenue

99-05-06 Recommended do pass 008-002-000

S Placed Calndr, Second Rdg

S Filed with Secretary S

Amendment No.01 O'MALLEY Amendment referred to SRUL

99-05-11 S Second Reading

S

S Placed Calndr, 3rd Reading

99-05-12 S Amendment No.01 O'MALLEY

Be apprvd for consideratn SRUL S Recalled to Second Reading

S Amendment No.01 O'MALLEY

S Placed Calndr, 3rd Reading

99-05-13 S Third Reading - Passed 039-018-002

H Arrive House

H Place Cal Order Concurrence 01

99-05-18 H Motion Filed Concur

Н Motion referred to HRUL

H Calendar Order of Concurren 01

99-05-20 H Be apprvd for consideratn 01/HRUL

H H Concurs in S Amend 01/114-000-001

H Passed both Houses 99-06-18 H Sent to the Governor

99-08-14 H Governor approved

Effective Date 99-08-14 Н

PUBLIC ACT 91-0546 Η

HB-0372 DANIELS - RYDER.

New Act

Creates the FY2000 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 FY2000 budget recommendations. Effective July 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

99-01-28 H Filed With Clerk

H Added As A Joint Sponsor RYDER

H First reading 99-02-02 H

Referred to Hse Rules Comm Assigned to Approp-Gen Srvc & Govt

Ovrsght

99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0373 DANIELS - RYDER - RUTHERFORD.

30 ILCS 330/2

from Ch. 127, par. 652

Amends the General Obligation Bond Act. Decreases the authorization for bonds by \$1. Effective immediately.

STATE DEBT NOTE (Economic and Fiscal Commission)

HB 373 would reduce by \$1 the total amount of General obliga-

tion bonds authorized.

99-01-28 H Filed With Clerk

H Added As A Joint Sponsor RYDER

H Added As A Co-sponsor RUTHERFORD

H First reading

Referred to Hse Rules Comm

	99-02-02	Н		Assigned to Approp-Gen Srvc & Govt Ovrsght
	99-02-23	П		State Debt Note Filed
	99-02-23	Н		Committee Approp-Gen Srvc & Govt
		11		Ovrsght
	99-03-05	н		COMMITTEE DEADLINE
	99-03-03	Н		EXTENDED - 3/12/99
		Н		Committee Approp-Gen Srvc & Govt
		11		Ovrsght
	99-03-10	н		Do Pass/Short Debate Cal 013-000-000
	99-03-10		Placed Cal 2nd Rdg-Shrt Dbt	Do I assistion Devate Car 015-000-000
	00 02 16		Second Reading-Short Debate	
	99-03-10		Held 2nd Rdg-Short Debate	-
	00 02 25			
	99-03-23		Pld Cal 3rd Rdg-Shrt Dbt	101 011 002
	00 02 26		3rd Rdg-Shrt Dbt-Pass/Vote Arrive Senate	101-011-002
	99-03-26	_		
			Placed Calndr First Rdg Chief Sponsor RAUSCHENE	DEDCED
	00 04 14		•	Referred to Sen Rules Comm
			First reading	
	99-05-04			Assigned to Appropriations
	99-05-05			Re-referred to Rules
		S	DI 10110 ID1	Approved for Consideration SRUL
			Placed Calndr, Second Rdg	
	99-05-06		Second Reading	
		S	Placed Calndr,3rd Reading	
	99-05-14			PURSUANT TO SENATE
		S		RULE, 2-10(E),
		S		DEADLINE FOR FINAL
		S		ACTION IS EXTENDED
		S		TO MAY 21, 1999.
	99-05-21	S		PURSUANT TO SENATE
		S		RULE, 2-10(E),
		S		DEADLINE FOR FINAL
		S		ACTION IS EXTENDED
		S		TO JUNE 1, 1999.
		S	Calendar Order of 3rd Rdg 99	
	99-06-27	S		Refer to Rules/Rul 3-9(b)
	01-01-09	Η	Session Sine Die	· ·
)3	74 D	ΑN	IELS – RYDER – RUTHER	FORD.

HB-0374

01-01-09 H Session Sine Die

30 ILCS 330/2

from Ch. 127, par. 652

Amends the General Obligation Bond Act to decrease the authorization for bonds by \$2. Effective immediately.

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STATE DEBT NOTE (Economic and Fiscal Commission)
HB 374 would reduce by $2 the total amount of General obliga-
tion bonds authorized.
99-01-28 H Filed With Clerk
         H Added As A Joint Sponsor RYDER
         H Added As A Co-sponsor RUTHERFORD
         H First reading
                                      Referred to Hse Rules Comm
99-02-02 H
                                      Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
99-02-23 H
                                      State Debt Note Filed
                                      Committee Approp-Gen Srvc & Govt
         Η
                                        Ovrsght
99-03-05 H
                                      COMMITTEE DEADLINE
         Η
                                      EXTENDED - 3/12/99
                                      Committee Approp-Gen Srvc & Govt
         Н
                                        Ovrsght
                                      Do Pass/Short Debate Cal 013-000-000
99-03-10 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                                      Re-Refer Rules/Rul 19(a)
99-03-26 H
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1291 HB-0375

HB-0375 WIRSING - WINTERS, LAWFER AND KOSEL.

New Act
30 ILCS 105/5.490 new
30 ILCS 105/5.491 new
35 ILCS 5/512 from Ch. 120, par. 5-512
35 ILCS 200/18-45
35 ILCS 200/18-182 new
35 ILCS 200/18-185
105 ILCS 5/18-8.05

Creates the Local Option School District Income Tax Act and amends the School Code, the State Finance Act, the Illinois Income Tax Act, and the Property Tax Code. Authorizes school districts by referendum to impose an income tax on individuals resjdent of the district. Provides that with referendum approval, the income tax shall be levied at an annual rate, adjusted each year, that will produce for distribution to the district in each calendar year an amount equal to the corresponding 50% reduction that is required to be made in the annual extension of the real property taxes that are levied by the district against residential property for educational, operations and maintenance, and transportation purposes and that are collected and distributed to the district in the same calendar year in which the corresponding income tax revenues are distributed. Provides for a referendum repeal of the tax. Provides for the manner of levying and collecting the tax and for deposit of the income tax revenues in the educational, operations and maintenance, and transportation funds of the district in proportion to the respective amounts by which the taxes in those funds are abated. Provides for disbursement of the tax to school districts by the State Treasurer. Amends the Property Tax Extension Limitation Law in the Property Tax Code to exclude from the definition of "aggregate extension" school district levies made to cover amounts lost because of the repeal of the local income tax for schools as formerly imposed by the district under the Local Option School District Income Tax Act. Amends the State aid formula provisions of the School Code. Provides that the adoption of or failure to adopt a local income tax for school and any disbursement of funds or any tax abatement required under the Local Option School District Income Tax Act shall not affect the computation or distribution of State aid for school districts. Effective immediately.

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

99-01-28 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

Re-Refer Rules/Rul 19(a)

99-02-02 H Assigned to Revenue

99-02-08 H Added As A Joint Sponsor WINTERS

99-02-09 H Added As A Co-sponsor LAWFER

H Added As A Co-sponsor KOSEL

99-03-05 H 01-01-09 H Session Sine Die

HB-0376 O'BRIEN – GRANBERG – STEPHENS – BLACK – MOFFITT, REITZ, WIRSING, HOFFMAN, CURRY, JULIE, HARTKE, RYDER, FEIGENHOLTZ, HOLBROOK, POE, TURNER, JOHN, HANNIG, GASH, WOOLARD, WAIT AND MITCHELL, BILL.

720 ILCS 5/21-1.5 new 720 ILCS 570/401.5 735 ILCS 5/2-1119 new

Amends the Criminal Code of 1961. Provides that it is a Class A misdemeanor to tamper with anhydrous ammonia equipment, containers, or storage facilities. Amends the Illinois Controlled Substances Act. Provides that it is a Class 4 felony to tamper with anhydrous ammonia equipment for the purpose of possessing anhydrous ammonia with the intent to use it to facilitate the manufacture of a controlled or counterfeit substance or controlled substance analog. Amends the Code of Civil Procedure. Provides that a person who tampers with anhydrous ammonia equipment does not have a cause of action against the owner of the equipment, any person responsible for the installation or operation of the equipment, the person lawfully selling anhydrous ammonia, the person who lawfully purchases anhydrous ammonia for agricultural purposes, or the person who operates or uses anhydrous ammonia equipment when lawfully applying anhydrous ammonia for agricultural purposes. Provides that an injured person who

tampers with anhydrous ammonia equipment for the purpose of possessing anhydrous ammonia with the intent to use it to facilitate the manufacture of a controlled or counterfeit substance or controlled substance analog may not bring a derivative action against the owner, installer, operator, seller, purchaser for agricultural purposes, operator, or user of the anhydrous ammonia equipment.

HOUSE AMENDMENT NO. 1.

Includes tampering with anhydrous ammonia storage containers and storage facilities in the civil cause of action and in the Illinois Controlled Substances Act violation. Includes the definitions of "anhydrous ammonia equipment", "anhydrous ammonia storage containers", and "anhydrous ammonia storage facilities" in the amendatory changes to the Illinois Controlled Substances Act and to the Code of Civil Procedure.

CORRECTIONAL NOTE, H-AM 1 (Dept. of Corrections)

There would be minimal fiscal and prison population impact.

SENATE AMENDMENT NO. 1.

S First reading

99-03-18 S Added as Chief Co-sponsor WATSON

Deletes reference to:

720 ILCS 570/401.5

735 ILCS 5/2-1119 new

Deletes the amendatory changes to the Illinois Controlled Substances Act and the Code of Civil Procedure.

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NOTE(S) THAT MAY APPLY: Correctional
   99-01-28 H Filed With Clerk
            H First reading
                                        Referred to Hse Rules Comm
            H Added As A Co-sponsor REITZ
            H Added As A Co-sponsor WIRSING
            H Added As A Co-sponsor HOFFMAN
            H Added As A Co-sponsor CURRY, JULIE
   99-02-02 H Added As A Joint Sponsor GRANBERG
            H Added As A Co-sponsor STEPHENS
                                        Assigned to Judiciary II - Criminal Law
   99-02-03 H Added As A Co-sponsor BLACK
            H Added As A Co-sponsor MOFFITT
            H Added As A Co-sponsor HARTKE
            H Added As A Co-sponsor RYDER
            H Added As A Co-sponsor FEIGENHOLTZ
   99-02-11 H
                    Amendment No.01
                                        JUD-CRIMINAL H
                                                                Adopted
                                        Do Pass Amend/Short Debate 013-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Co-sponsor HOLBROOK
            H Added As A Co-sponsor POE
            H Added As A Co-sponsor TURNER, JOHN
   99-02-17 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   99-02-18 H
                                        Corretnl Note Fld as amnd BY HOUSE
                                          AMEND #1
            H Cal Ord 3rd Rdg-Short Dbt
   99-02-24 H Relld 2nd Rdg-Short Debate
            H Held 2nd Rdg-Short Debate
   99-02-25 H
                    Amendment No.02
                                        O'BRIEN
                    Amendment referred to HRUL
            H Held 2nd Rdg-Short Debate
   99-03-02 H Added As A Co-sponsor HANNIG
   99-03-04 H Added As A Co-sponsor GASH
   99-03-11 H Pld Cal 3rd Rdg-Shrt Dbt
            H Added As A Co-sponsor WOOLARD
            H Added As A Co-sponsor WAIT
            H Added As A Co-sponsor MITCHELL, BILL
   99-03-12 H
                                        Tabled Pursnt to Rule 40(a) HOUSE
                                          AMEND #2
            H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
   99-03-16 S Arrive Senate
            S Chief Sponsor MYERS,J
            S Placed Calndr First Rdg
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Referred to Sen Rules Comm

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99-03-19 S Added as Chief Co-sponsor WALSH,L
99-04-20 S
                                      Assigned to Judiciary
                                      JUDICIARY
99-04-28 S
                 Amendment No.01
                                                   S
                                                               Adopted
         S
                                      Recmnded do pass as amend 009-000-000
         S Placed Calndr, Second Rdg
99-04-29
         S Added as Chief Co-sponsor NOLAND
           Second Reading
         S Placed Calndr, 3rd Reading
99-05-04 S Added as Chief Co-sponsor DONAHUE
         S Added As A Co-sponsor LUECHTEFELD
99-05-07 S Third Reading - Passed 057-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-12 H Motion Filed Concur
                 Motion referred to
                                       HRIII.
         H
         H. Calendar Order of Concurren 01
99-05-17 H
                                      Rules - Re-Refer Motion to
         H Calendar Order of Concurren 01
99-05-18 H Be apprvd for consideratn 1/HJUB/011-000-000
         H H Concurs in S Amend 01/118-000-000
         H Passed both Houses
99-06-16 H Sent to the Governor
99-08-02 H Governor approved
              Effective Date 00-01-01
         Η
              PUBLIC ACT 91-0402
```

HB-0377 MATHIAS – BROSNAHAN – LANG – WAIT, JOHNSON,TIM AND OSMOND.

750 ILCS 5/506 750 ILCS 45/18 from Ch. 40, par. 506 from Ch. 40, par. 2518

Amends the Illinois Marriage and Dissolution of Marriage Act and the Illinois Parentage Act of 1984. Replaces existing provisions regarding the appointment of an attorney to represent a child with a provision authorizing the court to appoint, in a case involving support, custody, visitation, education, parentage, property interest, or general welfare of a child, either (i) an attorney to represent the child, (ii) a guardian ad litem for the child, or (iii) a child's representative who will have the same power and authority to take part in the conduct of the litigation as does an attorney for a party and who will possess all the powers of investigation and recommendation as does a guardian ad litem. Provides for the appointment of more than one attorney for a child and for the payment of fees and costs for the appointed person.

FISCAL NOTE (Dept. of Children and Family Services)

S Chief Sponsor PETERSON

There is no measurable fiscal impact.

SENATE AMENDMENT NO. 1.

Provides that the court may not order payment of attorney costs and fees by the Illinois Department of Public Aid in cases in which the Department is providing child and spouse support services under Article X of the Illinois Public Aid Code.

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99-01-28 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-02 H
                                      Assigned to Judiciary I - Civil Law
99-02-18 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Joint Sponsor Changed to BROSNAHAN
99-02-23 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-02-24 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Joint Sponsor Changed to MATHIAS
99-03-01 H Added As A Co-sponsor JOHNSON, TIM
99-03-02 H Primary Sponsor Changed To MATHIAS
         H Joint Sponsor Changed to LANG
99-03-10 H Joint Sponsor Changed to WAIT
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
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99-03-17 S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Judiciary
99-04-28 S
                 Amendment No.01
                                      JUDICIARY S
                                                               Adopted
                                      Recmnded do pass as amend 010-000-000
         S
         S Placed Calndr.Second Rdg
99-04-29 S Second Reading
         S Placed Caindr, 3rd Reading
99-05-07 S Third Reading - Passed 059-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-13 H Motion Filed Concur
                                        HRUL
                 Motion referred to
         H Calendar Order of Concurren 01
99-05-17 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/115-000-000
         H Passed both Houses
         H Added As A Co-sponsor OSMOND
99-06-15 H Sent to the Governor
99-08-06 H Governor approved
              Effective Date 00-01-01
              PUBLIC ACT 91-0410
```

HB-0378 LANG - SCOTT.

New Act

Creates the Mental Health Services Community Reinvestment Act. Provides that whenever any appropriation, or portion thereof, for any fiscal year relating to the funding of any mental health facility operated by the Department of Human Services is reduced because of the closing of any mental health facility, the reduction in the number of available beds in any mental health facility, or a reduction in the qualifications required of staff employed in any mental health facility, those funds shall be added to the funds appropriated to the Department of Human Services to be used for mental health services in the same community service area as the mental health facility whose funding is being reduced or eliminated. Provides that this provision shall not be circumvented and that, with 2 exceptions, the total amount of funds appropriated in any fiscal year for mental health services shall not be reduced below the amount appropriated for the previous fiscal year, adjusted for inflation. Effective January 1 of the year following the year it becomes law.

HOUSE AMENDMENT NO. 1.

In provisions requiring funds reduced from appropriations for certain mental health purposes to be otherwise used in the same community service area as the one in which funds were reduced, provides that the funds may also be used for a mental health facility that will have responsibility for any portion of the service area of the mental health facility whose funding is being reduced, and for the Chester Mental Health Center.

NOTE(S) THAT MAY APPLY: Fiscal

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99-01-28 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-02 H
                                       Assigned to Mental Health & Patient Abuse
99-03-02 H
                 Amendment No.01
                                       MENTAL HEALTH H
                                                                Adopted
                                       Do Pass Amend/Short Debate 012-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor SCOTT
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-002
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor RADOGNO
                                       Referred to Sen Rules Comm
         S First reading
99-03-25 S
                                       Assigned to Public Health & Welfare
99-04-20 S
                                       Postponed
99-04-27 S
                                       Postponed
                                       Committee Public Health & Welfare
99-05-08 S
                                       Refer to Rules/Rul 3-9(a)
```

01-01-09 H Session Sine Die

HB-0379 HARTKE - NOVAK - PERSICO - KOSEL - POE.

430 ILCS 5/4

from Ch. 96 1/2, par. 5604

Amends the Liquefied Petroleum Gas Regulation Act. Changes the fine structure from a two tiered structure with a fine of \$100 to \$500 for a first offense and \$500 to \$1,000 for a second or subsequent offense to a fine of \$1,000 for each offense.

FISCAL NOTE (State Fire Marshal)

HB379 appears to have no fiscal impact on the State Fire

Marshal's Office or the State.

SENATE AMENDMENT NO. 1.

Deletes reference to:

430 ICLS 5/4

Adds reference to:

430 ILCS 27/5

Deletes everything. Amends the Illinois Propane Education and Research Act of 1997. Provides that "placed into commerce" means delivered, transported for storage, or stored within the State of Illinois.

99-01-28	Н	Filed With Clerk				
	Н	First reading	Referred to Hse Rules Con	nm ·		
	Η	Added As A Joint Sponsor N	OVAK			
	Η	Added As A Co-sponsor PERSICO				
	Η	Added As A Co-sponsor KOSEL				
	Η	Added As A Co-sponsor POI	3			
99-02-02	Η		Assigned to Environment &	& Energy		
99-02-19	Η		Do Pass/Short Debate Cal	016-000-000		
	Н	Placed Cal 2nd Rdg-Shrt Dbt				
99-02-24		Second Reading-Short Debat	e			
	Η	Pld Cal 3rd Rdg-Shrt Dbt				
99-03-10	Η	3rd Rdg-Shrt Dbt-Pass/Vote	115-000-000			
99-03-11	S	Arrive Senate				
		Chief Sponsor MAHAR				
		Placed Calndr First Rdg				
		First reading	Referred to Sen Rules Con	nm		
99-03-12	S		Fiscal Note Filed			
	S		Committee Rules			
99-03-22	S	Added As A Co-sponsor BO'	WLES			
99-03-25	S		Assigned to Environment &	& Energy		
99-04-14	S	Added as Chief Co-sponsor F	REA			
99-04-15	S		Recommended do pass 009	9-000-000		
	S	Placed Calndr, Second Rdg				
99-04-20		Second Reading				
		Placed Calndr,3rd Reading				
99-05-10		Filed with Secretary				
	S	Amendment No.01	MAHAR			
	S	Amendment referred to	SRUL			
99-05-12	S	Amendment No.01	MAHAR			
	S	Rules refers to	SENŸ			
	S	Amendment No.01	MAHAR			
	S		Be adopted			
		Recalled to Second Reading				
	S	Amendment No.01	MAHAR	Adopted		
00.05.10		Placed Calndr,3rd Reading	200 000			
99-05-13		Third Reading - Passed 059-0	000-000			
		Arrive House	0.1			
00.05.17		Place Cal Order Concurrence	.01			
99-05-17	Н	Motion Filed Concur Motion referred to	при			
			HRUL			
00 05 10		Calendar Order of Concurren				
99-03-18		Be apprvd for consideratn 01 H Concurs in S Amend 01/11				
		Passed both Houses	7-000-000			
00 06 16		Sent to the Governor				
		Governor approved				
22-UO-13	Н	Effective Date 00-01-01				
	Н					
	11	I CDINC MCI DI UTOT				

HB-0380 **1296**

HB-0380 HARTKE - BURKE - CROTTY - POE AND PARKE.

430 ILCS 15/2

from Ch. 127 1/2, par. 154

Amends the Gasoline Storage Act. Provides that the Office of the State Fire Marshal shall make a final determination on the issuance of a permit for the installation, repair, replacement, relining, abandonment, tightness testing, leak detection, or removal of a storage tank system and notify the permit applicant within 15 days of receipt of the request for a permit. Requires the Office to distribute a list of approved equipment. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal

99-01-28 H Filed With Clerk
H First reading Referred to Hse Rules Comm
H Added As A Joint Sponsor BURKE
H Added As A Co-sponsor CROTTY

99-02-02 H Assigned to Environment & Energy

99-02-10 H Added As A Co-sponsor POE
H Added As A Co-sponsor PARKE

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
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HB-0381 HARTKE - BURKE - CROTTY - POE, PARKE AND BOLAND.

415 ILCS 5/57.5

Amends the Environmental Protection Act. Provides that a person representing the permit holder who possesses certain qualifications must be present during the removal, abandonment, installation, upgrading, or repair of an underground storage tank. Effective immediately.

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FISCAL NOTE (State Fire Marshal)
The impact on the agency from a financial standpoint is
negligible.
99-01-28 H Filed With Clerk
                                      Referred to Hse Rules Comm
         H First reading
         H Added As A Joint Sponsor BURKE
         H Added As A Co-sponsor CROTTY
99-02-02 H
                                      Assigned to Environment & Energy
99-02-10 H Added As A Co-sponsor POE
         H Added As A Co-sponsor PARKE
99-02-24 H Added As A Co-sponsor BOLAND
99-03-05 H
                                      Re-Refer Rules/Rul 19(a)
99-03-10 H
                                      Fiscal Note Filed
                                      Committee Rules
         Ĥ
01-01-09 H Session Sine Die
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HB-0382 COULSON – SLONE – KRAUSE – LANG – SCHOENBERG, MCKEON, MULLIGAN, RONEN, MCGUIRE, HAMOS, CURRY, JULIE, DAVIS, MONIQUE, GARRETT, GASH, SILVA, HANNIG AND FRANKS.

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5 ILCS 375/6.12 new
30 ILCS 805/8.23 new
55 ILCS 5/5-1069.4 new
65 ILCS 5/10-4-2.4 new
105 ILCS 5/10-22.3g new
215 ILCS 5/155.36 new
215 ILCS 105/8.7 new
215 ILCS 125/4-6.6 new
215 ILCS 130/4003 from Ch. 73, par. 1504-3
215 ILCS 165/10 from Ch. 32, par. 604
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Amends the State Employees Group Insurance Act of 1971, Counties Code, Illinois Municipal Code, School Code, Illinois Insurance Code, Comprehensive Health Insurance Plan Act, Health Maintenance Organization Act, Limited Health Service Organization Act, and Voluntary Health Services Plans Act. Provides that notices of payment and denial of health care benefits subject to those Acts and under managed care plans must provide detailed statements of payment and denial of benefits. Requires notices of denial to be signed by the individual responsible for the denial. Requires the notice to disclose the address and telephone number of the individual responsible for the denial. Provides that appeal procedures must be clearly set forth in the notice. Amends the State Mandates Act to provide that reimbursement is not required under that Act.

HOUSE AMENDMENT NO. 1.

Provides that benefit denial notices shall contain the address or telephone number for the individual responsible for denying payment or the department responsible for resolving disputes.

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NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
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99-01-28 H Filed With Clerk

Н

Referred to Hse Rules Comm

H First reading Refer H Added As A Joint Sponsor SLONE

H Added As A Co-sponsor KRAUSE

99-02-02 H Added As A Co-sponsor LANG

Assigned to Health Care Availability &

Access

99-02-10 H Added As A Co-sponsor SCHOENBERG

H Added As A Co-sponsor MCKEON

H Added As A Co-sponsor MULLIGAN

H Added As A Co-sponsor RONEN

99-02-11 H Added As A Co-sponsor MCGUIRE

H Added As A Co-sponsor HAMOS

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor DAVIS, MONIQUE

H Added As A Co-sponsor GARRETT

H Added As A Co-sponsor GASH

99-02-18 H Do Pass/Short Debate Cal 018-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Co-sponsor SILVA

99-03-02 H Added As A Co-sponsor HANNIG

99-03-10 H Amendment No.01 COULSON

H Amendment referred to HRUL

H Cal Ord 2nd Rdg-Shrt Dbt

99-03-16 H Amendment No.01 COULSON

H Recommends be Adopted HRUL

H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

99-03-17 H Amendment No.01 COULSON Adopted

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000

H Added As A Co-sponsor FRANKS

S Arrive Senate

S Placed Calndr First Rdg

99-03-24 S Chief Sponsor PARKER

S First reading

01-01-09 H Session Sine Die

HB-0383 HOFFMAN – BROSNAHAN – LANG – KENNER – FOWLER, MCGUIRE, WOOLARD, BOLAND AND FLOWERS.

New Act

820 ILCS 5/1

from Ch. 48, par. 2a

Referred to Sen Rules Comm

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 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.

HOME RULE NOTE (Dept. of Commerce and Community Affairs)

HB383 does not preempt home rule authority.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

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HB 383 creates a service mandate which requires a 50% to 100%
      reimbursement by the State.
      FISCAL NOTE (Dept. of Central Management Services)
      Other State options for dealing with strikes would involve
      substantial costs. There would be increases in costs of reach-
      ing bargaining agreements, purchasing costs and service and
      commodity prices. Administrative costs would increase $64,442
      annually.
      99-01-28 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
                H Added As A Joint Sponsor BROSNAHAN
      99-02-02 H Added As A Co-sponsor LANG
                                             Assigned to Labor & Commerce
      99-02-11 H
                                             Do Pass/Stndrd Dbt/Vote 009-008-000 HLBC
                H Plcd Cal 2nd Rdg Stndrd Dbt
                Ή
                                             Fiscal Note Requested PARKE
                Η
                                            St Mandate Fis Nte Req PARKE
                                            Home Rule Note Requested PARKE
                Η
                H Cal 2nd Rdg Stndrd Dbt
                H Joint Sponsor Changed to KENNER
                H Joint Sponsor Changed to FOWLER
      99-02-19 H
                                            Home Rule Note Filed
                H Cal 2nd Rdg Stndrd Dbt
      99-02-22 H Added As A Co-sponsor MCGUIRE
      99-02-24 H
                                            St Mandate Fis Note Filed
               H Cal 2nd Rdg Stndrd Dbt
      99-02-25 H
                                            Fiscal Note Filed
                H Cal 2nd Rdg Stndrd Dbt
                H Added As A Co-sponsor WOOLARD
      99-03-01 H Added As A Co-sponsor BOLAND
      99-03-10 H Added As A Co-sponsor FLOWERS
      99-03-12 H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shrt Db
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0384
             SCOTT - HOLBROOK - LOPEZ - DAVIS, STEVE - GASH, BUGIELSKI,
             BOLAND, BROSNAHAN, REITZ, FRANKS AND WAIT.
  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 pro-
vider of a child who is 4 years of age or younger.
      FISCAL NOTE (Administrative Office of Ill. Courts)
      There may be some insignificant fiscal impact from HB384.
      99-01-28 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
                H Added As A Joint Sponsor HOLBROOK
      99-02-02 H
                                            Assigned to Judiciary I - Civil Law
      99-02-03 H Added As A Co-sponsor LOPEZ
      99-02-10 H
                                            Do Pass/Short Debate Cal 011-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-17 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-02-18 H Added As A Co-sponsor BUGIELSKI
      99-02-24 H
                                            Fiscal Note Filed
               H Cal Ord 3rd Rdg-Short Dbt
      99-02-25 H Added As A Co-sponsor BOLAND
      99-03-04 H Added As A Co-sponsor BROSNAHAN
      99-03-09 H Joint Sponsor Changed to DAVIS, STEVE
               H Joint Sponsor Changed to GASH
                H Added As A Co-sponsor BUGIELSKI
      99-03-11 H Added As A Co-sponsor REITZ
      99-03-18 H Added As A Co-sponsor FRANKS
               H Added As A Co-sponsor WAIT
      99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
      99-03-22 S Arrive Senate
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S Placed Calndr First Rdg

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00-02-29 S Chief Sponsor CULLERTON
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00-03-01 S First reading

Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-0385 FEIGENHOLTZ.

305 ILCS 5/5-5

from Ch. 23, par. 5-5

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that medical nutrition therapy services shall be covered under the Department of Public Aid's medical assistance program for persons who are otherwise eligible for assistance under the Code. Provides that "medical nutrition therapy services" means nutritional diagnostic, therapy, and counseling services which are furnished by a licensed dietitian or a licensed nutrition counselor pursuant to a referral by a physician. Effective immediately.

HOUSE AMENDMENT NO. 1.

Replaces the amendatory language in the bill with a provision that, notwithstanding any other provision of this Section, nutrition services furnished by a licensed dietitian or a licensed nutrition counselor as authorized by the Dietetic and Nutrition Services Practice Act and pursuant to a referral by a physician shall be covered under the medical assistance program under this Article for persons who are otherwise eligible for assistance under this Article.

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STATE MANDATES NOTE, H-AM 1
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(Dept. of Commerce and Community Affairs)

HB 385 (H-am 1) does not create a State mandate.

FISCAL NOTE (Dept. of Public Aid)

The estimate of 450,000 clients multiplied by \$120 per client

equals \$54,000,000.

FISCAL NOTE, H-AM 1 (Department of Public Aid)

Same as previous fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal

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99-01-28 H Filed With Clerk
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	H First reading	Referred to Hse Rules Comm
99-02-02	H	Assigned to Human Services

H Do Pass Amend/Short Debate 011-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-02 H Fiscal Note Req as amended BLACK

H St Mndt Fis Note Req Amnd

H Cal Ord 2nd Rdg-Shrt Dbt

99-03-15 H St Mndt Fis Note Fld Amnd H Cal Ord 2nd Rdg-Shrt Dbt

99-03-16 H Fiscal Note Filed

H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

99-03-22 H Fiscal Note Filed as amnded

H Held 2nd Rdg-Short Debate

99-03-26 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0386 FEIGENHOLTZ - HOWARD - COULSON - KOSEL.

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. on Aging)

Duties can be incorporated in existing communications efforts.

NOTE(S) THAT MAY APPLY: Fiscal

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99-01-28 H Filed With Clerk
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H First reading Referred to Hse Rules Comm

99-02-02 H Assigned to Human Services

99-02-10 H Added As A Joint Sponsor HOWARD

99-02-16 H Fiscal Note Filed

H Committee Human Services

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99-02-18 H
                                      Do Pass/Short Debate Cal 012-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H Added As A Joint Sponsor COULSON
99-03-18 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
         H Added As A Joint Sponsor KOSEL
99-03-24 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor SMITH
         S First reading
                                      Referred to Sen Rules Comm
99-03-26 S Added as Chief Co-sponsor LINK
99-04-12 S Added as Chief Co-sponsor TROTTER
99-04-14 S Added as Chief Co-sponsor OBAMA
01-01-09 H Session Sine Die
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HB-0387 TURNER, JOHN.

770 ILCS 70/1 from Ch. 82, par. 501 770 ILCS 70/17 from Ch. 82, par. 517

Amends the Oil and Gas Lien Act of 1989. Defines "well" as a drill hole required to be permitted under certain provisions of the Illinois Oil and Gas Act. In provision authorizing a lien claimant to recover reasonable attorney's fees, provides an exception if the defendant interposes a good and substantial defense.

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99-01-28 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-02-02 H
                                             Assigned to Judiciary I - Civil Law
      99-02-10 H
                                             Do Pass/Short Debate Cal 011-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-17 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-02-24 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
      99-02-25 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-04 S Chief Sponsor O'DANIEL
      99-03-09 S First reading
                                             Referred to Sen Rules Comm
      99-04-22 S
                                             Assigned to Environment & Energy
      99-05-05 S
                                             Recommended do pass 009-000-000
                S Placed Calndr, Second Rdg
      99-05-06 S Second Reading
                S Placed Calndr. 3rd Reading
      99-05-07 S Third Reading - Passed 058-000-000
                H Passed both Houses
      99-06-04 H Sent to the Governor
      99-07-20 H Governor approved
                     Effective Date 00-01-01
                Η
                     PUBLIC ACT 91-0187
HR-0388
             STROGER.
   35 ILCS 200/21-260
   35 ILCS 200/21-265
   35 ILCS 200/21-275
   35 ILCS 200/21-280
   35 ILCS 200/21-285
   35 ILCS 200/21-290
   35 ILCS 200/21-305
   35 ILCS 200/21-306 new
   35 ILCS 200/21-310
   35 ILCS 200/21-315
```

Amends the Property Tax Code. Prohibits the conveyance or assignment of scavenger sale certificates of purchase except by a unit of local government. Provides that a violator is liable for three times the amount of delinquent or forfeited taxes, interest, penalties, and costs and barred from future scavenger sales. Provides that violation of more than one scavenger sale fraud provision is a Class 4 felony. Adds requirements for an owner to recover losses by indemnity caused by the issuance of a tax deed. Provides

that a contract between a tax deed grantee and the indemnity petitioner for proceeds from an indemnity judgment must be in writing, filed with the court, and include certain provisions. Creates the offense of indemnity fund fraud as a Class A misdemeanor for the commission of one act and as a Class 4 felony for the commission more than one act or for subsequent convictions. Makes other changes. Effective immediately.

CORRECTIONAL NOTE (Dept. of Corrections)

There would be a minimal fiscal or prison population impact.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

99-01-28 H Filed With Clerk
H First reading
P9-02-02 H
September 2012-03 H
September 2012-04 H
September 2012-05 H
September 2012-06 H
September 2

HB-0389 HOFFMAN.

70 ILCS 3610/5

from Ch. 111 2/3, par. 355

Amends the Local Mass Transit District Act by making stylistic changes to a Section concerning the powers of the Board of Trustees.

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99-01-28 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-02 H
                                       Assigned to Executive
99-02-25 H
                                       Do Pass/Stndrd Dbt/Vote 008-007-000
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                       Re-committed to Executive
99-03-05 H
                                       Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 104-009-001
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
01-01-09 H Session Sine Die
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HB-0390 SKINNER - LINDNER - CROSS.

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65 ILCS 5, Art. 11, Div. 96 heading
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65 ILCS 5/11-96-5 new

Amends the Illinois Municipal Code. Provides that if property within a municipality also lies within a park district and the same property is being taxed for park or recreation purposes by both the municipality and the park district, then the corporate authorities of the municipality may pay all or part of the park district tax. Provides that the municipality may pay a specified amount to the County Treasurer for payment of the tax to the park district. Provides that the county clerk shall then abate in proportionate amounts for each parcel the tax extension of the park district. Changes the Division heading. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that for the purposes of the Property Tax Extension Limitation Law, the amount of the extension abatement shall continue to be included in the park district's aggregate extension base.

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HOUSE AMENDMENT NO. 2.
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Adds reference to:
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65 ILCS 5/2-3-5

from Ch. 24, par. 2-3-5

Further amends the Illinois Municipal Code. Provides that certain territory may be incorporated as a village if a petition is filed before January 1, 2001 (now January 1, 2000).

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SENATE AMENDMENT NO. 1. (Senate recedes April 15, 2000)
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Deletes reference to:
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65 ILCS 5/2-3-5

65 ILCS 5/Div. 96 heading

65 ILCS 5/11-96-5 new

Adds reference to: 70 ILCS 1205/8-23 new 70 ILCS 1505/16a-5 new 105 ILCS 5/10-21.9 105 ILCS 5/34-18.5

Deletes everything. Amends the Park District Code, the Chicago Park District Act, and the School Code. Requires an applicant for employment with a park district, as a condition of employment, to authorize an investigation, by the Department of State Police, to determine if the applicant has been convicted of any of certain enumerated criminal or drug offenses or any other felony. Prohibits a park district from knowingly employing a person who has been convicted of any one or more of the enumerated offenses or from knowingly employing a person for whom a criminal background investigation has not been initiated. In addition to the convictions for specified offenses that a criminal background investigation of an applicant for employment with a school district is currently required to ascertain, requires the investigation to ascertain whether the applicant has been convicted of any other felony. Effective immediately.

SENATE AMENDMENT NO. 2 (Senate recedes April 15, 2000)

Provides that the Department of State Police shall furnish records of convictions to the General Superintendent and Chief Executive Officer (rather than to the president) of the Chicago Park District.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-ams 1 and 2.

Recommends that the bill be further amended as follows:

Adds reference to: 35 ILCS 200/18-165

30 ILCS 805/8.24 new

65 ILCS 5/2-3-5

65 ILCS 5/Div. 96 heading

65 ILCS 5/11-96-5 new

Deletes everything. Amends the Property Tax Code. Allows the abatement of property taxes for property that is (i) used for a municipal airport, (ii) subject to certain leasehold assessments, and (iii) sublet from a park district from a municipality, but only if the property is used exclusively for recreational facilities or parking lots for those facilities. Provides that the abatement shall not exceed a period of 10 years. Amends the Illinois Municipal Code. Allows certain territory to be incorporated as a village if the petition is filed before July 1, 2001 (now January 1, 2000). Provides that if property within a municipality also lies within a park district and is taxed for park or recreation purposes by both the municipality and the park district, the municipality may pay all or part of the park district tax for a period not to exceed 10 years. ProvideS that, for purposes of the Property Tax Extension Limitation Law, the amount of the extension abatement shall continue to be included in the park district's aggregate extension base. Amends the Park District Code. Requires applicants for employment with a park district to authorize a criminal background investigation. Prohibits a park district from employing a person convicted for certain listed offenses. Makes similar changes to the Chicago Park District Act. Amends the School Code. Requires criminal background investigations of applicants to determine if the applicants have, within 7 years of the application, been convicted of a felony in this State or committed or attempted any offense in another state or against federal law that would be punishable as a felony in this State. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford
    99-01-28 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
            H Added As A Joint Sponsor LINDNER
    99-02-02 H
                                         Assigned to Local Government
    99-02-26 H
                    Amendment No.01
                                         LOCAL GOVT H
                                                                 Adopted
                                         Do Pass Amend/Short Debate 009-000-000
             Η
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-09 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-11 H Relld 2nd Rdg-Short Debate
            H Held 2nd Rdg-Short Debate
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99-03-12	Н	Amendment No.02 Amendment referred to	LINDNER HRUL
99-03-18	H H	Held 2nd Rdg-Short Debate Amendment No.02 Rules refers to	LINDNER HLGV
99-03-19	Н	Held 2nd Rdg-Short Debate Amendment No.02 Recommends be Adopted HL	LINDNER .GV
99-03-23	H H	Pld Cal 3rd Rdg-Shrt Dbt	LINDNER Adopted
99-03-24	S	3rd Rdg-Shrt Dbt-Pass/Vote (Arrive Senate Placed Calndr First Rdg	098-011-001
99-03-25	S	Chief Sponsor RAUSCHENE	
00-02-23	S	First reading	Referred to Sen Rules Comm Assigned to Local Government
00-02-23	S		Postponed
00-03-22			Recommended do pass 006-000-000
	S	Placed Calndr, Second Rdg	
00-03-23	S	Second Reading	
00 04 05		Placed Calndr, 3rd Reading	
00-04-05	S	Filed with Secretary Amendment No.01	RAUSCHENBERGER
	S	Amendment referred to	
00-04-06	S	Filed with Secretary	
	S	Amendment No.02	RAUSCHENBERGER
	S	Amendment referred to	SRUL RAUSCHENBERGER
	S S	Amendment No.01 Rules refers to	SLGV
	S	Amendment No.02	RAUSCHENBERGER
	S	Rules refers to	SLGV
	S	Amendment No.01	RAUSCHENBERGER
	S	A 1 : (N 02	Be adopted
	S S	Amendment No.02	RAUSCHENBERGER Be adopted
		Recalled to Second Reading	De adopted
	S	Amendment No.01	RAUSCHENBERGER Adopted
	S	Amendment No.02	RAUSCHENBERGER Adopted
		Placed Calndr, 3rd Reading	200 000
00.04.07		Third Reading - Passed 058-0	000-000
00-04-07	Η	Arrive House	
	H H		01,02
	H H H	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2	: 01,02 /01/SKINNER //02/SKINNER
00-04-10	H H H H	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurren	01,02 /01/SKINNER //02/SKINNER 01,02
00-04-10 00-04-12	H H H H H	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurren Added As A Joint Sponsor C	01,02 /01/SKINNER //02/SKINNER 01,02 ROSS
00-04-10 00-04-12	H H H H H H	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurren Added As A Joint Sponsor C H Noncners in S Amend 01,0	01,02 /01/SKINNER //02/SKINNER 01,02 ROSS 12
00-04-10 00-04-12	H H H H H S	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurren Added As A Joint Sponsor C	01,02 /01/SKINNER //02/SKINNER 01,02 ROSS 12
00-04-10 00-04-12	H H H H S S	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurren Added As A Joint Sponsor C H Noncners in S Amend 01,6 Secretary's Desk Non-concur	01,02 /01/SKINNER //02/SKINNER 101,02 ROSS 102 r 01,02 Mtn refuse recede-Sen Amend
00-04-10 00-04-12 00-04-13	H H H H S S S S	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurren Added As A Joint Sponsor C H Noncners in S Amend 01,0 Secretary's Desk Non-concur Filed with Secretary	01,02 /01/SKINNER //02/SKINNER 101,02 ROSS 102 r 01,02 Mtn refuse recede-Sen Amend RAUSCHENBERGER
00-04-10 00-04-12	H H H H S S S S	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurren Added As A Joint Sponsor C H Noncners in S Amend 01,6 Secretary's Desk Non-concur Filed with Secretary S Refuses to Recede Amend	Mtn refuse recede-Sen Amend RAUSCHENBERGER 01,02
00-04-10 00-04-12 00-04-13	H H H H S S S S	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurren Added As A Joint Sponsor C H Noncners in S Amend 01,6 Secretary's Desk Non-concur Filed with Secretary S Refuses to Recede Amend S Requests Conference Communications	Mtn refuse recede-Sen Amend RAUSCHENBERGER 01,02
00-04-10 00-04-12 00-04-13	H H H H H S S S S S S S S S S	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurren Added As A Joint Sponsor C H Noncners in S Amend 01,6 Secretary's Desk Non-concur Filed with Secretary S Refuses to Recede Amend S Requests Conference Communications	Mtn refuse recede-Sen Amend RAUSCHENBERGER 01,02 m 1ST d 1ST/RAUSCHENBERGER DILLARD, DUDYCZ,
00-04-10 00-04-12 00-04-13 00-04-14	H H H H H S S S S S S S S S S S S S S S	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurren Added As A Joint Sponsor C H Noncners in S Amend 01,6 Secretary's Desk Non-concur Filed with Secretary S Refuses to Recede Amend S Requests Conference Communications	Mtn refuse recede-Sen Amend RAUSCHENBERGER 01,02 m 1ST d 1ST/RAUSCHENBERGER DILLARD, DUDYCZ, WALSH,L, SHAW
00-04-10 00-04-12 00-04-13	H H H H H S S S S S S S S S S S S S S S	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurren Added As A Joint Sponsor C H Noncners in S Amend 01,6 Secretary's Desk Non-concur Filed with Secretary S Refuses to Recede Amend S Requests Conference Communications	Mtn refuse recede-Sen Amend RAUSCHENBERGER 01,02 Mtn refuse recede-Sen Amend RAUSCHENBERGER 01,02 m 1ST d 1ST/RAUSCHENBERGER DILLARD, DUDYCZ, WALSH,L, SHAW FINAL PASSAGE
00-04-10 00-04-12 00-04-13 00-04-14	H H H H H S S S S S S S S S H H	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurren Added As A Joint Sponsor C H Noncners in S Amend 01,0 Secretary's Desk Non-concur Filed with Secretary S Refuses to Recede Amend S Requests Conference Comm Sen Conference Comm Appt	Mtn refuse recede-Sen Amend RAUSCHENBERGER 01,02 m 1ST d 1ST/RAUSCHENBERGER DILLARD, DUDYCZ, WALSH,L, SHAW
00-04-10 00-04-12 00-04-13 00-04-14	H H H H H S S S S S S S S H H H	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurren Added As A Joint Sponsor C H Noncners in S Amend 01,0 Secretary's Desk Non-concur Filed with Secretary S Refuses to Recede Amend S Requests Conference Comm Sen Conference Comm Appt	c 01,02 /01/SKINNER /02/SKINNER 101,02 ROSS)2 r 01,02 Mtn refuse recede-Sen Amend RAUSCHENBERGER 01,02 m 1ST d 1ST/RAUSCHENBERGER DILLARD, DUDYCZ, WALSH,L, SHAW FINAL PASSAGE DEADLINE EXTENDED UNTIL - 04/16/00
00-04-10 00-04-12 00-04-13 00-04-14	H H H H H S S S S S S S S H H H H H	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurren Added As A Joint Sponsor C H Noncners in S Amend 01,6 Secretary's Desk Non-concur Filed with Secretary S Refuses to Recede Amend S Requests Conference Comm Sen Conference Comm Appt Hse Accede Req Conf Comm Hse Conference Comm Appt	Mtn refuse recede-Sen Amend RAUSCHENBERGER 01,02 Mtn refuse recede-Sen Amend RAUSCHENBERGER 01,02 m 1ST d 1ST/RAUSCHENBERGER DILLARD, DUDYCZ, WALSH,L, SHAW FINAL PASSAGE DEADLINE EXTENDED UNTIL - 04/16/00 n 1ST d 1ST/HANNIG,
00-04-10 00-04-12 00-04-13 00-04-14	H H H H H S S S S S S S S H H H H H H	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurrence Added As A Joint Sponsor C H Noncners in S Amend 01,6 Secretary's Desk Non-concur Filed with Secretary S Refuses to Recede Amend S Requests Conference Comm Sen Conference Comm Appt Hse Accede Req Conf Comm Hse Conference Comm Appt	Mtn refuse recede-Sen Amend RAUSCHENBERGER 01,02 m 1ST d 1ST/RAUSCHENBERGER DILLARD, DUDYCZ, WALSH,L, SHAW FINAL PASSAGE DEADLINE EXTENDED UNTIL - 04/16/00 n 1ST d 1ST/HANNIG, GILES, CURRIE,
00-04-10 00-04-12 00-04-13 00-04-14	H H H H H H S S S S S S S S H H H H H H	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurrence Added As A Joint Sponsor C H Noncners in S Amend 01,0 Secretary's Desk Non-concur Filed with Secretary S Refuses to Recede Amend S Requests Conference Comm Sen Conference Comm Appt Hse Accede Req Conf Comm Hse Conference Comm Appt	Min refuse recede-Sen Amend RAUSCHENBERGER 01,02 m 1ST d 1ST/RAUSCHENBERGER DILLARD, DUDYCZ, WALSH,L, SHAW FINAL PASSAGE DEADLINE EXTENDED UNTIL - 04/16/00 n 1ST d 1ST/HANNIG, GILES, CURRIE, TENHOUSE AND CROSS
00-04-10 00-04-12 00-04-13 00-04-14	H H H H H H S S S S S S S S H H H H H H	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurren Added As A Joint Sponsor C H Noncners in S Amend 01,6 Secretary's Desk Non-concur Filed with Secretary S Refuses to Recede Amend S Requests Conference Comm Sen Conference Comm Appt Hse Accede Req Conf Comm Hse Conference Comm Appt House CC report submitted 1	c 01,02 //01/SKINNER //02/SKINNER //02/SKINNER //01,01 ROSS //2 r 01,02 Mtn refuse recede-Sen Amend RAUSCHENBERGER //01,02 m 1ST d 1ST/RAUSCHENBERGER //DILLARD, DUDYCZ, WALSH,L, SHAW FINAL PASSAGE //DEADLINE EXTENDED //UNTIL - 04/16/00 n 1ST dd 1ST/HANNIG, //GILES, CURRIE, //TENHOUSE AND CROSS //ST/SKINNER
00-04-10 00-04-12 00-04-13 00-04-14	H H H H H H S S S S S S S H H H H H H H	Arrive House Place Cal Order Concurrence Motion Filed Non-Concur #1 Motion Filed Non-Concur #2 Calendar Order of Concurrence Added As A Joint Sponsor C H Noncners in S Amend 01,0 Secretary's Desk Non-concur Filed with Secretary S Refuses to Recede Amend S Requests Conference Comm Sen Conference Comm Appt Hse Accede Req Conf Comm Hse Conference Comm Appt	c 01,02 /01/SKINNER /02/SKINNER /01,02 ROSS /02 r 01,02 Mtn refuse recede-Sen Amend RAUSCHENBERGER 01,02 m 1ST d 1ST/RAUSCHENBERGER DILLARD, DUDYCZ, WALSH,L, SHAW FINAL PASSAGE DEADLINE EXTENDED UNTIL - 04/16/00 m 1ST d 1ST/HANNIG, GILES, CURRIE, TENHOUSE AND CROSS 1ST/SKINNER HRUL

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00-04-15--Cont.
                                           3/5 vote required
               H House CC report Adopted 1ST/098-019-000
               S Filed with Secretary
               S Conference Committee Report 1ST/RAUSCHENBERGER
               S Conf Comm Rpt referred to SRUL
               S Conference Committee Report 1ST/RAUSCHENBERGER
               S Be apprvd for consideratn SRUL
               S Senate CC report submitted
               S Senate CC report Adopted 1ST/034-019-004
               H Both House Adoptd CC rpt 1ST
               H Passed both Houses
      00-05-12 H Sent to the Governor
      00-07-06 H Governor approved
                   Effective Date 00-07-06
               Н
                   PUBLIC ACT 91-0885
HB-0391
            HOFFMAN - MCKEON - FEIGENHOLTZ - REITZ - GASH, MCGUIRE,
            CURRY, JULIE AND KENNER.
  Appropriates $3,500,000 from the General Revenue Fund to the State Board of Edu-
cation for costs associated with Substance Abuse and Violence Prevention Programs
for FY 99. Effective immediately.
  NOTE(S) THAT MAY APPLY: Balanced Budget
      99-01-28 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      99-02-02 H
                                           Assigned to Approp-Elementary & Secondary
                                             Educ
      99-02-03 H Added As A Co-sponsor MCKEON
      99-02-09 H Added As A Joint Sponsor MCKEON
      99-02-10 H Added As A Co-sponsor FEIGENHOLTZ
      99-02-11 H Joint Sponsor Changed to REITZ
               H Joint Sponsor Changed to GASH
               H Added As A Co-sponsor MCGUIRE
               H Added As A Co-sponsor CURRY, JULIE
      99-02-25 H Added As A Co-sponsor KENNER
      99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
            JONES,LOU - CURRIE - BOLAND - SHARP - LYONS,EILEEN, KEN-
HB-0392
            NER, FLOWERS, MORROW, MCKEON, JONES, SHIRLEY, TUR-
            NER, ART, DAVIS, MONIQUE, GASH, PUGH, MULLIGAN, LINDNER
            AND GILES.
   55 ILCS 5/3-15003.6 new
  730 ILCS 5/3-6-7 new
  730 ILCS 125/17.5 new
  Amends the Counties Code, the Unified Code of Corrections, and the County Jail
Act. Provides that when a pregnant female prisoner is brought to a hospital from an Illi-
nois correctional center or county jail for the purpose of delivering her baby, no hand-
cuffs, shackles, or restraints of any kind may be used during her transport to a medical
facility for the purpose of delivering her baby. Prohibits irons or shackles or waist
shackles from being used on a pregnant female prisoner who is in labor. Requires a cor-
rectional officer to be posted immediately outside the delivery room upon the pregnant
female prisoner's entry to that room. Requires the Department of Corrections or Sheriff
to provide for adequate personnel to monitor the pregnant female prisoner during her
transport to and from the hospital and during her stay at the hospital.
      CORRECTIONAL NOTE (Dept. of Corrections)
      HB392 will have no fiscal or prison population impact on DOC.
  NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      99-01-28 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
               H Added As A Joint Sponsor CURRIE
      99-02-02 H
                                           Assigned to Judiciary II - Criminal Law
      99-02-10 H Added As A Co-sponsor KENNER
               H Added As A Co-sponsor FLOWERS
               H Added As A Co-sponsor MORROW
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H Added As A Co-sponsor MCKEON H Added As A Co-sponsor JONES,SHIRLEY H Added As A Co-sponsor TURNER,ART

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99-02-11 H Added As A Co-sponsor DAVIS, MONIQUE
                                     Correctional-Note Filed
         Н
                                     Committee Judiciary II - Criminal Law
99-02-19 H
                                     Do Pass/Short Debate Cal 013-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
99-02-24 H Joint Sponsor Changed to BOLAND
        H Joint Sponsor Changed to SHARP
         H Added As A Co-sponsor LYONS, EILEEN
99-02-25 H Added As A Co-sponsor GASH
99-03-09 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H Joint Sponsor Changed to LYONS, EILEEN
         H Added As A Co-sponsor PUGH
         H Added As A Co-sponsor MULLIGAN
         H Added As A Co-sponsor LINDNER
         H Added As A Co-sponsor GILES
         H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
99-03-11 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor KARPIEL
         S First reading
                                     Referred to Sen Rules Comm
99-03-25 S
                                     Assigned to Judiciary
99-04-15 S
                                     Postponed
99-04-20 S Added as Chief Co-sponsor PETKA
99-04-21 S
                                     Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
99-04-26 S Second Reading
         S Placed Calndr, 3rd Reading
         S Added as Chief Co-sponsor LIGHTFORD
99-04-27 S Added as Chief Co-sponsor VIVERITO
         S Added as Chief Co-sponsor SHAW
         S Third Reading - Passed 059-000-000
         H Passed both Houses
99-05-26 H Sent to the Governor
99-07-23 H Governor approved
             Effective Date 00-01-01
        Η
             PUBLIC ACT 91-0253
      SMITH, MICHAEL - BOST AND JOHNSON, TIM.
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HB-0393

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40 ILCS 5/4-109.1
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from Ch. 108 1/2, par. 4-109.1

30 ILCS 805/8.23 new

Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides for calculation of the initial automatic annual increase in retirement pension on a monthly (rather than annual) basis. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
    Increase in accrued liability
                                        $ 3.9 million
    Increase in total annual cost (0.11% of payroll)
                                                  $381,000
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    99-01-28 H Filed With Clerk
             H Added As A Joint Sponsor BOST
    99-02-02 H First reading
                                           Referred to Hse Rules Comm
    99-02-03 H
                                           Assigned to Personnel & Pensions
    99-03-01 H Added As A Co-sponsor JOHNSON, TIM
    99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
    99-03-09 H
                                           Pension Note Filed
                                           Committee Rules
    01-01-09 H Session Sine Die
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HB-0394 SMITH, MICHAEL - BOST AND JOHNSON, TIM.

40 ILCS 5/4-109

from Ch. 108 1/2, par. 4-109

30 ILCS 805/8.23 new

Amends the Downstate Firefighter Article of the Illinois Pension Code. Increases the pension formula from 2% to 2.5% of salary for the 21st through 30th year of service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
      Increase in accrued liability
                                         $ 36.8 million
      Increase in total annual cost (1.09% of payroll) $ 3.8 million
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      99-01-28 H Filed With Clerk
               H Added As A Joint Sponsor BOST
      99-02-02 H First reading
                                            Referred to Hse Rules Comm
      99-02-03 H
                                            Assigned to Personnel & Pensions
      99-03-01 H Added As A Co-sponsor JOHNSON,TIM
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      99-03-15 H
                                            Pension Note Filed
               ·H
                                            Committee Rules
      01-01-09 H Session Sine Die
            SMITH, MICHAEL - BOST, HOLBROOK, BOLAND AND JOHN-
HB-0395
            SON,TIM.
   40 ILCS 5/4-108
                                   from Ch. 108 1/2, par. 4-108
   30 ILCS 805/8.23 new
  Amends the Downstate Firefighter Article of the Illinois Pension Code to allow fire-
fighters to obtain service credit for a period of up to 3 years spent on duty or occupa-
tional disability; requires payment of employee contributions. Amends the State
Mandates Act to require implementation without reimbursement. Effective immedi-
ately.
      PENSION NOTE (Pension Laws Commission)
      Fiscal impact cannot be determined but there would be a cost
      associated with the credit.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      99-01-28 H Filed With Clerk
               H Added As A Joint Sponsor BOST
      99-02-02 H First reading
                                            Referred to Hse Rules Comm
      99-02-03 H
                                            Assigned to Personnel & Pensions
               H Added As A Co-sponsor HOLBROOK
      99-02-24 H Added As A Co-sponsor BOLAND
      99-03-01 H Added As A Co-sponsor JOHNSON,TIM
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      99-03-09 H
                                            Pension Note Filed
                                            Committee Rules
               Н
      01-01-09 H Session Sine Die
HB-0396
            SMITH, MICHAEL - BOST AND JOHNSON, TIM.
   40 ILCS 5/4-110
                                   from Ch. 108 1/2, par. 4-110
   30 ILCS 805/8.23 new
  Amends the Downstate Firefighter Article of the Illinois Pension Code. Increases the
duty disability benefit from 65% to 75% of salary; makes a corresponding increase in
the maximum children's benefit. Amends the State Mandates Act to require implemen-
tation without reimbursement. Effective immediately.
      PENSION NOTE (Pension Laws Commission)
                                         $28.7 million
      Increase in accrued liability
      Increase in total annual cost
                                          $ 4.5 million
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      99-01-28 H Filed With Clerk
               H Added As A Joint Sponsor BOST
      99-02-02 H First reading
                                            Referred to Hse Rules Comm
      99-02-03 H
                                            Assigned to Personnel & Pensions
      99-02-09 H
                                            Pension Note Filed
                                            Committee Personnel & Pensions
               H
      99-03-01 H Added As A Co-sponsor JOHNSON, TIM
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0397
            SMITH, MICHAEL - BOST - CAPPARELLI, MCGUIRE, BOLAND AND
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JOHNSON,TIM.

40 ILCS 5/4-114 from Ch. 108 1/2, par. 4-114 30 ILCS 805/8.23 new

Amends the Downstate Firefighter Article of the Illinois Pension Code to provide that the pension of the surviving spouse of a firefighter who dies in the line of duty shall not be less than 100% of the salary attached to the rank held by the deceased firefighter on the last day of service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

\$1.0 million

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PENSION NOTE (Pension Laws Commission)
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If 5% of deaths occur in line of duty:

Increase in accrued liability

Increase in total annual cost (.06% of payroll) \$.2 million

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

99-01-28 H Filed With Clerk

H Added As A Joint Sponsor BOST

99-02-02 H First reading Referred to Hse Rules Comm

99-02-03 H Assigned to Personnel & Pensions 99-02-22 H Added As A Co-sponsor MCGUIRE

99-02-24 H Added As A Co-sponsor BOLAND

99-03-01 H Added As A Co-sponsor JOHNSON,TIM

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-15 H Pension Note Filed Committee Rules

99-03-26 H Added As A Joint Sponsor CAPPARELLI

01-01-09 H Session Sine Die

HR-0398 SMITH, MICHAEL - BOST - HOLBROOK - KLINGLER AND BOLAND.

40 ILCS 5/4-109.1 from Ch. 108 1/2, par. 4-109.1 40 ILCS 5/4-109.2

from Ch. 108 1/2, par. 4-109.2

40 ILCS 5/4-113 from Ch. 108 1/2, par. 4-113 30 ILCS 805/8.23 new

Amends the Downstate Firefighter Article of the Illinois Pension Code to provide a noncompounded 3% annual increase in certain disability and survivor pensions. Increases the minimum retirement pension to \$1000 per month for firefighters with at least 20 years of service. Also increases the minimum duty, occupational, and non-duty disability pensions to \$1000 per month. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Increase in accrued liability

\$96.9 million

Increase in total annual cost

\$ 9.0 million

HOUSE AMENDMENT NO. 1.

Deletes reference to:

40 ILCS 5/4-109.1

40 ILCS 5/4-109.2

30 ILCS 805/8.23 new

H

Deletes all substantive provisions of the bill. Makes a technical change in a Section relating to downstate firefighters.

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

99-01-28 H Filed With Clerk

H Added As A Joint Sponsor BOST

99-02-02 H First reading Referred to Hse Rules Comm

99-02-03 H Assigned to Personnel & Pensions

H Added As A Co-sponsor HOLBROOK

99-02-09 H Pension Note Filed

Committee Personnel & Pensions

99-02-10 H Added As A Co-sponsor KLINGLER

99-02-24 H Added As A Co-sponsor BOLAND

99-03-02 H Mtn Filed to Suspnd Rule 25 SMITH, MICHAEL

Committee Personnel & Pensions

99-03-03 H Mtn Prevail Suspend Rule 25

Committee Personnel & Pensions 99-03-04 H Amendment No.01 PERS PENSION H Adopted

Н Do Pass Amend/Short Debate 011-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-16 H Amendment No.02 GRANBERG

Amendment referred to HRUL

H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

99-03-17 H Amendment No.03 GRANBERG Amendment referred to HRUL Н

H Held 2nd Rdg-Short Debate

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99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
                                            Tabled Pursnt to Rule 40(a) HOUSE
                                              AMEND 2 & 3
               H 3rd Rdg-Shrt Dbt-Pass/Vote 103-009-002
      99-04-14 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor MADIGAN,R
               S First reading
                                            Referred to Sen Rules Comm
      99-05-06 S Added as Chief Co-sponsor MYERS.J
      01-01-09 H Session Sine Die
            SMITH.MICHAEL - BOST - KLINGLER.
HB-0399
   40 ILCS 5/4-105e new
   40 ILCS 5/4-109
                                   from Ch. 108 1/2, par. 4-109
   40 ILCS 5/4-109.1
                                   from Ch. 108 1/2, par. 4-109.1
   40 ILCS 5/4-109.3 new
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Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides for a Deferred Retirement Option Plan, under which a firefighter who is at least age 50 with 20 years of service may continue in active service for up to 3 years while having his or her retirement pension paid into a special account, to be distributed to the firefighter upon retirement. Bases the retirement pension on the firefighter's service and salary at the time of joining the DROP plan. Requires termination of service at the end of the DROP plan participation period. Effective immediately.

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

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99-01-28 H Filed With Clerk
H Added As A Joint Sponsor BOST

99-02-02 H First reading Referred to Hse Rules Comm

99-02-03 H Added As A Co-sponsor KLINGLER

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
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HB-0400 SMITH, MICHAEL.

30 ILCS 805/8.23 new

40 ILCS 5/1-119 from Ch. 108 1/2, par. 1-119

Amends the General Provisions Article of the Illinois Pension Code in relation to qualified Illinois domestic relations orders (QUILDROs). With respect to members of a downstate firefighter pension fund, provides that the minimum retirement pension remaining after all effective QILDROs have been applied shall not be less than the minimum retirement annuity provided in Section 4-109.2 of the Code. Effective July 1, 1999.

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PENSION NOTE (Pension Laws Commission)
No increase in accrued liabilities or annual cost.
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NOTE(S) THAT MAY APPLY: Pension

99-01-28 H Filed With Clerk	
99-02-02 H First reading	Referred to Hse Rules Comm
99-02-03 H	Assigned to Personnel & Pensions
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-16 H	Pension Note Filed
H	Committee Rules
01-01-09 H Session Sine Die	

HB-0401 COULSON – LYONS,EILEEN – MYERS,RICHARD – MITCHELL,BILL – LANG, KLINGLER, GASH AND ERWIN.

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35 ILCS 5/203 from Ch. 120, par. 2-203
35 ILCS 5/215 new
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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 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.

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NOTE(S) THAT MAY APPLY: Fiscal

99-01-28 H Filed With Clerk

99-02-02 H First reading Referred to Hse Rules Comm
H Added As A Joint Sponsor LANG

99-02-03 H Assigned to Revenue

99-02-08 H Joint Sponsor Changed to LYONS, RILEEN
H Added As A Co-sponsor MYERS, RICHARD
H Added As A Co-sponsor MITCHELL, BILL

99-02-10 H Added As A Co-sponsor KLINGLER

99-02-11 H Added As A Co-sponsor GASH

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-19 H Added As A Co-sponsor ERWIN

01-01-09 H Session Sine Die
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HB-0402 TURNER,ART - MOORE,ANDREA - GRANBERG - BLACK - BEAU-BIEN AND BOLAND.

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New Act
 30 ILCS 105/6z-18
                                    from Ch. 127, par. 142z-18
                                    from Ch. 127, par. 142z-20
 30 ILCS 105/6z-20
 35 ILCS 105/1a
                                    from Ch. 120, par. 439.1a
 35 ILCS 105/3-10
                                    from Ch. 120, par. 439.3-10
 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
```

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, 2000.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
30 ILCS 105/6z-18
                             from Ch. 127, par. 142z-18
                             from Ch. 127, par. 142z-20
30 ILCS 105/6z-20
35 ILCS 105/1a
                             from Ch. 120, par. 439.1a
35 ILCS 105/3-10
                             from Ch. 120, par. 439.3-10
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
```

Deletes everything. Creates the State Occupation and Use Tax Act with the short title as the only provision.

```
FISCAL NOTE, H-AM 2 (Dept. of Revenue)
```

Loss of tax revenues will range from \$135 million in the first four years with a continuing loss of \$12.5 million each year thereafter to \$282 million over the first four years with a continuing loss of \$44 million each year thereafter.

SENATE AMENDMENT NO. 1.

```
Adds reference to:
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
35 ILCS 105/9 from Ch. 120, par. 439.3-10
35 ILCS 120/1c from Ch. 120, par. 439.9
```

```
35 ILCS 120/2-10
                               from Ch. 120, par. 441-10
    35 ILCS 120/3 a
                               from Ch. 120, par. 442
Deletes everything. Restores contents of bill as introduced.
NOTE(S) THAT MAY APPLY: Fiscal
    99-01-28 H Filed With Clerk
             H Added As A Joint Sponsor MOORE, ANDREA
             H Added As A Co-sponsor GRANBERG
             H Added As A Co-sponsor BLACK
    99-02-02 H First reading
                                         Referred to Hse Rules Comm
    99-02-03 H
                                          Assigned to Revenue
    99-02-11 H Joint Sponsor Changed to BEAUBIEN
    99-03-01 H Added As A Co-sponsor BOLAND
    99-03-04 H
                    Amendment No.01
                                          REVENUE
                                                                  Adopted
                                                       Н
                                          Do Pass Amend/Short Debate 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-10 H
                    Amendment No.02
                                         TURNER, ART
             Η
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-16 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-17 H
                                         Fiscal Note Filed as amnded
                                         Tabled Pursnt to Rule 40(a) HOUSE
                                            AMEND #2
             H 3rd Rdg-Shrt Dbt-Pass/Vote 070-045-001
    99-03-18 S Arrive Senate
             S Chief Sponsor PETERSON
             S Placed Calndr First Rdg
             S First reading
                                         Referred to Sen Rules Comm
    99-04-20 S
                                         Assigned to Revenue
    99-04-29 S
                                         Postponed
    99-05-06 S
                    Amendment No.01
                                         REVENUE
                                                                  Adopted
                                         Recmided do pass as amend 008-001-000
             S Placed Calndr, Second Rdg
    99-05-07 S Second Reading
             S Placed Calndr, 3rd Reading
    99-05-12 S Third Reading - Passed 057-001-000
             H Arrive House
             H Place Cal Order Concurrence 01
   99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
   01-01-09 H Session Sine Die
          JOHNSON, TOM - GASH - JOHNSON, TIM.
                                 from Ch. 63, par. 1001-3
                                 from Ch. 63, par. 1001-5
```

HB-0403

25 ILCS 130/1-3 25 ILCS 130/1-5 25 ILCS 130/Art. 3B heading new 25 ILCS 130/3B-1 new

Amends the Legislative Commission Reorganization Act of 1984. Creates the Criminal Law and Corrections Commission as a legislative support services agency. Provides for appointment of 8 voting legislative members, 8 voting public members, and non-voting advisors representing various public and private entities concerned with criminal law and corrections in Illinois. Requires the Commission to study and make recommendations concerning the recodification of the laws pertaining to criminal law and corrections as necessary.

HOUSE AMENDMENT NO. 1.

Further amends the Legislative Commission Reorganization Act. Increases to 27 (instead of 24) the number of advisors to the Criminal Law and Corrections Commission. Provides that the State's Attorneys' Appellate Prosecutor, the Office of State Appellate Defender, and the Illinois Association of Police Chiefs may each appoint an advisor. Provides that the Commission may, by an affirmative vote of the majority of the appointed members, add additional advisors.

```
NOTE(S) THAT MAY APPLY: Fiscal
   99-01-29 H Filed With Clerk
             H Added As A Joint Sponsor GASH
   99-02-02 H First reading
                                         Referred to Hse Rules Comm
```

```
99-02-03 H Amendment No.01 EXECUTIVE H Adopted
Do Pass Amend/Short Debate 015-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
99-03-18 H Added As A Joint Sponsor JOHNSON,TIM
99-03-26 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0404 KOSEL - COULSON - WAIT - MATHIAS.

755 ILCS 45/4-10

from Ch. 110 1/2, par. 804-10

Amends the Powers of Attorney for Health Care Law within the Illinois Power of Attorney Act. On the statutory short form power of attorney for health care, replaces language authorizing an 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 or specified organs.

HOUSE AMENDMENT NO. 1.

Deletes provision making an agent's authority to make a disposition of the principal's body conditioned on that authority appearing on the face of the statutory short form power of attorney for health care.

```
99-01-29 H Filed With Clerk
                                      Referred to Hse Rules Comm
99-02-02 H First reading
99-02-03 H
                                      Assigned to Judiciary I - Civil Law
99-02-11 H Added As A Joint Sponsor COULSON
         H Added As A Joint Sponsor WAIT
99-02-18 H
                 Amendment No.01
                                      JUD-CIVIL LAW H
                                                                Adopted
                                      Do Pass Amend/Short Debate 011-000-000
         Н
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-24 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-02-25 H Joint Sponsor Changed to MATHIAS
99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
99-03-10 S Arrive Senate
         S Placed Calndr First Rdg
99-03-17 S Chief Sponsor PARKER
                                      Referred to Sen Rules Comm
         S First reading
99-04-20 S
                                      Assigned to Judiciary
99-04-28
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-05-04 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 059-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-22 H Governor approved
              Effective Date 00-01-01
              PUBLIC ACT 91-0240
```

HB-0405 KOSEL - O'CONNOR - ZICKUS - MULLIGAN - MCGUIRE.

30 ILCS 105/5.490 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 crimes 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
99-01-29 H Filed With Clerk
99-02-02 H First reading Referred to Hse Rules Comm
99-02-03 H Added As A Joint Sponsor O'CONNOR
H Added As A Co-sponsor ZICKUS
H Added As A Co-sponsor MULLIGAN
```

```
99-02-19 H
                                             Do Pass/Stndrd Dbt/Vote 007-002-003 HJUB
                H Plcd Cal 2nd Rdg Stndrd Dbt
       99-03-05 H Joint Sponsor Changed to MCGUIRE
      99-03-16 H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shrt Db
      99-03-17 H Pld Cal 3rd Rdg-Stndrd Dbt
      99-03-22 H Rolld 2nd Rdg-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shrt Db
      99-03-23 H
                        Amendment No.01
                        Amendment referred to HRUL
                H Hld Cal Ord 2nd Rdg-Shrt Db
      99-03-26 H Pld Cal 3rd Rdg-Stndrd Dbt
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0406
             REITZ - WOOLARD.
  225 ILCS 705/25.04
                                     from Ch. 96 1/2, par. 2504
  Amends the Coal Mining Act to add a caption.
      99-01-29 H Filed With Clerk
      99-02-02 H First reading
                                             Referred to Hse Rules Comm
      99-02-03 H
                                             Assigned to Executive
      99-02-10 H Added As A Joint Sponsor WOOLARD
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Do Pass/Short Debate Cal 015-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0407
             NOVAK.
   70 ILCS 705/6
                                    from Ch. 127 1/2, par. 26
  Amends the Fire Protection District Act. Authorizes the board of trustees to provide
retirement benefits to firefighters who do not receive a pension under the Illinois Pen-
sion Code. Provides that the cost of funding retirement benefits may not exceed 2% of
the annual budget and appropriations of the district.
      PENSION NOTE (Pension Laws Commission)
      No fiscal impact on any retirement system of pension fund cre-
      ated in the Pension Code.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-01-29 H Filed With Clerk
      99-02-02 H First reading
                                             Referred to Hse Rules Comm
      99-02-03 H
                                             Assigned to Personnel & Pensions
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      99-03-15 H
                                             Pension Note Filed
                                             Committee Rules
      01-01-09 H Session Sine Die
             OSMOND - LANG - HULTGREN - MATHIAS.
HB-0408
  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.
      FISCAL, NOTE (Dept. of Corrections)
      Corrections population and fiscal impacts would be minimal.
      CORRECTIONAL NOTE (Dept. of Corrections)
      Same as DOC fiscal note.
  NOTE(S) THAT MAY APPLY: Correctional
      99-01-29 H Filed With Clerk
      99-02-02 H First reading
                                             Referred to Hse Rules Comm
      99-02-03 H
                                             Assigned to Judiciary II - Criminal Law
      99-02-11 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
                                             Fiscal Note Filed
                Н
                                             Correctional Note Filed
```

H Cal Ord 2nd Rdg-Shrt Dbt

```
99-02-17 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-02-26 H Relld 2nd Rdg-Short Debate
                Amendment No.01
        Н
                                     LANG
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-01 H Added As A Joint Sponsor OSMOND
99-03-09 H
                Amendment No.02
                                     LANG
         Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
         H Primary Sponsor Changed To OSMOND
         H Added As A Joint Sponsor LANG
99-03-18 H Added As A Joint Sponsor HULTGREN
99-03-23 H
                Amendment No.02
                                     LANG -
         H Recommends be Adopted HRUL
         H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.02
                                     LANG
                                                              Withdrawn
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H Added As A Joint Sponsor MATHIAS
                                     Tabled Pursnt to Rule 40(a) HOUSE
                                       AMEND #1
         H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
         S Arrive Senate
         S Placed Calndr First Rdg
99-04-21 S Chief Sponsor GEO-KARIS
         S Added as Chief Co-sponsor PETERSON
                                     Referred to Sen Rules Comm
         S First reading
99-04-27 S
                                     Assigned to Judiciary
99-05-05 S
                                     Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-05-06 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 059-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-30 H Governor vetoed
         H Placed Calendar Total Veto
99-11-18 H Total Veto Stands.
      LANG - GASH.
```

HB-0409

01-01-09 H Session Sine Die

New Act

Creates the Consumer Contract Plain Language Act. Provides that consumer contracts involving \$100,000 or less must be clear, readable, and informative. Authorizes the Attorney General to bring an action to restrain the use of a consumer contract that vilolates the Act. Effective January 1, 2001.

```
FISCAL NOTE (Attorney General)
There would be no fiscal impact; any additional duties would be
absorbed by existing resources.
FISCAL NOTE, CORRECTED (Attorney General)
Extensive additional resources would require $482,900.
99-01-29 H Filed With Clerk
99-02-02 H First reading
                                        Referred to Hse Rules Comm
99-02-03 H
                                        Assigned to Consumer Protect'n & Product
                                          Regul
99-02-11 H Added As A Joint Sponsor GASH
99-02-17 H
                                        Fiscal Note Filed
         Н
                                        Committee Consumer Protect'n & Product
99-02-18 H
                                        Fiscal Note Filed
         Η
                                        Committee Consumer Protect'n & Product
                                          Regul
99-03-05 H
                                        Re-Refer Rules/Rul 19(a)
```

HB-0410 **1314**

HB-0410 KOSEL – O'CONNOR – LYONS, EILEEN – ZICKUS – MCAULIFFE AND MEYER.

Appropriates \$50,000,000 for FY 99 from the Road Fund to the Department of Transportation for needed road resurfacing and repairs as a result of weather conditions. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Balanced Budget

99-01-29 H Filed With Clerk
H Added As A Joint Sponsor O'CONNOR
H Added As A Co-sponsor LYONS, EILEEN
H Added As A Co-sponsor ZICKUS
H Added As A Co-sponsor MCAULIFFE

99-02-02 H First reading Referred to Hse Rules Comm

99-02-03 H Added As A Co-sponsor MEYER

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-0411 ZICKUS – BURKE – O'CONNOR – JONES,LOU.

510 ILCS 5/8

from Ch. 8, par. 358

Amends the Animal Control Act. Makes stylistic changes in the provision regarding rabies inoculations.

```
99-02-01 H Filed With Clerk
99-02-02 H First reading
                                    Referred to Hse Rules Comm
99-02-03 H
                                    Assigned to Executive
99-02-25 H
                                    Do Pass/Stndrd Dbt/Vote 008-007-000
                                      HEXC
        H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                    Re-committed to Executive
99-03-05 H
                                    Re-Refer Rules/Rul 19(a)
00-02-24 H Primary Sponsor Changed To ZICKUS
        H Added As A Joint Sponsor BURKE
        H Added As A Joint Sponsor O'CONNOR
00-02-25 H Added As A Joint Sponsor JONES, LOU
00-03-02 H
                                    Motion Filed PURSUANT TO RULE
        H
                                    18(G), I MOVE FOR
        H
                                    UNANIMOUS CONSENT
        Н
                                    TO DISCHARGE THE
        Η
                                    COMMITTEE ON RULES
        Η
                                    FROM FURTHER
        Н
                                    CONSIDERATION OF
        H
                                    HB 411 AND ADVANCE
        Η
                                    TO 2ND READING -
        Н
                                    STANDARD DEBATE
        Н
                                    -ZICKUS
                                    Committee Rules
        Н
01-01-09 H Session Sine Die
```

HB-0412 BOLAND.

40 ILCS 5/7-199.4 new 30 ILCS 805/8.23 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois 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 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 (Pension Laws Commission)
Fiscal impact has not been calculated. Contributions rates would increase for employers by 1.25% of payroll, and for employees by 1% of salary.

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

99-02-01 H Filed With Clerk 99-02-02 H First reading

Referred to Hse Rules Comm

```
99-02-03 H Assigned to Personnel & Pensions
99-02-09 H Pension Note Filed
Committee Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-0413 BOLAND – MCGUIRE.
40 ILCS 5/7-109.3 from Ch. 108 1/2, par. 7-109.3
```

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code to make noncommissioned correctional officers eligible for the sheriff's law enforcement formula. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Fiscal impact cannot be calculated due to unknown number of noncommissioned county correctional officers. Additional SLEP employees would increase IMRF employer costs.

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

```
99-02-01 H Filed With Clerk
99-02-02 H First reading Referred to Hse Rules Comm
99-02-03 H Assigned to Personnel & Pensions
99-02-17 H Pension Note Filed Committee Personnel & Pensions
99-02-24 H Added As A Joint Sponsor MCGUIRE
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0414 BOLAND.

30 ILCS 805/8.23 new

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 805/8.23 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 (Pension Laws Commission)
```

Total annual cost of HB414 is 0.91% of total IMRF active member payroll, but required contributions (as % of payroll) would vary among employers.

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

```
99-02-01 H Filed With Clerk
99-02-02 H First reading Referred to Hse Rules Comm
99-02-03 H Assigned to Personnel & Pensions
99-02-17 H Pension Note Filed
Committee Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
```

HB-0415 HOLBROOK – GASH – FOWLER – KENNER, MCGUIRE, BOLAND AND HANNIG.

```
20 ILCS 2805/5 from Ch. 126 1/2, par. 70
```

Amends the Department of Veterans Affairs Act. Provides that a resident veteran is exempt from camping and admission fees of parks of the Department of Natural Resources if permanently disabled from service connected causes with any percentage (now 100%) disability.

```
FISCAL NOTE (Dept. of Veterans' Affairs)
```

There would be no fiscal impact to this Department. All fees are collected and support the Dpt. of Natural Resources.

HOUSE AMENDMENT NO. 1.

Adds reference to:

```
20 ILCS 805/63a23 from Ch. 127, par. 63a23
```

Deletes everything. Amends the Civil Administrative Code of Illinois and the Department of Veterans' Affairs Act. Provides that the fees for Class A or B campsites un-

der the control of the Department of Natural Resources may be discounted for disabled veterans with 30% or more disability from service-connected causes. Provides that the fee for Class C and D campsites shall be waived for those veterans.

```
FISCAL NOTE (Dept. of Natural Resources)
```

Estimated annual revenue loss from camping fees is \$325,000.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-01 H Filed With Clerk

99-02-02 H First reading Referred to Hse Rules Comm 99-02-03 H Assigned to Veterans' Affairs

99-02-10 H Fiscal Note Filed

H Committee Veterans' Affairs

H Added As A Co-sponsor MCGUIRE

99-02-11 H Do Pass/Short Debate Cal 008-000-000

H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Joint Sponsor GASH

H Added As A Joint Sponsor FOWLER

99-02-18 H Amendment No.01 HOLBROOK

H Amendment referred to HRUL

H Cal Ord 2nd Rdg-Shrt Dbt

99-02-25 H Added As A Co-sponsor KENNER

H Added As A Co-sponsor BOLAND

99-03-01 H Joint Sponsor Changed to KENNER 99-03-02 H Added As A Co-sponsor HANNIG

99-03-16 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

99-03-18 H Amendment No.01 HOLBROOK

H Recommends be Adopted HRUL/003-002-000

H Amendment No.01 HOLBROOK Adopted

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-000

S Arrive Senate

S Placed Calndr First Rdg

99-04-14 S Chief Sponsor CLAYBORNE

99-04-15 S Fiscal Note Filed

S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-0416 WOOLARD.

625 ILCS 5/11-601

from Ch. 95 1/2, par. 11-601

Amends the Illinois Vehicle Code. Provides that a first division vehicle towing a trailer is exempt from a 55 mile per hour maximum speed restriction. Effective immediately.

FISCAL NOTE (Dept. of Transportation)

Cost to modify approximately 500 speed limit signs is \$135,000.

99-02-01 H Filed With Clerk

99-02-02 H First reading, Referred to Hse Rules Comm

99-02-03 H Assigned to Transportation & Motor Vehicles

99-02-10 H Fiscal Note Filed

H Committee Transportation & Motor Vehicles 99-03-03 H Do Pass/Short Debate Cal 021-004-004

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-09 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 080-030-004

99-03-11 S Arrive Senate

S Placed Calndr First Rdg

01-01-09 H Session Sine Die

HB-0417 MADIGAN,MJ – SCHOENBERG – RYDER – MULLIGAN – TURNER,ART, CURRIE, HANNIG, GASH, GARRETT, MCKEON, WOOLARD, HARTKE, BRUNSVOLD, JONES,LOU, GIGLIO, DAVIS,STEVE, REITZ, HOFFMAN, GILES, NOVAK, MAUTINO, FEIGENHOLTZ, SLONE, SCULLY, LYONS,EILEEN, BOLAND, BROSNAHAN, MCGUIRE, MCCARTHY, FRITCHEY, RIGHTER, CURRY,JULIE, HAMOS AND ERWIN.

30 ILCS 105/5.490 new 30 ILCS 105/5.495 new

Creates the Rainy Day Budget Stabilization and Children First Act and amends the State Finance Act. Requires the Comptroller to transfer from the General Revenue Fund during fiscal year 2000 \$50,000,000 into a Budget Stabilization Fund and \$50,000,000 into a Children First Reserve Fund. In each subsequent fiscal year when anticipated general revenues are estimated by the Governor to exceed the prior fiscal year's revenues by more than 4%, requires the Comptroller to transfer .25% of the anticipated revenues from the General Revenue Fund divided equally into the Budget Stabilization Fund and the Children First Reserve Fund. Permits suspension of transfers. Authorizes use of the Budget Stabilization Fund to meet general funds revenue shortfalls. Limits the use of the Children First Reserve Fund to meet shortfalls in funding educational and child care programs. Creates the necessary special funds within the State treasury. Effective immediately.

```
FISCAL NOTE (Bureau of the Budget)
The setting aside of funds into the Revenue Stabilization Fund
and the Children First Reserve Fund does not require the ex-
penditure of funds by the State nor does it change the revenues
of the State.
PENSION NOTE (Pension Laws Commission)
HB417 would not affect the accrued liabilities or annual cost
of any public pension fund or retirement system in Illinois.
STATE DEBT NOTE (Economic and Fiscal Commission)
HB417 has no direct impact on the level of State indebtedness.
99-02-01 H Filed With Clerk
         H Added As A Joint Sponsor TURNER, ART
         H Added As A Co-sponsor HANNIG
99-02-02 H First reading
                                     Referred to Hse Rules Comm
99-02-03 H Added As A Co-sponsor GASH
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-02-09 H Added As A Co-sponsor SCHOENBERG
         H Added As A Co-sponsor GARRETT
         H Added As A Co-sponsor MCKEON
99-02-10 H Added As A Co-sponsor WOOLARD
         H Added As A Co-sponsor HARTKE
         H Added As A Co-sponsor BRUNSVOLD
99-02-11 H Added As A Co-sponsor JONES,LOU
         H Added As A Co-sponsor GIGLIO
         H Added As A Co-sponsor DAVIS, STEVE
         H Added As A Co-sponsor REITZ
         H Added As A Co-sponsor HOFFMAN
99-02-17 H Added As A Co-sponsor GILES
         H Added As A Co-sponsor NOVAK
         H Added As A Co-sponsor MAUTINO
         H Added As A Co-sponsor FEIGENHOLTZ
99-02-18 H Added As A Co-sponsor SLONE
99-02-24 H Joint Sponsor Changed to CURRIE
         H Added As A Co-sponsor SCULLY
99-02-26 H
                                     Do Pass/Stndrd Dbt/Vote 007-006-000
                                       HAPG
         H Plcd Cal 2nd Rdg Stndrd Dbt
         H
                                     Fiscal Note Requested BIGGINS
         Н
                                     Pension Note Requestd BIGGINS
         Н
                                     State Debt Note Requested BIGGINS
         H Cal 2nd Rdg Stndrd Dbt
99-03-01 H Added As A Co-sponsor LYONS, EILEEN
         H Added As A Co-sponsor BOLAND
99-03-02 H Joint Sponsor Changed to SCHOENBERG
         H Joint Sponsor Changed to MULLIGAN
         H Added As A Co-sponsor HANNIG
99-03-03 H Added As A Co-sponsor BROSNAHAN
99-03-04 H
                                     Fiscal Note Filed
                                     Pension Note Filed
```

H Cal 2nd Rdg Stndrd Dbt

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99-03-05 H
                                    State Debt Note Filed
        H Cal 2nd Rdg Stndrd Dbt
99-03-09 H Second Reading-Stnd Debate
        H Pid Cal 3rd Rdg-Stndrd Dbt
99-03-10 H Added As A Co-sponsor MCGUIRE
99-03-11 H Joint Sponsor Changed to RYDER
        H Added As A Co-sponsor CURRIE
        H Added As A Co-sponsor MCCARTHY
99-03-12 H 3rd Rdg-Stnd Dbt-Pass/Vote 101-014-000
99-03-15 H Added As A Co-sponsor FRITCHEY
        H Added As A Co-sponsor RIGHTER
         H Added As A Co-sponsor CURRY, JULIE
         H Added As A Co-sponsor HAMOS
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-19 H Added As A Co-sponsor ERWIN
99-03-23 S Chief Sponsor DELEO
         S First reading
                                    Referred to Sen Rules Comm
         S Sponsor Removed DELEO
         S Alt Chief Sponsor Changed WALSH,T
         S Chief Co-sponsor Changed to DELEO
         S Added as Chief Co-sponsor JONES,E
99-04-15 S Added as Chief Co-sponsor O'MALLEY
01-01-09 H Session Sine Die
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HB-0418 WIRSING - COULSON AND JOHNSON, TIM.

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, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-01 H Filed With Clerk
99-02-02 H First reading Referred to Hse Rules Comm
99-02-03 H Assigned to Higher Education
99-02-17 H Added As A Joint Sponsor COULSON
99-02-25 H Added As A Co-sponsor JOHNSON,TIM
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0419 KOSEL - LYONS, EILEEN - O'CONNOR - MITCHELL, BILL - RIGHTER.

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, 1999.

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99-02-01 H Filed With Clerk
H Added As A Joint Sponsor LYONS,EILEEN
H Added As A Co-sponsor O'CONNOR
H Added As A Co-sponsor MITCHELL,BILL
H Added As A Co-sponsor RIGHTER

99-02-02 H First reading Referred to Hse Rules Comm

99-02-03 H Assigned to Approp-Elementary & Secondary
Educ

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-0420 BEAUBIEN - MATHIAS - SKINNER.

105 ILCS 5/10-22.31.1

Amends the School Code. Allows a community unit school district that is located in 3 or more counties and that is a member of a special education joint agreement program that has a governing board composed of one member of the school board of each cooperating school district to withdraw from its special education joint agreement program upon petition to and approval by the regional board of school trustees of the educational service region whose regional superintendent of schools has supervision and control of that community unit school district. Provides that, on the effective date of the amenda-

tory Act, any matters concerning withdrawal pending before any other affected regional boards of school trustees, township trustees of schools, or school boards are terminated. Provides that all other requirements for approval of a withdrawal must be satisfied. Effective immediately.

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99-02-01 H Filed With Clerk
99-02-02 H First reading
                                      Referred to Hse Rules Comm
99-02-03 H
                                      Assigned to Elementary & Secondary
                                        Education
99-02-09 H Added As A Joint Sponsor MATHIAS
         H Added As A Co-sponsor SKINNER
99-02-10 H
                                      Do Pass/Short Debate Cal 023-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-17 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-02-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 109-004-000
99-02-24 S Arrive Senate
         S. Placed Calndr First Rdg
99-02-26 S Chief Sponsor PETERSON
99-03-02 S First reading
                                      Referred to Sen Rules Comm
                                      Assigned to Education
99-04-20 S
99-04-28 S
                                      Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
99-04-29 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 058-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-22 H Governor approved
              Effective Date 99-07-22
         Н
              PUBLIC ACT 91-0241
         н
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HB-0421 WINKEL - MCCARTHY - MATHIAS.

750 ILCS 5/505

from Ch. 40, par. 505

Amends the Illinois Marriage and Dissolution of Marriage Act. In a provision requiring that the final child support order in all cases state the support level in dollar amounts, provides that the dollar amount requirement shall be complied with to the extent possible and that the court may also enter any other appropriate order to properly apply the percentage support guidelines so that the proper support amount is collected on a timely basis. Effective immediately.

HOUSE AMENDMENT NO. 1.

Replaces the amendatory language in the bill with a provision that, if the court finds that the child support amount cannot be expressed exclusively as a dollar amount because all or a portion of the payor's net income is uncertain as to source, time of payment, or amount, the court may order a percentage amount of support either in addition to or in lieu of a dollar amount and enter other orders to collect support on a timely basis.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends the removal of the conditional phrase "to the extent possible" from the existing requirement that a final child support order state the support level in dollar amounts. Recommends that the amendatory language authorizing the court to order support as a percentage of income in lieu of a stated dollar amount be removed, and instead provides that support shall be stated as a specific dollar amount, allowing it to be stated as a percentage of income in addition.

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99-02-02 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-03 H
                                      Assigned to Judiciary I - Civil Law
99-02-24 H Added As A Co-sponsor MCCARTHY
99-02-25 H
                                      Do Pass/Short Debate Cal 008-000-001
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H
                Amendment No.01
                                      WINKEL
                Amendment referred to HRUL
         Η
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
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99-03-18 H Amendment No.01 WINKEL			
H Recommends be Adopted HRUL/003-002-000			
H Amendment No.01 WINKEL Ad	lopted		
H Pld Cal 3rd Rdg-Shrt Dbt	-		
99-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 108-000-000			
H Added As A Joint Sponsor MCCARTHY			
H Added As A Joint Sponsor MATHIAS			
99-03-24 S Arrive Senate			
S Placed Calndr First Rdg			
S Chief Sponsor HAWKINSON			
S First reading Referred to Sen Rules Comm			
99-04-15 S Assigned to Judiciary			
99-04-28 S Recommended do pass 009-00	0-000		
S Placed Calndr, Second Rdg			
99-04-29 S Second Reading			
S Placed Calndr,3rd Reading			
99-05-07 S Third Reading - Passed 056-000-000			
H Passed both Houses			
99-06-04 H Sent to the Governor			
99-07-30 H Governor Amendatory Veto			
H Placed Cal Amendatory Veto			
99-11-16 H Mtn fild accept amend veto #1/WINKEL			
H Motion referred to HRUL			
H Placed Cal Amendatory Veto			
99-11-17 H App for Consider - Complnce			
H 3/5 vote required			
H Accept Amnd Veto-House Pass 116-001-000			
99-11-18 S Placed Cal Amendatory Veto			
99-11-30 S Mtn fild accept amend veto HAWKINSON			
99-12-01 S Added as Chief Co-sponsor SILVERSTEIN			
S Accept Amnd Veto-Sen Pass 058-000-000			
H Bth House Accept Amend Veto			
99-12-08 H Return to Gov-Certification			
99-12-22 H Governor certifies changes			
H Effective Date 00-06-01			
H PUBLIC ACT 91-0655			

HB-0422 ZICKUS.

10 ILCS 5/29-19.5 new

Amends the Election Code. Provides that campaign materials published, circulated, or distributed on behalf of a person who is a candidate for office, but does not then hold that office, (1) must state that the person is a "candidate" for that office and (2) may not give false or misleading information regarding a candidate's status as an elected official. Provides that a violation is a Class A misdemeanor.

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99-02-02 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-03 H Assigned to Elections & Campaign Reform
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0423 MADIGAN,MJ – BROSNAHAN – MCCARTHY – O'BRIEN – FOWLER, SCHOENBERG AND DART.

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210 ILCS 85/6.14a new
210 ILCS 85/6.14b new
210 ILCS 85/6.14c new
210 ILCS 85/6.14d new
210 ILCS 85/9
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from Ch. 111 1/2, par. 150

Amends the Hospital Licensing Act. Provides for public disclosure of certain materials, including information submitted to the Department for licensure, records of inspections, surveys and evaluation of hospitals, complaints filed against hospitals, and complaint investigation reports. Provides for posting the hospital's current license, a description of complaint procedures, and copies of court or departmental orders pertaining to the hospital. Provides that inspection reports, orders, descriptions of services, and other information shall be retained for public inspection. Provides for confidentiality of patient records.

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FISCAL NOTE (Dept. of Professional Regulation)
HB423 has no fiscal impact.
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HOUSE AMENDMENT NO. 1.

99-04-21 S Second Reading

S Placed Calndr,3rd Reading

disclosure, posting, and retention of records.

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Deletes everything and reinserts similar provisions, with various changes concerning
    STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
    HB423 creates a local gov't. organization and structure mandate
    for which reimbursement of the increased costs to units of
    local government is not required under the State Mandates Act.
    FISCAL NOTE, H-AM 1 (Dept. of Public Health)
    Estimated annual cost associated with one additional clerical
    staff person is $50,000 GRF.
    JUDICIAL NOTE (Office of Ill. Courts)
    The bill would neither decrease nor increase the number of
    judges needed in the State.
    JUDICIAL NOTE, H-AM 1 (Office of Ill. Courts)
    Same as previous judicial note.
    HOME RULE NOTE, H-AM 1
    (Department of Commerce and Community Affairs)
    Does not preempt home rule powers.
    STATE MANDATES NOTE, H-AM 1
    (Department of Commerce and Community Affairs)
    Same as previous mandates note.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-02 H Filed With Clerk
             H First reading
                                           Referred to Hse Rules Comm
    99-02-03 H
                                           Assigned to Consumer Protect'n & Product
                                             Regul
    99-02-09 H Added As A Joint Sponsor BROSNAHAN
             H Added As A Co-sponsor MCCARTHY
             H Added As A Co-sponsor O'BRIEN
    99-02-16 H Joint Sponsor Changed to FOWLER
    99-02-18 H
                                           Fiscal Note Filed
                                           Committee Consumer Protect'n & Product
                                             Regul
                                           CONSUMER PROT H
    99-03-04 H
                     Amendment No.01
                                                                     Adopted
             Н
                                           Do Pass Amend/Short Debate 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             Η
                                           St Mandate Fis Nte Req PANKAU
             Η
                                           Home Rule Note Requested PANKAU
             H
                                           Judicial Note RequestePANKAU
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-09 H
                                           St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-10 H
                                           Fiscal Note Filed as amnded
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-11 H
                                           Judicial Note Filed
             Н
                                           Judicial Note Req as amend BY HOUSE
                                             AMEND #1
             H
                                           Home Rule Note Fld as amend
                                           St Mndt Fis Note Fld Amnd
             Н
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
             H. Added As A Co-sponsor SCHOENBERG
    99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
    99-03-22 S Arrive Senate
              S Placed Calndr First Rdg
    99-03-23 S. Chief Sponsor RADOGNO
              S First reading
                                           Referred to Sen Rules Comm
                                           Assigned to Public Health & Welfare
    99-03-25 S
    99-04-20 S
                                           Recommended do pass 010-000-000
              S Placed Calndr, Second Rdg
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99-04-26 S Third Reading - Passed 055-000-000
H Passed both Houses
99-05-05 H Added As A Co-sponsor DART
99-05-25 H Sent to the Governor
99-07-22 H Governor approved
H Effective Date 00-01-01
H PUBLIC ACT 91-0242
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HB-0424 LYONS,EILEEN - MYERS,RICHARD - RIGHTER - JONES,JOHN - BOST, BOLAND, SILVA, KOSEL, O'CONNOR, ZICKUS, MITCH-ELL,BILL, SCHMITZ, LAWFER, SOMMER AND MITCHELL,JERRY.

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725 ILCS 172/5-35 new
725 ILCS 172/Art. 5 heading
725 ILCS 172/5-1
725 ILCS 172/5-5
725 ILCS 172/5-10
725 ILCS 172/5-15
725 ILCS 172/5-20
725 ILCS 172/5-20
725 ILCS 172/5-30
725 ILCS 172/5-30
725 ILCS 172/Art. 99 heading
725 ILCS 172/Art. 99 heading
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Amends and re-enacts the Gang Crime Witness Protection Act. Provides that the General Assembly finds and declares that Senate Bill 1846 of the 90th General Assembly (P.A. 90-795) included a provision that changed the Act's repeal date from June 30, 1998 to June 30, 1999; that the bill was not approved by the Governor until August 14, 1998; that P.A. 90-795 was intended to change the Act's repeal date to June 30, 1999; that the Act shall be deemed to have been in continuous effect since its original effective date, and it shall continue to be in effect until it is otherwise repealed; that all actions taken in reliance on or pursuant to the Act by any officer or agency of State government or any other person or entity are validated; and that this amendatory Act applies to all claims, civil actions, and proceedings pending on or filed on or before the effective date of this amendatory Act. Changes the Act's repeal date to July 1, 2000. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that a chief executive of a police agency, with the approval of the State's Attorney or the Attorney General, may apply for financial assistance under the program to assist victims and witnesses who are aiding in the prosecution of perpetrators of gang crime or forcible felonies. Provides that the Gang Crime Witness Protection Act is repealed on July 1, 2004.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-02 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
    99-02-03 H
                                          Assigned to Judiciary II - Criminal Law
    99-02-11 H
                                          Do Pass/Short Debate Cal 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-02-17 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-03 H Added As A Co-sponsor BOLAND
    99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
    99-03-10 H Added As A Co-sponsor SILVA
             S Arrive Senate
             S Placed Calndr First Rdg
    99-03-25 S Chief Sponsor PARKER
             S First reading
                                          Referred to Sen Rules Comm
    99-04-20 S
                                          Assigned to Judiciary
    99-04-28 S
                     Amendment No.01
                                          JUDICIARY S
                                                                    Adopted
                                          Recmnded do pass as amend 010-000-000
             S Placed Calndr, Second Rdg
    99-05-04 S Second Reading
             S Placed Calndr,3rd Reading
    99-05-07 S Third Reading - Passed 058-000-000
             H Arrive House
             H Place Cal Order Concurrence 01
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99-05-14 H Motion Filed Concur
                Motion referred to
                                      HRUL
        H Calendar Order of Concurren 01
99-05-17 H Added As A Joint Sponsor MYERS, RICHARD
         H Added As A Joint Sponsor RIGHTER
         H Added As A Joint Sponsor JONES, JOHN
         H Added As A Joint Sponsor BOST
         H Added As A Co-sponsor KOSEL
         H Added As A Co-sponsor O'CONNOR
         H Added As A Co-sponsor ZICKUS
         H Added As A Co-sponsor MITCHELL, BILL
         H Added As A Co-sponsor SCHMITZ
         H Added As A Co-sponsor LAWFER
         H Added As A Co-sponsor SOMMER
         H Added As A Co-sponsor MITCHELL, JERRY
99-05-20 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/112-000-000
         H Passed both Houses
99-06-16 H Sent to the Governor
99-06-30 H Governor approved
             Effective Date 99-06-30
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PUBLIC ACT 91-0042

HB-0425 STEPHENS - HOFFMAN.

625 ILCS 5/10-301

from Ch. 95 1/2, par. 10-301

Amends the Illinois Vehicle Code. Provides that, upon plaintiff's motion in a lawsuit resulting from a defendant's operation of a vehicle, upon plaintiff's motion, a court may order special service of process upon the Secretary of State in lieu of personal service when personal service upon the defendant has been proven impracticable.

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99-02-02 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-03 H Assigned to Judiciary I - Civil Law
99-03-05 H Do Pass/Stndrd Dbt/Vote 006-000-002 HJUA
H Plcd Cal 2nd Rdg Stndrd Dbt
H Added As A Joint Sponsor HOFFMAN
99-03-09 H Second Reading-Stnd Debate
H Pld Cal 3rd Rdg-Stndrd Dbt
99-03-26 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0426 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.

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99-02-02 H Filed With Clerk
H First reading
P9-02-03 H Assigned to Transportation & Motor Vehicles
P9-03-05 H Re-Refer Rules/Rul 19(a)
Re-Refer Rules/Rul 19(a)
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LYONS, JOSEPH - COWLISHAW - COULSON - CROTTY - CAPPARELLI, FRITCHEY, CURRIE, SAVIANO, MCKEON, FEIGENHOLTZ, DAVIS, MONIQUE, MCGUIRE, GASH, GARRETT, REITZ, LOPEZ, BRADLEY, BASSI, BELLOCK, BUGIELSKI, HOLBROOK, NOVAK, DAVIS, STEVE, SHARP, FOWLER, MCAULIFFE, BRUNSVOLD, BROSNAHAN, SLONE, BOLAND, PUGH, HARTKE, DART, HARRIS, GILES, MOFFITT, GRANBERG, O'BRIEN, JOHNSON, TOM, MORROW, FRANKS, WOJCIK, WOOLARD, WINKEL, HOWARD, STROGER, PERSICO, SILVA, MCCARTHY, GIGLIO, MULLIGAN, MOORE, ANDREA, JONES, LOU, JONES, JOHN, HAMOS, DURKIN, HULTGREN, MITCHELL, JERRY, MEYER, MAUTINO, TURNER, ART, SCOTT, LAWFER, ERWIN, OSMOND, ZICKUS, CURRY, JULIE, MATHIAS, SCULLY,

HOFFMAN, SCHOENBERG AND MITCHELL, BILL.

New Act 20 ILCS 105/4.04

from Ch. 23, par. 6104.04

20 ILCS 3960/3 from Ch. 111 1/2, par. 1153 30 ILCS 105/5.490 new 210 ILCS 4/10 210 ILCS 30/4 from Ch. 111 1/2, par. 4164 210 ILCS 45/1-113 from Ch. 111 1/2, par. 4151-113 225 ILCS 46/15 720 ILCS 5/12-19 from Ch. 38, par. 12-19

Creates the Assisted Living and Shared Housing Act. Provides for the Act to be administered by the Department on Aging. Permits the development and operation of assisted living and shared housing establishments for senior citizens. Assisted living and shared housing establishments provide residential accommodations and specified services to seniors. Certain services including meals, housekeeping, security, and necessary assistance with activities of daily living must be provided. Requires all housing to be provided pursuant to contract. Establishes minimum staffing levels. Requires facilities to be licensed and establishes license requirements. Sets forth penalties for violations. Creates the Assisted Living and Shared Housing Advisory Board to advise the Director of Aging in the administration of the Act. Creates the Assisted Living and Shared Housing Regulatory Fund. Requires the Department on Aging to study and report the effects of the Act upon the availability of housing for seniors. Amends the Illinois Act on the Aging to include assisted living and shared housing establishments in the Long Term Care Ombudsman Program. Amends the Illinois Health Facilities Planning Act and the Nursing Home Care Act to exclude assisted living and shared housing establishments from the scope of those Acts. Amends the Health Care Worker Background Check Act, the Alzheimer's Special Care Disclosure Act, and the Abused and Neglected Long Term Care Facility Residents Reporting Act to include assisted living and shared housing establishments within the scope of those Acts. Effective January 1, 2000, except certain provisions are effective immediately.

FISCAL NOTE (Dept. on Aging) Total fiscal impact for a full year program manager would be \$503,760; for FY2001, \$687,300. HOUSE AMENDMENT NO. 1. (Tabled March 18, 1999)

Provides that a long term care facility may elect to retain its Certificate of Need for sheltered care beds converted to assisted living use. Excludes facilities licensed under the Hospice Licensing Act from the scope of the bill. Provides that medication must be administered by a licensed health care professional. Limits the powers of the Assisted Living and Shared Housing Advisory Board. Removes provisions exempting licensees under this Act from the Nursing Home Care Act. Also makes technical changes. Provides for the Act to be administered by the Department of Public Health rather than the

Department on Aging. Removes provisions authorizing residents with certain serious ailments to remain in the establishment for 21 days. Adds requirements for obtaining a license. BALANCED BUDGET NOTE (Bureau of the Budget)

Since the bill is not a supplemental appropriation, the Balanced Budget Note Act is inapplicable. BALANCED BUDGET NOTE, H-AM 1 (Bureau of the Budget) Same as previous balanced budget note. JUDICIAL NOTE (Administrative Office of Ill. Courts) There would be no decrease or increase in the number of judges needed. JUDICIAL NOTE, H-AM 1 (Administrative Office of Ill. Courts) Same as previous judicial note. HOUSING AFFORDABILITY NOTE (Housing Development Authority) There would be no fiscal effect on a single-family residence. HOUSING AFFORDABILITY NOTE, H-AM 1 (Housing Development Auth.) Same as previous note. FISCAL NOTE, H-AM 1, 2 (Dept. on Aging) Fiscal impact totals \$110,250 in FY2000 and \$201,000 in FY2001. STATE MANDATES NOTE, H-AM 1 (Department of Commerce and Community Affairs) HB 427 (H-am 1) does not create a State mandate. FISCAL NOTE, H-AM 1, 2 (Dept. of Public Health) Estimated total fiscal impact is \$845,000.

HOUSE AMENDMENT NO. 2.

Provides that a long term care facility may elect to retain its Certificate of Need for sheltered care beds converted to assisted living use. Excludes facilities licensed under the Hospice Licensing Act from the scope of the bill. Provides that medication must be administered by a licensed health care professional. Provides that supervision of self-administered medication shall be performed under the direction of a licensed health care professional. Limits the powers of the Assisted Living and Shared Housing Advisory Board. Removes provisions exempting licensees under this Act from the Nursing Home Care Act. Also makes technical changes, Provides for the Act to be administered by the Department of Public Health rather than the Department on Aging. Removes provisions authorizing residents with certain serious ailments to remain in the establishment for 21 days. Adds requirements for obtaining a license. Provides that supervision of self-medication administration must be performed by a licensed health care professional. Excludes physicians licensed to practice medicine from the scope of the term "licensed health care professional". Authorizes the opening of medication containers for residents who are unable to open the containers on their own. Requires that notices of residency terminations be sent to the long term care ombudsman. Establishes criteria for residency of persons who suffer from dementia.

SENATE AMENDMENT NO. 1. (Senate recedes May 27, 1999)

Provides for the Act to be administered by the Department on Aging rather than the Department of Public Health.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

Recommends that the bill be amended as follows:

Deletes everything and reinserts the engrossed bill with numerous changes throughout.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that the Assisted Living and Shared Housing Act be further amended. Limits the range of entities that may employ a licensed health care professional to perform certain medical procedures at the residence. Provides that the Governor, rather than the Director of Public Health, shall appoint the Assisted Living and Shared Housing Advisory Board and the Assisted Living and Shared Housing Quality of Life Advisory Committee. Provides that the members of the Assisted Living and Shared Housing Advisory Board shall be appointed by January 1, 2001, rather than on or after January 1, 2000 but on or before March 1, 2000. Replaces the varied effective date with a January 1, 2001 effective date.

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NOTE(S) THAT MAY APPLY: Fiscal
99-02-02 H Filed With Clerk
H First reading Referred to Hse Rules Comm
H Added As A Joint Sponsor FRITCHEY
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99-02-03 H Assigned to Aging H Added As A Co-sponsor CROTTY

H Added As A Co-sponsor CAPPARELLI 99-02-05 H Added As A Co-sponsor CURRIE

99-02-09 H Added As A Co-sponsor SAVIANO H Added As A Co-sponsor MCKEON

99-02-10 H Re-assigned to Executive H Added As A Co-sponsor FEIGENHOLTZ

99-02-11 H Added As A Co-sponsor DAVIS, MONIQUE

H Added As A Co-sponsor MCGUIRE

H Added As A Co-sponsor GASH

99-02-18 H Added As A Co-sponsor COWLISHAW

H Added As A Co-sponsor COULSON

H Added As A Co-sponsor GARRETT

H Added As A Co-sponsor REITZ

H Added As A Co-sponsor RPADIES

H Added As A Co-sponsor BRADLEY H Added As A Co-sponsor BASSI

H Added As A Co-sponsor BELLOCK H Added As A Co-sponsor BUGIELSKI

H Added As A Co-sponsor HOLBROOK

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99-02-19 H Added As A Co-sponsor NOVAK
99-02-22 H Added As A Co-sponsor DAVIS,STEVE
         H Added As A Co-sponsor SHARP
         H Added As A Co-sponsor FOWLER
99-02-24 H
                                    Fiscal Note Filed
         Н
                                    Committee Executive
        H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor BRUNSVOLD
         H Added As A Co-sponsor BROSNAHAN
         H Added As A Co-sponsor SLONE
99-02-25 H Added As A Co-sponsor BOLAND
99-02-26 H Added As A Co-sponsor PUGH
        H Added As A Co-sponsor HARTKE
        H Added As A Co-sponsor DART
         H Added As A Co-sponsor HARRIS
99-03-01 H Added As A Co-sponsor GILES
         H Added As A Co-sponsor MOFFITT
         H Added As A Co-sponsor GRANBERG
99-03-02 H Added As A Co-sponsor O'BRIEN
99-03-03 H Added As A Co-sponsor JOHNSON, TOM
        H Added As A Co-sponsor MORROW
        H Added As A Co-sponsor FRANKS
        H Added As A Co-sponsor WOJCIK
99-03-04 H Added As A Co-sponsor WOOLARD
        H Added As A Co-sponsor WINKEL
        H Added As A Co-sponsor HOWARD
        H Added As A Co-sponsor STROGER
        H Added As A Co-sponsor PERSICO
        H Added As A Co-sponsor SILVA
99-03-05 H
                Amendment No.01
                                    EXECUTIVE
                                                  Н
                                                            Adopted
                                    Do Pass Amd/Stndrd Dbt/Vote 008-007-000
        Η
        H Plcd Cal 2nd Rdg Stndrd Dbt
        Н
                                    St Mandate Fis Nte Req POE
        Η
                                    Balanced Budget Note Req POE
        Η
                                    Home Rule Note Requested POE
        Η
                                    Housing Aford Note Requested POE
        H
                                    Judicial Note RequestePOE
        H Cal 2nd Rdg Stndrd Dbt
        H Joint Sponsor Changed to COWLISHAW
        H Joint Sponsor Changed to COULSON
        H Added As A Co-sponsor MCCARTHY
99-03-08 H Added As A Co-sponsor GIGLIO
99-03-09 H
                                    Fiscal Note Reg as amended POE
        Η
                                    St Mndt Fis Note Reg Amnd
        Η
                                    Hous Aford Note Req as amnd
        H Cal 2nd Rdg Stndrd Dbt
        H Added As A Co-sponsor MULLIGAN
        H Added As A Co-sponsor MOORE, ANDREA
        H Added As A Co-sponsor JONES, LOU
        H Added As A Co-sponsor JONES, JOHN
99-03-10 H Added As A Co-sponsor HAMOS
99-03-11 H
                                    Balanced Budget Note Filed
        H
                                    Bal Budget Note Fld as amnd
        Η
                                    Judicial Note Filed
        Η
                                    Judicial Note Req as amend BY HOUSE
                                      AMEND #1
        H Cal 2nd Rdg Stndrd Dbt
        H Added As A Co-sponsor DURKIN
        H Added As A Co-sponsor HULTGREN
        H Added As A Co-sponsor MITCHELL, JERRY
        H Added As A Co-sponsor MEYER
99-03-15 H
                                    Housing Aford Note Filed
                                    Hous Aford Note Fld as amnd
        Н
        H Cal 2nd Rdg Stndrd Dbt
99-03-16 H Added As A Co-sponsor MAUTINO
        H Joint Sponsor Changed to CAPPARELLI
        H Added As A Co-sponsor FRITCHEY
        H Added As A Co-sponsor TURNER, ART
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99-03-17 H
                Amendment No.02
                                     LYONS.JOSEPH
         Н
                Amendment referred to HRUL
         H
                                     Fiscal Note Filed as amnded
         H Cal 2nd Rdg Stndrd Dbt
99-03-18 H Added As A Co-sponsor SCOTT
         H Second Reading-Stnd Debate
         Η
                                     Mtn Prevail -Table Amend No 01
         Н
                                     St Mndt Fis Note Fld Amnd
         H Hld Cal Ord 2nd Rdg-Shrt Db
         H Added As A Co-sponsor LAWFER
99-03-19 H Added As A Co-sponsor ERWIN
99-03-22 H Added As A Co-sponsor OSMOND
99-03-23 H
                                     Fiscal Note Filed as amnded
                                     LYONS, JOSEPH
         Η
                Amendment No.02
                Rules refers to
         Н
                                      HEXC
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-24 H
                Amendment No.02
                                     LYONS.JOSEPH
         H Recommends be Adopted HEXC/015-000-000
         Н
                Amendment No.02
                                    LYONS, JOSEPH
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H Added As A Co-sponsor ZICKUS
         H Added As A Co-sponsor CURRY, JULIE
         H Added As A Co-sponsor MATHIAS
         H Added As A Co-sponsor SCULLY
         H 3rd Rdg-Shrt Dbt-Pass/Vote 112-003-000
         S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor FAWELL
                                    Referred to Sen Rules Comm
99-03-26 S First reading
99-04-14 S Added as Chief Co-sponsor TROTTER
         S Added as Chief Co-sponsor RADOGNO
99-04-15 S Added as Chief Co-sponsor O'MALLEY
99-04-20 S Added as Chief Co-sponsor SHAW
         S Added As A Co-sponsor WALSH,T
         S Added As A Co-sponsor PETKA
         S Added As A Co-sponsor VIVERITO
         S Added As A Co-sponsor BERMAN
         S Added As A Co-sponsor PARKER
         S Added As A Co-sponsor JONES,W
         S Added As A Co-sponsor JACOBS
         S
           Added As A Co-sponsor CRONIN
                                     Assigned to Public Health & Welfare
99-04-21 S Added As A Co-sponsor SIEBEN
         S Added As A Co-sponsor HALVORSON
         S Added As A Co-sponsor DUDYCZ
         S Added As A Co-sponsor DEMUZIO
         S Added As A Co-sponsor MADIGAN,R
         S Added As A Co-sponsor KARPIEL
99-04-22
         S Added As A Co-sponsor SULLIVAN
           Added As A Co-sponsor WELCH
         S Added As A Co-sponsor BOMKE
99-04-27
         S
                Amendment No.01
                                    PUB HEALTH S
                                                            Adopted
                                    Recmnded do pass as amend 011-000-000
         S Placed Calndr, Second Rdg
99-04-28 S Second Reading
         S Placed Calndr,3rd Reading
99-05-07
         S Added As A Co-sponsor SMITH
         S Added As A Co-sponsor GEO-KARIS
          Third Reading - Passed 057-000-001
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-13 H Motion Filed Non-Concur 01/LYONS JOSEPH
        H Calendar Order of Concurren 01
99-05-24 H H Noncners in S Amend 01
        H Added As A Co-sponsor HOFFMAN
         S Secretary's Desk Non-concur 01
                                    Mtn refuse recede-Sen Amend
           S Refuses to Recede Amend 01
          S Requests Conference Comm 1ST
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99-05-25 S Sen Conference Comm Apptd 1ST/FAWELL,
                                              SYVERSON, DONAHUE.
                                              OBAMA, SMITH
               H Hse Accede Req Conf Comm 1ST
               H Hse Conference Comm Apptd 1ST/LYONS, JOSEPH,
                                              CURRIE, BURKE,
               H
                                              COWLISHAW AND
               Η
                                              COULSON
               H Added As A Co-sponsor SCHOENBERG
      99-05-26 S Filed with Secretary
               S Conference Committee Report 1ST/FAWELL
               S Conf Comm Rpt referred to SRUL
               H House CC report submitted 1ST/LYONS, JOSEPH
               H Conf Comm Rpt referred to HRUL
               H Recommends be Adopted HRUL
               H Added As A Co-sponsor MITCHELL, BILL
               H House CC report Adopted 1ST/115-000-000
               S Conference Committee Report 1ST/FAWELL
                       Rules refers to
                                             SPBH
      99-05-27 S Conference Committee Report 1ST/FAWELL
               S
                                            Be adopted
               S Added As A Co-sponsor OBAMA
               S Senate CC report submitted
               S Senate CC report Adopted 1ST/058-000-000
               H Both House Adoptd CC rpt 1ST
               H Passed both Houses
      99-06-24 H Sent to the Governor
      99-08-20 H Governor Amendatory Veto
               H Placed Cal Amendatory Veto
      99-11-12 H Mtn fild accept amend veto #1/LYONS,JOE
               Н
                       Motion referred to
                                             HRUL
               H Placed Cal Amendatory Veto
      99-11-16 H
                                            App for Consider - Complnce
               H Accept Amnd Veto-House Pass 114-000-001
      99-11-18 S Placed Cal Amendatory Veto
      99-11-30 S Mtn fild accept amend veto FAWELL
      99-12-01 S Accept Amnd Veto-Sen Pass 058-000-000
               H Bth House Accept Amend Veto
      99-12-08 H Return to Gov-Certification
      99-12-22 H Governor certifies changes
               Н
                   Effective Date 01-01-01
                    PUBLIC ACT 91-0656
            BLACK - POE - KLINGLER - TURNER, JOHN - HARTKE AND MITCH-
HB-0428
             ELL JERRY.
   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 per-
son with at least 34 years of creditable service who has reached the 75% maximum pen-
sion 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. Effec-
tive immediately.
      PENSION NOTE (Pension Laws Commission)
      Accrued liability would increase by $13.8 million; annual
      contributions would be relatively small.
      PENSION NOTE, REVISED (Pension Laws Commission)
      According to the Commission's actuary, HB 428 would increase
      the accrued liability of the System by an estimated $8.38
```

million).
NOTE(S) THAT MAY APPLY: Fiscal; Pension
99-02-02 H Filed With Clerk

H First reading

99-02-03 H

99-02-09 H

Pension Note Filed

H Referred to Hse Rules Comm

Assigned to Personnel & Pensions

Pension Note Filed

Committee Personnel & Pensions

million (based on the 1999 actuarial valuation). The increase in total annual costs as a percent of payroll is 0.02% (\$0,75

99-02-10 H Added As A Co-sponsor POE

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99-02-11 H Added As A Joint Sponsor POE
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      99-11-30 H
                                             Assigned to Personnel & Pensions
               H Mtn Prevail Suspend Rule 25
                                             Do Pass/Short Debate Cal 009-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-12-01 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-12-02 H Added As A Joint Sponsor KLINGLER
               H Added As A Joint Sponsor TURNER, JOHN
               H Added As A Joint Sponsor HARTKE
               H Added As A Co-sponsor MITCHELL, JERRY
                H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
                S Arrive Senate
                S Placed Calndr First Rdg
      00-01-12 S Chief Sponsor MYERS,J
                S First reading
                                             Referred to Sen Rules Comm
                                             Pension Note Filed
      00-02-25 S
                                             Committee Rules
      01-01-09 H Session Sine Die
HB-0429
             BUGIELSKI - MEYER.
  815 ILCS 375/2.8
                                    from Ch. 121 1/2, par. 562.8
  Amends the Motor Vehicle Retail Installment Sales Act to include in the definition
of "amount financed" the amount actually paid or to be paid by the seller pursuant to an
agreement with the buyer to discharge a security interest, lien interest, or lease interest
on the property traded in. Effective immediately.
      FISCAL NOTE (Dept. of Financial Institutions)
      HB429 would have no fiscal impact on the Department.
      99-02-02 H Filed With Clerk
                H Added As A Joint Sponsor MEYER
                H First reading
                                             Referred to Hse Rules Comm
      99-02-03 H
                                             Assigned to Financial Institutions
      99-02-10 H
                                             Fiscal Note Filed
               Н
                                             Committee Financial Institutions
      99-02-18 H
                                             Do Pass/Short Debate Cal 016-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-22 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-002
      99-03-24 S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor WALSH,T
                S First reading
                                             Referred to Sen Rules Comm
      99-03-25 S Added as Chief Co-sponsor REA
      99-04-27 S
                                             Assigned to Financial Institutions
      99-05-06 S
                                             Recommended do pass 008-000-000
                S Placed Calndr, Second Rdg
      99-05-12 S Second Reading
                S Placed Calndr,3rd Reading
      99-05-13 S Third Reading - Passed 059-000-000
               H Passed both Houses
      99-06-11 H Sent to the Governor
      99-08-06 H Governor approved
                    Effective Date 99-08-06
               Н
                    PUBLIC ACT 91-0411
HB-0430
             STEPHENS AND O'BRIEN.
  520 ILCS 5/2.33
                                    from Ch. 61, par. 2.33
  Amends the Wildlife Code. Provides that dogs may be used to track and pursue
wounded deer.
  NOTE(S) THAT MAY APPLY: Correctional; Fiscal
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Referred to Hse Rules Comm

Assigned to Agriculture & Conservation

99-02-02 H Filed With Clerk H First reading

99-02-03 H

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99-03-04 H Added As A Co-sponsor O'BRIEN
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99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0431 HOFFMAN AND MCGUIRE.

625 ILCS 5/18c-7401

from Ch. 95 1/2, par. 18c-7401

Amends the Illinois Vehicle Code. Deletes language directing the Illinois Commerce Commission to adopt criteria by July 1, 1994 for determining whether a grade crossing should be opened or abolished. Effective July 1, 1999.

FISCAL NOTE (Dept. of Transportation)

HB431 will have no fiscal impact on IDOT.

HOUSE AMENDMENT NO. 1.

Adds reference to:

35 ILCS 505/8 from Ch. 120, par. 424

Deletes everything. Amends the Motor Fuel Tax Law and the Ill. Vehicle Code. Authorizes expenditures from the Grade Crossing Protection Fund for maintenance, repair, reconstruction, or replacement of grade crossing surface structure and for compensation of a highway authority for closure of a crossing that would otherwise qualify for automatic warning devices. Extends the period from fiscal year 1999 to fiscal year 2002 during which \$1,500,000 shall be transferred to the Transportation Regulatory Fund from the Grade Crossing Protection Fund. Provides that the Commerce Commission shall permit construction of a public road across a railroad track if the public safety and convenience justify the grade crossing and upon determining that a grade separation structure is not a viable alternative due to lack of funding or engineering constraints. Requires the Commission to apportion grade crossing maintenance costs between the highway authority in interest and the rail carrier. Provides that the Commission shall endeavor to achieve a reduction in public grade crossings. Deletes provisions concerning specific criteria for opening and abolishing grade crossings. Effective July 1, 1999. 99-02-02 H Filed With Clerk

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H First reading
                                      Referred to Hse Rules Comm
99-02-03 H
                                      Assigned to Transportation & Motor Vehicles
99-02-10 H
                                      Fiscal Note Filed
                                      Committee Transportation & Motor Vehicles
99-02-22 H Added As A Co-sponsor MCGUIRE
99-03-03 H
                Amendment No.01
                                      TRANSPORTAT'N H
                                      Do Pass Amend/Short Debate 029-000-000
         H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0432 HARTKE – WIRSING.

625 ILCS 5/15-316

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

Amends the Illinois Vehicle Code. Revises truck weight and length limits, distance permitted for travel, and purpose for travel on certain roads under local authority and road district control. Effective January 1, 2000.

FISCAL NOTE (Dept. of Transportation)

The actual increased maintenance costs are indeterminate at this time, but likely to be in the tens of millions of dollars annually. There will also be additional costs associated with

designing these roads to accommodate the heavier loads.

99-02-02 H Filed With Clerk

H Added As A Joint Sponsor WIRSING

H First reading Referred to Hse Rules Comm

99-02-03 H Assigned to Transportation & Motor Vehicles

99-02-18 H Fiscal Note Filed

H Committee Transportation & Motor Vehicles 99-02-25 H Do Pass/Short Debate Cal 017-011-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-16 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

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99-03-26 H
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01-01-09 H Session Sine Die

Re-Refer Rules/Rul 19(a)

HR-0433 HARTKE.

Appropriates \$4,000,000 to the Department of Transportation for a grant to the City of Olney for all costs associated with the acquisition, development, and construction necessary for the expansion of part of Route 130 to four lanes. Effective July 1, 1999.

99-02-02 H Filed With Clerk

Н	First reading	
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99-02-03 H

Referred to Hse Rules Comm

99-03-05 H

Assigned to Appropriations-Public Safety

01-01-09 H Session Sine Die

Re-Refer Rules/Rul 19(a)

HB-0434 HARTKE.

Appropriates \$1,000,000 to the Department of Commerce and Community Affairs for a grant to the City of Olney for a 500,000 gallon elevated water tower. Effective July 1, 1999.

99-02-02 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-02-03 H

Assigned to Approp-Gen Srvc & Govt

99-03-05 H

Ovrsght Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0435 HARTKE.

Appropriates \$1,000,000 to the State Fire Marshal for a grant to the City of Olney for a new firehouse. Effective July 1, 1999.

99-02-02 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-02-03 H

Assigned to Appropriations-Public Safety

99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H. Session Sine Die

HB-0436 HARTKE.

Appropriates \$1,200,000 to the Department of Transportation for a grant to the City of Olney for road improvements in connection with construction of a new elementary school building. Effective immediately.

99-02-02 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-02-03 H

Assigned to Appropriations-Public Safety

99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HARTKE - WOOLARD. HB-0437

415 ILCS 135/65

415 ILCS 135/68

Amends the Drycleaner Environmental Response Trust Fund Act. Provides that the purchaser or end user of drycleaning solvent (now the seller) shall pay the tax imposed by the Act. Incorporates within the Act the multistate exemption of the Use Tax Act.

FISCAL NOTE (Dept. of Revenue)

If the seller is no longer required to collect and remit the

tax, corresponding tax collections remitted voluntarily will

likely decrease. The amount of decrease is indeterminable.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-02 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-02-03 H

Assigned to Revenue

99-02-10 H Added As A Joint Sponsor WOOLARD

99-03-04 H

Do Pass/Stndrd Dbt/Vote 005-001-002 **HREV**

H Plcd Cal 2nd Rdg Stndrd Dbt

99-03-05 H

HARTKE Amendment No.01

Amendment referred to HRUL

H Cal 2nd Rdg Stndrd Dbt

99-03-11 H

Fiscal Note Filed

H Cal 2nd Rdg Stndrd Dbt

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99-03-16 H Second Reading-Stnd Debate
H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-18 H Amendment No.01 HARTKE
H Recommends be Adopted HRUL/003-002-000
H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-26 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0438 HARTKE.

Appropriates \$5,000,000 to the Department of Transportation for a grant to the City of Olney to improve traffic safety on Route 130 at the CSX railroad overpass. Effective July 1, 1999.

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99-02-02 H Filed With Clerk
H First reading
P9-02-03 H Assigned to Appropriations-Public Safety
P9-03-05 H Re-Refer Rules/Rul 19(a)
Re-Refer Rules/Rul 19(a)
```

HB-0439 LEITCH - RYDER.

Makes appropriations from the General Revenue Fund to the Environmental Protection Agency for use under Environmental Protection Act provisions concerning school district hazardous educational waste collection. Effective July 1, 1999.

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99-02-02 H First reading
H Added As A Joint Sponsor RYDER
H Referred to Hse Rules Comm

99-02-03 H Assigned to Appropriations-Public Safety
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0440 GIGLIO - HOEFT.

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105 ILCS 5/26-2 from Ch. 122, par. 26-2
105 ILCS 5/26-2a from Ch. 122, par. 26-2a
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Amends the School Code. Requires a person having custody or control of a child who is enrolled in kindergarten to cause the child to attend school. Makes changes concerning the classification of children as truants and dropouts. Effective immediately.

```
FISCAL NOTE (State Board of Education)
Projected cost of public sch. kindergarten services is
$8,054,200. There would be additional significant costs at
both the State and local level for serving truants.
STATE MANDATES NOTE (State Board of Education)
Same as SBE fiscal note.
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HOUSE AMENDMENT NO. 1.

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Adds reference to: 705 ILCS 405/3-33 from Ch. 37, par. 803-33
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FISCAL NOTE, H-AM 1 (State Board of Education)

Prohibits any person having custody or control of a child from circumventing attendance requirements by removing the child from enrollment in the school district. Amends the Juvenile Court Act of 1987 to provide that a minor below the compulsory school age and enrolled in kindergarten or first grade shall not be adjudged a truant minor in need of supervision.

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Since the SBE does not have data on the number of enrolled
    Kindergarten students who are not attending, it is difficult
    to estimate the fiscal impact of this legislation.
    STATE MANDATES NOTE, H-AM I (State Board of Education)
    Same as SBE fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    99-02-02 H First reading
                                           Referred to Hse Rules Comm
    99-02-03 H
                                           Assigned to Elementary & Secondary
                                             Education
    99-02-10 H
                                           Fiscal Note Requested COWLISHAW
             Η
                                           St Mandate Fis Nte Req COWLISHAW
                                           Do Pass/Short Debate Cal 019-001-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Joint Sponsor HOEFT
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99-02-18 H Fiscal Note Filed
H Cal Ord 2nd Rdg-Shrt Dbt

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99-02-25 H
                                             St Mandate Fis Note Filed
                                             GIGLIO
               Н
                       Amendment No.01
               Н
                       Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-16 H
                       Amendment No.01
                                             GIGLIO
               H Recommends be Adopted HRUL
                H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      99-03-17 H
                       Amendment No.01
                                             GIGLIO
                                                                       Adopted
                Н
                                             Fiscal Note Filed as amnded
                                             St Mndt Fis Note Fld Amnd
                H
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-001-001
                S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor HALVORSON
      99-03-19 S First reading
                                             Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-0441
            GIGLIO
   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 805/8.23 new
  Amends the IMRF Article of the Illinois 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 (Pension Laws Commission)
      Total annual cost of HB441 is 0.91% of total IMRF active member
      payroll, but required contributions (as % of payroll) would
      vary among employers.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      99-02-02 H First reading
                                             Referred to Hse Rules Comm
      99-02-03 H
                                             Assigned to Personnel & Pensions
      99-02-17 H
                                             Pension Note Filed
                                             Committee Personnel & Pensions
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
            GIGLIO - SCOTT - BOLAND AND MCGUIRE,
HB-0442
  225 ILCS 320/1
                                    from Ch. 111, par. 1101
  225 ILCS 320/2
                                    from Ch. 111, par. 1102
  225 ILCS 320/3
                                    from Ch. 111, par. 1103
  225 ILCS 320/8
                                    from Ch. 111, par. 1107
  225 ILCS 320/13.1 new
  225 ILCS 320/14
                                    from Ch. 111, par. 1113
  225 ILCS 320/20
                                    from Ch. 111, par. 1119
  Amends the Illinois Plumbing License Law. Provides for the licensure of plumbing
contractors. Effective immediately.
      FISCAL NOTE (Dept. of Public Health)
      Estimated cost for one additional FTE is $35,000.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-02 H First reading
                                             Referred to Hse Rules Comm
      99-02-03 H
                                             Assigned to Registration & Regulation
      99-02-18 H
                                             Do Pass/Short Debate Cal 010-001-005
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-19 H
                                             Fiscal Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-02-22 H Added As A Co-sponsor MCGUIRE
      99-02-25 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-03 H Added As A Joint Sponsor SCOTT
      99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 069-045-001
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H Joint Sponsor Changed to BOLAND

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99-03-16 S Arrive Senate
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S Placed Calndr First Rdg

99-03-24 S Chief Sponsor BURZYNSKI

S First reading

Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-0443 JOHNSON, TOM - SOMMER - MYERS, RICHARD - TURNER, JOHN.

305 ILCS 5/Art. 5E rep.

Amends the Illinois Public Aid Code. Repeals the Nursing Home License Fee Article which requires nursing homes to pay the Department of Public Aid a quarterly fee of \$1.50 for each licensed nursing bed day. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-02 H First reading Referred to Hse Rules Comm 99-02-03 H Assigned to Human Services

99-02-04 H Added As A Joint Sponsor SOMMER

H Added As A Co-sponsor MYERS,RICHARD

99-02-24 H Joint Sponsor Changed to TURNER, JOHN
99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0444 JOHNSON, TOM - KENNER - ZICKUS - GASH.

105 ILCS 5/10-20.31 new

105 ILCS 5/34-18.18 new

Amends the School Code to allow a school board to enter into a joint venture with a university, college, or community college to allow students enrolled at a year-round school to earn at least 30 semester hours of college credit, with these students being eligible for financial aid at the university, college, or community college.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-02 H First reading Referred to Hse Rules Comm 99-02-03 H Assigned to Higher Education

99-02-26 H Added As A Joint Sponsor KENNER H Added As A Joint Sponsor ZICKUS

99-03-05 H Re-Refer Rules/Rul 19(a)

H Joint Sponsor Changed to GASH

01-01-09 H Session Sine Die

HB-0445 JOHNSON, TOM.

35 ILCS 5/911

from Ch. 120, par. 9-911

Amends the Illinois Income Tax Act. Provides that a claim for a credit against income tax liability may be filed at any time (now not later than 3 years after the date the return was filed). Provides that the amount of the credit may not exceed the tax liability under the Act (now may not exceed the tax paid within the applicable period).

NOTE(S) THAT MAY APPLY: Fiscal

99-02-02 H First reading Referred to Hse Rules Comm 99-02-03 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0446 JOHNSON, TOM - COWLISHAW - ZICKUS - HOEFT.

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-11.5 new

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 next 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 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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99-02-02 H First reading
                                     Referred to Hse Rules Comm
99-02-03 H
                                     Assigned to Elementary & Secondary
                                       Education
99-02-09 H Added As A Joint Sponsor COWLISHAW
         H Added As A Co-sponsor ZICKUS
         H Added As A Co-sponsor HOEFT
99-03-05 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
      JOHNSON, TOM.
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HB-0447

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).

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99-02-02 H First reading
                                       Referred to Hse Rules Comm
99-02-03 H
                                       Assigned to Judiciary I - Civil Law
99-02-18 H
                                       Motion Do Pass-Lost 004-006-000 HJUA
                                       Remains in CommiJudiciary I - Civil Law
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0448 JOHNSON, TOM - GASH - FOWLER - BOLAND - O'CONNOR, FRANKS. OSMOND, KOSEL, LYONS, EILEEN, ZICKUS, SCHMITZ, MITCH-ELL, BILL, SOMMER AND WINKEL.

from Ch. 38, par. 12-4

Amends the Criminal Code of 1961. Provides that the commission of a battery on a person known to be a sports official at any level of competition and in which the act causing harm to the sports official occurred within an athletic facility or within the immediate vicinity of the facility at which the sports official was an active participant of the athletic contest is aggravated battery. Provides that the penalty is a Class 4 felony.

SENATE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/12-4 Adds reference to: 730 ILCS 5/5-5-3

Deletes everything. Amends the Unified Code of Corrections. Provides that the court shall impose a minimum fine of \$1,000 for a first offense and \$2,000 for a second or subsequent offense upon a person convicted of or placed on supervision for battery when the individual harmed was a sports official at any level of competition and the act causing harm to the sports official occurred within an athletic facility at which the official was an active participant of the athletic contest.

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NOTE(S) THAT MAY APPLY: Correctional
   99-02-02 H First reading
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Referred to Hse Rules Comm

99-02-03 H Assigned to Judiciary II - Criminal Law 99-02-11 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-02-17 H Added As A Joint Sponsor GASH

99-02-18 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

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99-02-24 H Joint Sponsor Changed to FOWLER
      99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-000-000
               H Joint Sponsor Changed to BOLAND
               H Added As A Co-sponsor FRANKS
               H Added As A Co-sponsor OSMOND
      99-03-10 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor GEO-KARIS
               S First reading
                                            Referred to Sen Rules Comm
      99-03-18 S Added as Chief Co-sponsor DILLARD
      99-04-15 S Sponsor Removed GEO-KARIS
               S Alt Chief Sponsor Changed SYVERSON
                                            Assigned to Judiciary
                 Added As A Co-sponsor GEO-KARIS
      99-04-28 S
                       Amendment No.01
                                            JUDICIARY
                                                         S
                                                                     Adopted
                                            Recmnded do pass as amend 009-000-000
               S
                 Placed Calndr, Second Rdg
      99-04-29
               S Second Reading
               S Placed Calndr,3rd Reading
      99-05-07 S Third Reading - Passed 033-016-006
               H Arrive House
               H Place Cal Order Concurrence 01
      99-05-14 H Motion Filed Concur
               H
                       Motion referred to
                                             HRUL
               H Calendar Order of Concurren 01
      99-05-17 H Be apprvd for consideratn 01/HRUL
               H H Concurs in S Amend 01/115-000-000
               H Passed both Houses
               H Added As A Joint Sponsor O'CONNOR
               H Added As A Co-sponsor KOSEL
               H Added As A Co-sponsor LYONS, EILEEN
               H Added As A Co-sponsor ZICKUS
               H Added As A Co-sponsor SCHMITZ
               H Added As A Co-sponsor MITCHELL, BILL
               H Added As A Co-sponsor SOMMER
               H Added As A Co-sponsor WINKEL
      99-06-15 H Sent to the Governor
      99-08-14 H Governor vetoed
               H Placed Calendar Total Veto
      99-11-18 H Total Veto Stands.
HB-0449
            JOHNSON, TOM - GASH - HOFFMAN - WOOLARD.
  625 ILCS 5/12-715
  Amends the Illinois Vehicle Code. Prohibits a person in control of a commercial mo-
tor vehicle from possessing or operating a laser jamming device.
      99-02-02 H First reading
                                            Referred to Hse Rules Comm
      99-02-03 H
                                            Assigned to Transportation & Motor Vehicles
      99-02-10 H
                                            Do Pass/Short Debate Cal 028-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-16 H Added As A Joint Sponsor GASH
      99-02-18 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Joint Sponsor Changed to HOFFMAN
               H Joint Sponsor Changed to WOOLARD
      99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
      99-03-10 S Arrive Senate
               S Placed Calndr First Rdg
      99-03-19
               S Chief Sponsor KARPIEL
               S First reading
                                            Referred to Sen Rules Comm
      99-03-25 S
                                            Assigned to Transportation
               S Sponsor Removed KARPIEL
               S Alt Chief Sponsor Changed O'MALLEY
               S Added as Chief Co-sponsor KARPIEL
      99-04-15 S
                                           Recommended do pass 010-000-000
               S Placed Calndr, Second Rdg
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99-04-22 S Second Reading

S Placed Calndr, 3rd Reading

1337

HB-0449-Cont.

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99-04-26 S Third Reading - Passed 057-000-000
         H Passed both Houses
99-05-25 H Sent to the Governor
99-07-22 H Governor approved
         Η
             Effective Date 00-01-01
              PUBLIC ACT 91-0243
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JOHNSON, TOM. HB-0450

720 ILCS 5/21-1.3

Amends the Criminal Code of 1961. Requires a railroad corporation to clean up a defaced railroad overpass within 7 days after notice from the municipality or county in which the overpass is located. A railroad corporation that fails to do so is guilty of a petty offense and must be fined \$100. In that case, the county or municipality may clean up the overpass.

99-02-02 H First reading Referred to Hse Rules Comm 99-02-03 H Assigned to Judiciary II - Criminal Law 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

DURKIN. HB-0451

65 ILCS 5/11-42-11

from Ch. 24, par. 11-42-11

Referred to Hse Rules Comm

Amends the Illinois Municipal Code. Makes a stylistic change in the provision regarding community antenna television systems.

99-02-02 H First reading 99-02-03 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000 H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0452 HANNIG AND CROTTY.

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Authorizes the Secretary of Human Services to convey certain tracts of land to the Village of Tinley Park and the United Cerebral Palsy Association of Greater Chicago for \$1 each. Authorizes the University of Illinois Board of Trustees to convey certain land in Hardin County to Hardin County in consideration for the county's use of the land for public purposes. Creates the Ft. Dearborn United States Army Reserve Center Retrocession Law to authorize acceptance of retrocession by federal government of exclusive legislative jurisdiction over the Center, located at O'Hare International Airport. Amends the Code of Civil Procedure. In the case of certain property to be acquired by "quick-take" by the Village of Rosemont for redevelopment purposes, adds legal descriptions of certain property the village may acquire. Authorizes the Village of Franklin Park to acquire certain land by quick-take for 3 years after December 1, 1998. Authorizes the City of Taylorville to acquire certain land by quick-take for 2 years. Authorizes the City of Effingham to acquire right of way and other property in connection with grade separation structures over 2 rail lines and U. S. Route 40. Effective immediately.

FISCAL NOTE (Dept. of Human Services) HB452 will not have any fiscal impact on DHS. STATE MANDATES NOTE (Dept. of Commerce and Community Affairs) HB452 does not meet the definition of a State mandate.

HOUSE AMENDMENT NO. 2.

With respect to the authorized conveyance from the Department of Human Services to the Village of Tinley Park, (i) provides for other good and valuable consideration, pursuant to and conditioned upon the execution of an intergovernmental agreement entered into by the Department of Human Services and the Village of Tinley Park, in addition to the payment of \$1 and (ii) subjects the conveyance to the condition that should the property ever not be used by the grantee for public purposes, then title shall revert to the State of Illinois without further action on the part of the State. With respect to the authorized conveyance from the Department of Human Services to the United Cerebral Palsy Association of Greater Chicago, subjects the conveyance to the condition that should the property ever not be used by the grantee for public purposes, then title shall revert to the State of Illinois without further action on the part of the State.

HOUSE AMENDMENT NO. 3.

Further amends the "quick-take" Section of the Code of Civil Procedure to authorize the acquisition of land by the Village of Lincolnshire (for downtown redevelopment) and Lake County (for improving the intersections of certain county highways).

LAND CONVEYANCE APPRAISAL NOTE (Dept. of Human Services)

The value of the land has been appraised at \$250,000.

HOUSE AMENDMENT NO. 9.

Adds reference to:

New Act

35 ILCS 200/9-195

35 ILCS 200/15-103 new

70 ILCS 3705/26

from Ch. 111 2/3, par. 212.1

Deletes everything. Authorizes the Secretary of Human Services to convey certain tracts of land to the Village of Tinley Park and the United Cerebral Palsy Association of Greater Chicago for \$1 each. Authorizes the University of Illinois Board of Trustees to convey certain land in Hardin County to Hardin County in consideration for the county's use of the land for public purposes. Creates the Ft. Dearborn United States Army Reserve Center Retrocession Law to authorize acceptance of retrocession by federal government of exclusive legislative jurisdiction over the Center, located at O'Hare International Airport. Authorizes the Director of Corrections to convey certain property to the Lockport Township Park District. Authorizes the Director of Natural Resources to convey certain property to the Cedar Grove Church in Buncombe, Johnson County. Authorizes the Secretary of Transportation to convey certain property to the Bureau County Soil and Water Conservation District. Authorizes the SIU Board of Trustees to convey certain property to the Board of Trustees of Lewis and Clark Community College District No. 536. Authorizes the Director of Corrections to convey certain property to the Will County Department of Highways. Amends the Property Tax Code to make property owned by the Bi-State Development Agency of the Missouri-Illinois Metropolitan District exempt from taxation. Amends the Public Water District Act to authorize an annexation petition signed by a majority of the owners of record of the land in the territory sought to be annexed if there are no legal voters in the territory. Amends the Code of Civil Procedure. In the case of certain property to be acquired by "quick-take" by the Village of Rosemont for redevelopment purposes, adds legal descriptions of certain property the village may acquire. Authorizes the Village of Franklin Park to acquire certain land by quick-take for 3 years after December 1, 1998. Authorizes the City of Taylorville to acquire certain land by quick-take for 2 years. Authorizes the City of Effingham to acquire right of way and other property in connection with grade separation structures over 2 rail lines and U. S. Route 40. Further amends the "quick-take" Section of the Code of Civil Procedure to authorize the acquisition of land by the Village of Lincolnshire (for downtown redevelopment), the City of Marion (for the Pentecost Road project), the City of Geneva (for the Prairie and Wetland Restoration Project), the City of Arcola (for widening Illinois Route 133), Lake County (for improving the intersections of certain county highways), Winnebago County (for the Harrison Avenue Extension project), the Village of Schiller Park (for redevelopment of blighted areas), and the City of Springfield (for the Abraham Lincoln Presidential Library). Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 200/9-195 35 ILCS 200/15-103 new 70 ILCS 3705/26

Authorizes conveyance from the Department of Natural Resources to the Village of Bartlett. Deletes provisions for conveyances from the Department of Human Services to the Village of Tinley Park and the United Cerebral Palsy Association of Greater Chicago. Deletes provisions for conveyance from the Department of Corrections to the Lockport Township Park District. Deletes provisions for conveyances from the Department of Corrections to the Lockport Township Park District.

ment of Transportation to the Bureau County Soil and Water Conservation District. Deletes provisions for conveyance from the Department of Corrections to the Will County Department of Highways. Deletes amendatory changes to the Property Tax Code (concerning an exemption for the Bi-State Development Agency) and the Public Water District Act (concerning annexation of territory). Further amends the "quick-take" Section of the Code of Civil Procedure to authorize the following acquisitions of land: by McLean County, Pike County, St. Clair County, and Madison County, for road construction; by the Fox Metro Water Reclamation District, for extending the collector system and constructing effluent treatment facilities; by Lake County, for road construction; by Kendall County, for road construction or improvements; and by DuPage Public Safety Communications (DU-COMM).

SENATE AMENDMENT NO. 2.

Authorizes the Director of Central Management Services to convey certain tracts of land in Union County to the Union County Economic Development Corporation and to Union County. Further amends the "quick-take" Section of the Code of Civil Procedure; in the amendatory paragraph authorizing the Village of Schiller Park to acquire certain property, prohibits the Village from acquiring any property owned by any other unit of local government.

SENATE AMENDMENT NO. 3.

Deletes conveyance of land from the Department of Central Management Services to the Union County Economic Development Corporation. With respect to the conveyance of land to Union County, changes the conveyor from the Department of Central Management Services to the Department of Human Services and provides that the conveyance is subject to the express condition that if that real property ceases to be used for public purposes, it shall revert to the State of Illinois without further action on the part of the State. Authorizes the Department of State Police to convey certain land in Pontiac to the County of Livingston.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-ams 1, 2 and 3.

Recommends that the bill be further amended as follows:

Provides that upon payment of specified consideration to the State, the Secretary of Transportation is authorized to convey access rights to certain lands to the City of Chicago. Further amends the "quick-take" Section of the Code of Civil Procedure. With respect to an authorized acquisition by the Bi-State Development Agency for the MetroLink Light Rail System, extends the acquisition time period from 36 months after January 16, 1997 to 48 months after that date. Authorizes the Village of Palatine, for a period of 4 years, to acquire certain property for the purpose of revitalizing the downtown business area. Authorizes the City of Crest Hill to acquire easements for the purpose of installation, maintenance, and use of water and sewer lines through certain tracts of land in Will County.

Referred to Hse Rules Comm.

99-02-02 H	First reading	Referred to Hise Rules Comm
99-02-03 H	-	Assigned to Executive
99-02-10 H		Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
Н	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-11 H		Fiscal Note Requested BLACK
Н		St Mandate Fis Nte Req BLACK
H		Land Convey Appraisal Reg BLACK
H	Cal 2nd Rdg Stndrd Dbt	
99-02-16 H		Fiscal Note Filed
Н	Cal 2nd Rdg Stndrd Dbt	
99-02-19 H		St Mandate Fis Note Filed
Н	Cal 2nd Rdg Stndrd Dbt	
99-03-11 H	Amendment No.01	HASSERT
Н	Amendment referred to	HRUL
. Н	Cal 2nd Rdg Stndrd Dbt	
99-03-12 H	Amendment No.02	HANNIG
Н	Amendment referred to	HRUL
Н	Rules refers to	HEXC
Н	Amendment No.03	HANNIG
. H	Amendment referred to	HRUL
Н	Rules refers to	HEXC
H	Cal 2nd Rdg Stndrd Dbt	

99-03-16	Н	Amendment No.04	SCHMITZ	
	Н			
	H		JOHNSON,TIM	
	H			
	H		JOHNSON,TIM	
	Ĥ			
	П	Second Reading-Stnd Debate		
		Hld Cal Ord 2nd Rdg-Shrt Dl		
99-03-17			HANNIG	
		Recommends be Adopted HE		
	Η	Amendment No.03	HANNIG	
	Η	Recommends be Adopted HE	EXC/009-005-000	
	Η	Amendment No.02	HANNIG	Adopted
	Н	Amendment No.03	HANNIG	Adopted
	Н	Hld Cal Ord 2nd Rdg-Shrt Dl		
99-03-18		2	Land Convey Appraisal File	ď
,, 05 .0		Pld Cal 3rd Rdg-Stndrd Dbt	Zana convey rippiaisai riie	
00 03 10		Relld 2nd Rdg-Stnd Debate		
77-03-17			THANINIC	
	Н		HANNIG	
	H			
	H		HANNIG	
	H			
		Hid Cal Ord 2nd Rdg-Shrt D		
99-03-22	Η	Added As A Co-sponsor CRO	OTTY	
99-03-23	Η	Amendment No.09	HANNIG	
	H	Amendment referred to	HRUL	
	Н	Rules refers to	HEXC	
		Hld Cal Ord 2nd Rdg-Shrt Db		
99-03-24			HANNIG	
JJ-03-24		Recommends be Adopted HE		
	H		HANNIG	Adopted
			HAMMO	Adopted
00 00 05		Pld Cal 3rd Rdg-Stndrd Dbt	E 11 1D D 1 40()	*** 1 4 5 6 5 0
99-03-25			Tabled Pursnt to Rule 40(a)	HA 1,4,5,6,7,8
		3rd Rdg-Stnd Dbt-Pass/Vote	062-046-004	
99-03-26		Arrive Senate		
		Placed Calndr First Rdg		
	S	Chief Sponsor MAHAR	,	
	S	First reading	Referred to Sen Rules Comm	n
99-04-20	S		Assigned to Executive	
99-04-29	S		Postponed	
99-05-06		Amendment No.01		Adopted
<i>,,</i> 05 00	Š	1 tillendillene 1 (0.01	Recmnded do pass as amend	
		Placed Calndr, Second Rdg	recentitued do pass as amend	1012 000 000
00.05.11		Added as Chief Co-sponsor R	DE A	
99-05-11		Second Reading	LA	
		Placed Calndr,3rd Reading		
		Filed with Secretary	I HE CHEETEL D	
	S	Amendment No.02	LUECHTEFELD	
_	S	Amendment referred to		
99-05-12	S	Amendment No.02	LUECHTEFELD	
	S	Rules refers to	SEXC	
	S	Amendment No.02	LUECHTEFELD	
	S	Be apprvd for consideratn SE	XC/012-000-000	
		Recalled to Second Reading		
	S	Amendment No.02	LUECHTEFELD	Adopted
	S	Placed Calndr,3rd Reading		
99-05-13	C	Filed with Secretary		
77 05 15	Š	Amendment No.03	LUECHTEFELD	
	S	Amendment referred to		
00 05 14				
99-05-14	S	Amendment No.03	LUECHTEFELD	
	S	Rules refers to	SEXC	
	S	Amendment No.03	LUECHTEFELD	
	S		Be adopted	
		Recalled to Second Reading		
	S	Amendment No.03	LUECHTEFELD	Adopted
	S	Placed Calndr,3rd Reading		-
		Third Reading - Passed 041-0	015-001	•
		Arrive House		
	,,,	Allive House		
		Place Cal Order Concurrence	01,02,03	

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99-05-21 H Motion Filed Non-Concur 01,02,03/HANNIG
         H H Noncners in S Amend 01,02,03
         S Secretary's Desk Non-concur 01,02,03
99-05-24
        S
                                    Mtn refuse recede-Sen Amend
         S S Refuses to Recede Amend 01,02,03
         S S Requests Conference Comm 1ST
         S Sen Conference Comm Apptd 1ST/MAHAR,
                                       KLEMM. WATSON.
                                       MOLARO, DEMUZIO
99-05-25 H Hse Accede Reg Conf Comm 1ST
        H Hse Conference Comm Apptd 1ST/HANNIG,
                                       BURKE, GRANBERG,
                                       TENHOUSE AND
                                       RUTHERFORD
99-05-26 H House CC report submitted 1ST/HANNIG
         H Conf Comm Rpt referred to HRUL
         H Recommends be Adopted HRUL
        H House CC report Adopted 1ST/071-042-002
         S Filed with Secretary
         S Conference Committee Report 1ST/MAHAR
         S Conf Comm Rpt referred to SRUL
         S Conference Committee Report 1ST/MAHAR
                Rules refers to
                                      SEXC
99-05-27 S Conference Committee Report 1ST/MAHAR
           Be apprvd for consideratn SEXC/012-000-000
           Senate CC report submitted
           Senate CC report Adopted 1ST/044-010-003
        H Both House Adoptd CC rpt 1ST
         H Passed both Houses
99-06-03 H Sent to the Governor
99-07-30 H Governor approved
         H
             Effective Date 99-07-30
         Н
             PUBLIC ACT 91-0367
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HB-0453 BRUNSVOLD.

230 ILCS 10/1

from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a stylistic change in the Section containing the short title.

99-02-02 H First reading

Referred to Hse Rules Comm

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99-02-03 H
                                       Assigned to Executive
99-02-25 H
                                       Do Pass/Stndrd Dbt/Vote 008-007-000
                                         HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                       Re-committed to Executive
99-03-05 H
                                       Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0454 HOLBROOK.

305 ILCS 5/5-5.02

from Ch. 23, par. 5-5.02

Amends the Medical Assistance Article of the Illinois Public Aid Code. In provisions requiring the Department of Public Aid to make adjustment payments to hospitals meeting certain requirements, adds as a category of hospitals eligible for the adjustment payments an Illinois hospital located in Health Service Area (HSA) 11 as defined in the Illinois Administrative Code with the highest number of licensed beds as determined by the Department of Public Health based upon a Department report. Corrects a cross-reference.

HOUSE AMENDMENT NO. 1.

Changes the description of the added category of hospitals to receive an adjustment payment to any Illinois hospital located in a county with a population over 250,000 and under 300,000 that borders another state which is within 25 miles of at least 2 hospitals which receive disproportionate share payments under Title XIX of the Social Security Act and Article V of this Code.

HOUSE AMENDMENT NO. 2.

Provides that the population parameters stated for the added category of hospitals to receive an adjustment payment shall be as determined by the 1990 census. NOTE(S) THAT MAY APPLY: Fiscal

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99-02-02 H First reading
                                     Referred to Hse Rules Comm
99-02-03 H
                                     Assigned to Human Services
99-02-10 H
                Amendment No.01
                                     HUMAN SERVS H
                                                             Adopted
                                     Motion Do Pass Amended-Lost 005-002-004
                                       HHSV
        Н
                                     Remains in CommiHuman Services
99-02-25 H
                Amendment No.02
                                     HUMAN SERVS H
                                                             Adonted
                                     Motion Do Pass Amended-Lost 003-005-001
        Н
                                       HHSV
                                     Not Apprvd for Consideratn
         H Tabled Pursuant to Rule22(G)
```

HB-0455 HOLBROOK.

410 ILCS 25/4

from Ch. 111 1/2, par. 3714

Amends the Environmental Barriers Act. Provides that any accessibility standards regarding an elevator, ramp, or lift promulgated under the Act or rules under the Act shall be no more restrictive than the standards promulgated under the federal Americans with Disabilities Act.

HOUSE AMENDMENT NO. 1.

Replaces everything. Amends the Environmental Barriers Act. Makes a stylistic change in provisions regarding accessibility standards.

```
FISCAL NOTE, AMENDED (Capital Development Board)
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There would be no fiscal impact on CDB operations.
99-02-02 H First reading
                                      Referred to Hse Rules Comm
99-02-03 H
                                       Assigned to Human Services
99-02-18 H
                                      HUMAN SERVS H
                 Amendment No.01
                                                                Adopted
         Η
                                      Do Pass Amend/Short Debate 012-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-01 H
                                       Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0456 MCAULIFFE – CAPPARELLI – SAVIANO – HARTKE – SCHOENBERG, GASH AND DART.

Appropriates \$2,000,000 to the National Vietnam Veterans Art Museum for capital expenditures. Effective July 1, 1999.

```
99-02-02 H First reading
         H Added As A Joint Sponsor CAPPARELLI
         H Added As A Co-sponsor SAVIANO
                                     Referred to Hse Rules Comm
         H
99-02-03 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
         H Added As A Co-sponsor HARTKE
99-02-25 H Joint Sponsor Changed to SCHOENBERG
99-03-03 H Added As A Co-sponsor GASH
         H Added As A Co-sponsor DART
99-03-04 H
                                     Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0457 REITZ – MCKEON – SILVA AND FLOWERS.

5 ILCS 315/3 from Ch. 48, par. 1603

Amends the Illinois Public Labor Relations Act. Provides that no employee may 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.

```
STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
HB457 does not meet the definition of a State mandate.
HOME RULE NOTE (Dept. of Commerce and Community Affairs)
HB457 does not preempt home rule authority.
FISCAL NOTE (Ill. State and Local Labor Relations Boards)
There should be an increase in caseload that could be absorbed
by the existing Boards.
99-02-02 H First reading
                                       Referred to Hse Rules Comm
99-02-03 H
                                       Assigned to Labor & Commerce
99-02-11 H
                                       Do Pass/Stndrd Dbt/Vote 009-007-001 HLBC
         H Plcd Cal 2nd Rdg Stndrd Dbt
         Η
                                       Fiscal Note Requested PARKE
         Η
                                       St Mandate Fis Nte Req PARKE
         Н
                                       Home Rule Note Requested PARKE
         H Cal 2nd Rdg Stndrd Dbt
99-02-19 H
                                       St Mandate Fis Note Filed
                                       Home Rule Note Filed
         H Cal 2nd Rdg Stndrd Dbt
99-02-24 H
                                      Fiscal Note Filed
         H Cal 2nd Rdg Stndrd Dbt
99-03-09 H Second Reading-Stnd Debate
         H Pld Cal 3rd Rdg-Stndrd Dbt
99-03-10 H 3rd Rdg-Stnd Dbt-Pass/Vote 075-040-000
         H Added As A Joint Sponsor MCKEON
         H Added As A Joint Sponsor SILVA
         H Added As A Co-sponsor FLOWERS
99-03-11 S Arrive Senate
         S Chief Sponsor MOLARO
         S Placed Calndr First Rdg
         S First reading
                                      Referred to Sen Rules Comm
99-04-15 S Added as Chief Co-sponsor RADOGNO
01-01-09 H Session Sine Die
```

HB-0458 TURNER, JOHN – HOFFMAN – BOST – JONES, JOHN – HOLBROOK, WAIT, MOFFITT AND POE.

50 ILCS 705/10.1 from Ch. 85, par. 510.1 from Ch. 95 1/2, par. 15-112

Amends the Illinois Vehicle Code to require officers and technicians who operate portable scales to complete a training program. Provides that an owner or operator of a vehicle that exceeds the weight provisions of the Code by 2,000 pounds or less if weighed on wheel load weighers must remove the excess. Amends the Illinois Police Training Act to require that the Illinois Law Enforcement Training Standards Board establish a training program for operators of portable scales. Effective immediately.

```
FISCAL NOTE (Dept. of State Police)
HB458 would create an additional cost of $85,000 per year.
FISCAL NOTE (Dept. of Transportation)
There will be little impact on revenues as tickets are rarely written for excess weight of less than 2,000 pounds.
STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
HB 458 creates a personnel mandate requiring a 100% reimbursement by the State.
```

HOUSE AMENDMENT NO. 1.

Amends the Illinois Vehicle Code. Provides that the training program requirements in the introduced bill apply only to municipal and county officers, technicians, and employees. Provides for tests of scales at the request of the State Police.

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

99-02-02 H First reading
H Added As A Joint Sponsor HOFFMAN
H Referred to Hse Rules Comm

99-02-03 H Assigned to Transportation & Motor Vehicles

99-02-10 H Do Pass/Short Debate Cal 029-000-000
H Placed Cal 2nd Rdg-Shrt Dbt

99-02-11 H Fiscal Note Filed
H Cal Ord 2nd Rdg-Shrt Dbt
H Joint Sponsor Changed to BOST
H Joint Sponsor Changed to JONES, JOHN

H Joint Sponsor Changed to HOLBROOK

99-02-17	Н	Fiscal Note Filed	
]	H Second Reading-Short Debat	te ·	
]	H Pld Cal 3rd Rdg-Shrt Dbt		
99-02-18 I	H Relld 2nd Rdg-Short Debate	was a second of	
	H Amendment No.01	TURNER, JOHN	
j	H Amendment referred to	HRUL	
J	H Held 2nd Rdg-Short Debate		
99-02-24 1	H	St Mandate Fis Note Filed	
j	H Held 2nd Rdg-Short Debate		
99-03-11 I	H Amendment No.01	TURNER, JOHN	4
.]	H Recommends be Adopted HI	RUL/005-000-000	
.]	H Held 2nd Rdg-Short Debate		
99-03-17	H Amendment No.01	TURNER,JOHN	Adopted
]	H Pld Cal 3rd Rdg-Shrt Dbt		
99-03-18. I	H Added As A Co-sponsor WA	IT	1
. I	H Added As A Co-sponsor MO	FFITT	
.]	H Added As A Co-sponsor POl	Е	
99-03-19 I	H 3rd Rdg-Shrt Dbt-Pass/Vote	117-001-000	
99-03-22	S Arrive Senate		
	S Placed Calndr First Rdg		
	S Chief Sponsor SHADID		
	S Added as Chief Co-sponsor I		
	S First reading	Referred to Sen Rules Comm	n
99-03-25	S	Assigned to Transportation	
99-04-15	= · · · · · · · · · · · · · · · · · · ·	Recommended do pass 010-	000-000
;	S Placed Calndr, Second Rdg		
	S Second Reading		
	S Placed Calndr, 3rd Reading		
	S Third Reading - Passed 057-0	000-000	
	H Passed both Houses		
	H Sent to the Governor		
	H Governor approved		
	H Effective Date 99-07-16		
I	H PUBLIC ACT 91-0129		
-0459 BL	ACK - RIGHTER - GASH.		
10 ILCS 5/7-4	from Ch.	46, par. 7-43	
10 IL CS 5/7-4		46 par 7-44	

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

Amends the Election Code to eliminate the requirement that a voter declare party affiliation when voting at a primary election. Provides that the voter shall receive the primary ballot of each of the established political parties nominating candidates for office at the primary election, but may cast a ballot of only one political party, except in certain cases involving statewide political parties and political parties established only within a political subdivision.

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99-02-02 H First reading
                                      Referred to Hse Rules Comm
99-02-03 H
                                      Assigned to Executive
99-02-18 H Added As A Joint Sponsor RIGHTER
99-02-22 H Joint Sponsor Changed to GASH
99-03-05 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0460 SAVIANO.

225 ILCS 446/135

Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Makes a technical change.

99-02-02 I	First reading	Referred to Hse Rules Comm
99-02-03 H	Ĭ.	Assigned to Executive
99-02-25 H		Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
H	Plcd Cal 2nd Rdg Stndrd Db	t
99-02-26 H	Ī	Re-committed to Executive
99-03-05 H		Re-Refer Rules/Rul 19(a)
01-01-09 H	I Session Sine Die	

HB-0461 SAVIANO, FRITCHEY, BOLAND AND NOVAK.

New Act
35 ILCS 130/4 from Ch. 120, par. 453.4
35 ILCS 135/4 from Ch. 120, par. 453.34
235 ILCS 5/3-12 from Ch. 43, par. 108
720 ILCS 675/Act rep.
720 ILCS 680/Act rep.

Creates the Illinois Underage Purchase, Possession and Sales Prevention Act of 1999. Provides penalties for the distribution of tobacco to a person under 18 years of age. Prohibits a person under 18 years from acquiring or attempting to acquire tobacco. Provides certain training requirements for retail clerks who sell tobacco. Provides that no person may sell tobacco through a vending machine unless certain guidelines concerning who may have access to the machine are met. Prohibits the sale of tobacco other than in sealed packages. Requires that tobacco retailers be licensed. Provides that the Act shall be enforced by the Liquor Control Commission. Provides various penalties for various violations of the Act. Provides that a second or subsequent violation of the prohibition against selling tobacco products at retail is a Class B misdemeanor. Preempts home rule. Amends the Cigarette Tax Act. Provides that part of the fee for a distributor's license under the Act shall be used to assist the Liquor Control Commission in enforcing the Illinois Underage Purchase, Possession, and Sales Prevention Act of 1999. Amends the Cigarette Use Tax Act. Provides that a portion of the fee for a distributor's license under the Act shall be used to assist the Liquor Control Commission in enforcing the Illinois Underage Purchase, Possession, and Sales Prevention Act of 1999. Amends the Liquor Control Act of 1934. Removes obsolete provisions. Provides that the Liquor Control Commission shall be responsible for issuing licenses to engage in the retail sale of tobacco products. Repeals the Sale of Tobacco to Minors Act and the Smokeless Tobacco Limitation Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule
99-02-02 H First reading Referred to Hse Rules Comm
99-02-03 H Added As A Co-sponsor FRITCHEY
99-02-25 H Added As A Co-sponsor BOLAND
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-25 H Added As A Co-sponsor NOVAK
01-01-09 H Session Sine Die

HB-0462 BROSNAHAN - SCOTT - DART AND O'BRIEN.

20 ILCS 1705/57 from Ch. 91 1/2, par. 100-57 305 ILCS 5/5-2 from Ch. 23, par. 5-2

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 Illinois Public Aid Code. Provides that certain persons who are 21 years of age or older and have been receiving benefits under specified provisions of the Medical Assistance Article shall be eligible for certain medical assistance if specified requirements are met. Sets forth additional requirements concerning the amount and nature of assistance. Provides that the Department shall not approve future enrollments under these provisions if it determines that aggregate expenditures will exceed \$200,000 in a fiscal year. Provides that the Illinois Department of Public Aid may implement these provisions through emergency rules.

HOUSE AMENDMENT NO. 1.

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 NOTE, H-AM 1

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(Dept. of Commerce and Community Affairs)
Does not meet the definition of a State mandate.
FISCAL NOTE, H-AM 1 (Dept. of Public Aid)
Cost would average $1 million the first year, and an additional
$1 million each subsequent year as between 3 and 10 individuals
become eligible every year.
99-02-02 H First reading
                                      Referred to Hse Rules Comm
99-02-03 H
                                       Assigned to Mental Health & Patient Abuse
99-03-02 H
                 Amendment No.01
                                       MENTAL HEALTH H
                                                                Adopted
                                       Do Pass Amend/Short Debate 010-001-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-04 H
                                      Fiscal Note Req as amended BLACK
         Н
                                      St Mndt Fis Note Req Amnd
         H Cal Ord 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor SCOTT
         H Added As A Joint Sponsor DART
         H Added As A Co-sponsor O'BRIEN
99-03-08 H
                                      St Mndt Fis Note Fld Amnd
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-11 H
                                      Fiscal Note Filed as amnded
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
99-03-17 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor WALSH,T
         S First reading
                                      Referred to Sen Rules Comm
99-03-18 S Sponsor Removed WALSH,T
         S Alt Chief Sponsor Changed O'MALLEY
         S Added as Chief Co-sponsor WALSH,T
99-04-22 S
                                      Assigned to Public Health & Welfare
99-05-04 S
                                      Recommended do pass 011-000-000
         S Placed Calndr, Second Rdg
99-05-12 S Second Reading
         S Placed Calndr, 3rd Reading
99-06-27 S
                                      Refer to Rules/Rul 3-9(b)
01-01-09 H Session Sine Die
      NOVAK - BRUNSVOLD - BOST - WINTERS.
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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.

FISCAL NOTE (Dept. of Natural Resources)

HB463 will create no additional fiscal impact for the State.

S First reading

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-02 H First reading
             H Added As A Joint Sponsor BRUNSVOLD
                                          Referred to Hse Rules Comm
    99-02-03 H
                                          Assigned to Agriculture & Conservation
                                          Do Pass/Short Debate Cal 014-000-003
    99-02-10 H
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Joint Sponsor Changed to BOST
    99-02-11 H
                                          Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-02-22 H Joint Sponsor Changed to WINTERS
    99-02-25 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 108-007-000
    99-03-11 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-19 S Chief Sponsor WALSH,L
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Referred to Sen Rules Comm

99-04-22 S	Assigned to State Government Operations
99-04-29 S	To Subcommittee
S	Committee State Government Operations
99-05-08 S	Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die	• ,

HB-0464 HANNIG.

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from Ch. 95 1/2, par. 1-130
625 ILCS 5/1-130
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Amends the Illinois Vehicle Code to exclude from the definition of "implement of husbandry" a wagon, wagon trailer, or like vehicle having a single axle weight of more than 18,000 pounds or a gross weight of more than 36,000 pounds with a minimum of 40 inches between extreme axles.

FISCAL NOTE (Dept. of Transportation)

The actual amount of savings is indeterminate at this time.

99-02-02 H First reading	Referred to Hse Rules Comm
99-02-03 H	Assigned to Transportation & Motor Vehicles
99-02-18 H	Fiscal Note Filed
Н	Committee Transportation & Motor Vehicles
99-03-05 H	Re-Refer Rules/Rul 19(a)
01 01 00 TT G ' G' D'	

01-01-09 H Session Sine Die

HARTKE - JONES, JOHN - WOOLARD. HB-0465

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625 ILCS 5/11-601
                                    from Ch. 95 1/2, par. 11-601
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Amends the Illinois Vehicle Code to raise the maximum speed limit outside an urban area to 65 miles per hour for any second division vehicle designed or used for the carrying of a gross weight of 8,001 pounds or more, bus (on highways under the jurisdiction of the Department of Transportation or the Illinois State Toll Highway Authority), house car, camper, private living coach, recreational vehicle, and vehicle towing any other vehicle. Effective immediately.

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FISCAL NOTE (Dept. of Transportation)
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Estimated cost is \$40,000 for speed limit signs and the elimination of those signs is estimated at \$5,000.

99-02-02 H First reading

H Added As A Joint Sponsor JONES, JOHN

Referred to Hse Rules Comm Assigned to Transportation & Motor Vehicles 99-02-10 H Joint Sponsor Changed to WOOLARD

Fiscal Note Filed 99-02-18 H

Committee Transportation & Motor Vehicles 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0466 WOJCIK - POE.

705 ILCS 405/1-7 from Ch. 37, par. 801-7 705 ILCS 405/1-8 from Ch. 37, par. 801-8

Amends provisions of the Juvenile Court Act of 1987 concerning the confidentiality of law enforcement records and juvenile court records relating to minors. Provides that nothing in those provisions prohibits a Civil Service Commission or appointing authority from obtaining and examining those law enforcement and juvenile court records concerning arrests or delinquency adjudications of an applicant for employment with a fire department.

NOTE(S) THAT MAY APPLY: Fiscal

	99-02-02	Н	First reading	Referred to Hse Rules Comm
	99-02-03	Η		Assigned to Judiciary II - Criminal Law
	99-02-11	Н		Do Pass/Short Debate Cal 013-000-000
		Η	Placed Cal 2nd Rdg-Shrt Dbt	
	99-02-17	Η	Second Reading-Short Debate	
		H	Pld Cal 3rd Rdg-Shrt Dbt	
	99-03-11	Η	Added As A Joint Sponsor Po	DE .
,	99-03-12	Н	3rd Rdg-Shrt Dbt-Pass/Vote	15-000-000

99-03-16 S Arrive Senate

S Placed Calndr First Rdg

99-03-22 S Chief Sponsor BURZYNSKI

S First reading Referred to Sen Rules Comm

99-04-20 S Assigned to Judiciary

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99-04-28 S
                                             Recommended do pass 010-000-000
                S Placed Calndr, Second Rdg
       99-05-04 S Second Reading
                S Placed Calndr, 3rd Reading
       99-05-07 S Third Reading - Passed 059-000-000
                H Passed both Houses
      99-06-04 H Sent to the Governor
      99-07-30 H Governor approved
                     Effective Date 00-01-01
                Н
                Η
                     PUBLIC ACT 91-0368
HB-0467
             HANNIG AND HAMOS.
  Appropriates $500,000 to the Department of Transportation to study freight center
and dedicated freight ways to help eliminate freight bottlenecks within and between
freight mediums. Effective July 1, 1999.
      99-02-02 H First reading
                                             Referred to Hse Rules Comm
      99-02-03 H
                                             Assigned to Appropriations-Public Safety
      99-02-11 H Added As A Co-sponsor HAMOS
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0468
             HANNIG - WOOLARD.
   30 ILCS 390/1
                                    from Ch. 122, par. 1201
  Amends the School Construction Bond Act to add a caption to the short title provi-
sion.
      99-02-02 H First reading
                                             Referred to Hse Rules Comm
      99-02-03 H
                                             Assigned to Executive
      99-02-10 H Added As A Joint Sponsor WOOLARD
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             HANNIG - WOOLARD.
HR-0469
  510 ILCS 77/10.47
  Amends the Livestock Management Facilities Act. Makes a technical change in the
Section defining "non-farm residence".
      99-02-02 H First reading
                                             Referred to Hse Rules Comm
      99-02-03 H
                                             Assigned to Executive
      99-02-10 H 'Added As A Joint Sponsor WOOLARD
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
                                             Re-committed to Executive
      99-02-26 H
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0470
             HANNIG.
  105 ILCS 5/3-11
                                    from Ch. 122, par. 3-11
  Amends the School Code. Provides that a regional superintendent of schools is not
responsible for taxes or payments normally due by reason of an employer-employee re-
lationship just because the regional superintendent has contracted with and paid a fee to
a person to give a presentation at a teachers institute. Effective immediately.
      FISCAL NOTE (State Board of Education)
      No fiscal impact on SBE; minimal savings to regional sup'ts.
      STATE MANDATES NOTE (State Board of Education)
      No change from SBE fiscal note.
      99-02-02 H First reading
                                             Referred to Hse Rules Comm
      99-02-03 H
                                             Assigned to Elementary & Secondary
                                               Education
                                             Do Pass/Short Debate Cal 023-000-000
      99-02-10 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-17 H
                                             Fiscal Note Filed
```

St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shrt Dbt

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99-02-18 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Chief Sponsor PETKA
         S Placed Calndr First Rdg
                                      Referred to Sen Rules Comm
         S First reading
99-04-28 S
                                      Assigned to Executive
99-05-06 S
                                      Recommended do pass 011-000-000
         S Placed Calndr, Second Rdg
99-05-12 S Filed with Secretary
         S
                Amendment No.01
                                      PETKA
                 Amendment referred to SRUL
99-05-13 S
                 Amendment No.01
                                      PETKA
         S
                 Rules refers to
                                        SEXC
         S
                 Amendment No.01
                                      PETKA
         S
                                      Postponed
         S Second Reading
         S Placed Calndr, 3rd Reading
99-05-14 S Third Reading - Passed 059-000-000
         S Tabled Pursuant to Rule5-4(A) SA 01
         S Third Reading - Passed 059-000-000
         H Passed both Houses
99-06-11 H Sent to the Governor
99-08-06 H Governor vetoed
         H Placed Calendar Total Veto
99-11-18 H Total Veto Stands.
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HB-0471 WOJCIK – JOHNSON,TOM – JONES,LOU – DELGADO – LY-ONS,EILEEN, O'BRIEN, GASH, BRADLEY, HULTGREN, REITZ, MY-ERS,RICHARD, MITCHELL,BILL, RIGHTER, JONES,JOHN, BOST, SCHMITZ, LAWFER AND SOMMER.

720 ILCS 5/12-10.1 new

Amends the Criminal Code of 1961. Creates the offense of piercing the body of a minor. Provides that it is a Class C misdemeanor for a person to pierce or offer to pierce the body of a person under 18 years of age without written consent of the parent or legal guardian of that person for purposes of making a hole in the body to allow the insertion of an object for ornamentation of the body. Provides that it is a Class C misdemeanor for a person under 18 years of age to misrepresent his or her age as 18 years of age or over to receive body piercing. Provides for exceptions. Effective 30 days after becoming law.

SENATE AMENDMENT NO. 1.

Deletes language prohibiting offers to pierce the body of a person under 18. Deletes language prohibiting a person under 18 from misrepresenting his or her age to obtain body piercing.

NOTE(S) THAT MAY APPLY: Correctional

S Placed Calndr First Rdg S First reading

NO	TE(S) THY	7 I	MATAFFLT. Confectional	
	99-02-02	Н	First reading	Referred to Hse Rules Comm
	99-02-03	Η		Assigned to Judiciary II - Criminal Law
	99-02-11	Η		Do Pass/Short Debate Cal 013-000-000
		Η	Placed Cal 2nd Rdg-Shrt Dbt	
		H	Added As A Joint Sponsor JO	OHNSON,TOM
		Η	Added As A Joint Sponsor JO	ONES,LOU
		Η	Added As A Joint Sponsor D	ELGADO
		Η	Added As A Joint Sponsor L'	YONS,EILEEN
		Η	Added As A Co-sponsor O'B	RIEN
		Η	Added As A Co-sponsor GAS	SH
		Η	Added As A Co-sponsor BRA	ADLEY
	99-02-17	Η	Second Reading-Short Debat	e
		Η	Pld Cal 3rd Rdg-Shrt Dbt	
	99-03-11	Η	3rd Rdg-Shrt Dbt-Pass/Vote	088-013-011
		Η	Added As A Co-sponsor HUI	LTGREN
		Η	Added As A Co-sponsor REI	TZ
	99-03-16	S	Arrive Senate	
		S	Chief Sponsor DILLARD	

Referred to Sen Rules Comm

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99-03-25 S
                                          Assigned to Judiciary
      99-04-14 S Added as Chief Co-sponsor RADOGNO
      99-04-15 S
                                          Held in Committee
      99-04-21 S
                      Amendment No.01
                                          JUDICIARY S
                                                                   Adopted
                                           Recmnded do pass as amend 009-000-000
               S
                 Placed Calndr, Second Rdg
      99-05-04 S Second Reading
               S Placed Calndr, 3rd Reading
      99-05-13 S Third Reading - Passed 057-001-001
               H Arrive House
               H Place Cal Order Concurrence 01
      99-05-14 H Motion Filed Concur
               H
                      Motion referred to
                                            HRUL
               H Calendar Order of Concurren 01
      99-05-17 H Be apprvd for consideratn 01/HRUL
               H H Concurs in S Amend 01/110-004-001
               H Passed both Houses
               H Added As A Co-sponsor MYERS, RICHARD
               H Added As A Co-sponsor MITCHELL, BILL
               H Added As A Co-sponsor RIGHTER
               H Added As A Co-sponsor JONES, JOHN
               H Added As A Co-sponsor BOST
               H Added As A Co-sponsor SCHMITZ
               H Added As A Co-sponsor LAWFER
               H Added As A Co-sponsor SOMMER
      99-06-15 H Sent to the Governor
      99-08-06 H Governor approved
                   Effective Date 99-09-05
               Н
                   PUBLIC ACT 91-0412
               Η
HB-0472
            SCHOENBERG - HARTKE - TENHOUSE - HASSERT - MY-
```

ERS,RICHARD AND GASH.

30 ILCS 500/50-35

Amends the Illinois Procurement Code. Permits a privately held entity with more than 400 shareholders that is exempt from federal 10k reporting to provide substitute information in satisfaction of the Code's financial disclosure requirements for bidders and offerors. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the bill also applies to privately held entities with more than 400 partners or members.

```
99-02-02 H First reading
         H Added As A Joint Sponsor HARTKE
         H Added As A Co-sponsor TENHOUSE
         H Added As A Co-sponsor HASSERT
         H Added As A Co-sponsor MYERS, RICHARD
                                      Referred to Hse Rules Comm
99-02-03 H
                                      Assigned to State Procurement
99-02-24 H
                                      Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Added As A Co-sponsor GASH
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-001
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25 S Chief Sponsor WALSH,T
         S First reading
                                      Referred to Sen Rules Comm
99-04-15 S
                                      Assigned to State Government Operations
99-04-29 S
                                      Postponed
99-05-06 S
                Amendment No.01
                                      STATE GOVERN S
                                                               Adopted
                                      Recmnded do pass as amend 008-000-000
         S Placed Calndr, Second Rdg
99-05-12 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-13 S Third Reading - Passed 049-006-002
         H Arrive House
         H Place Cal Order Concurrence 01
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99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL 01-01-09 H Session Sine Die
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HB-0473 SCHOENBERG – MATHIAS – KRAUSE – GILES – MOFFITT AND COULSON.

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30 ILCS 350/12 from Ch. 17, par. 6912
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Amends the Local Government Debt Reform Act. Provides that, with the authorization of the governing body, the treasurer of a governmental unit may join with the treasurers of other governmental units to jointly invest funds of which the treasurer has custody. Effective immediately.

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CORRECTIONAL NOTE (Dept. of Corrections)
This bill will have no fiscal or prison population impact.
HOME RULE NOTE (Dept. of Commerce and Community Affairs)
HB 473 does not pre-empt home rule authority.
99-02-02 H First reading
                                      Referred to Hse Rules Comm
99-02-03 H
                                      Assigned to Local Government
99-02-10 H Added As A Joint Sponsor MATHIAS
         H Added As A Joint Sponsor KRAUSE
                                      Correctional Note Filed
99-02-18 H
                                      Do Pass/Short Debate Cal 008-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-22 H Joint Sponsor Changed to GILES
         H Joint Sponsor Changed to MOFFITT
99-02-24 H
                                      Home Rule Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-02-25 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-05 H Added As A Co-sponsor COULSON
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Chief Sponsor CRONIN
         S Placed Calndr First Rdg
                                      Referred to Sen Rules Comm
         S First reading
99-03-18 S Added as Chief Co-sponsor PETERSON
         S Added As A Co-sponsor DILLARD
99-04-12 S Added As A Co-sponsor RADOGNO
99-04-15 S Added as Chief Co-sponsor OBAMA
         S Added as Chief Co-sponsor PARKER
99-04-22 S
                                      Assigned to Local Government
99-05-04 S
                                      To Subcommittee
                                      Committee Local Government
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-0474 MCKEON – BEAUBIEN – MULLIGAN – SCOTT, SCHOENBERG, HA-MOS, GASH, FRITCHEY, CURRIE, RONEN, LOPEZ, FEIGENHOLTZ, JONES,LOU, JONES,SHIRLEY, ERWIN, LANG AND OSTERMAN.

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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
775 ILCS 5/3-106 from Ch. 68, par. 3-106
```

Amends the Illinois 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 special rights or implement affirmative action policies or programs based on sexual orientation. Provides that discrimination against a person because of his or her sexual orientation constitutes unlawful discrimination under the Act. Provides that it is a civil rights violation to engage in blockbusting in real estate because of the present or prospective entry of persons with a particular sexual orientation into the vicinity. Provides that the owner of an owner-occupied residential building with 5 or fewer units is not prohibited from making decisions regarding whether to rent to a person based upon that person's sexual orientation. Defines "sexual orientation".

FISCAL NOTE (Dept. of Human Rights) The total impact for HB474 is \$311,510.

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HOME RULE NOTE (Dept. of Commerce and Community Affairs)
   HB474 does not preempt home rule authority.
   STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
   HB474 does not create a State mandate
   HOUSING AFFORDABILITY NOTE (Housing Development Authority)
   HB474 has no fiscal effect on a single-family residence.
   JUDICIAL NOTE (Administrative Office of Ill. Courts)
   There may be an increase in judicial workloads; it is not
   possible to determine impact on the number of judges needed.
   BALANCED BUDGET NOTE (Bureau of the Budget)
   Since HB474 is not a supplemental appropriation, the Balanced
    Budget Note Act is inapplicable.
NOTE(S) THAT MAY APPLY: Fiscal
   99-02-02 H First reading
             H Added As A Joint Sponsor BEAUBIEN
             H Added As A Co-sponsor MULLIGAN
             H Added As A Co-sponsor SCOTT
             H
                                         Referred to Hse Rules Comm
   99-02-03 H
                                         Assigned to Executive
   99-02-09 H Added As A Co-sponsor SCHOENBERG
   99-02-10 H
                                         Fiscal Note Filed
            Η
                                         Committee Executive
   99-02-11 H Added As A Co-sponsor HAMOS
   99-02-17 H Added As A Co-sponsor GASH
   99-02-18 H
                                         Do Pass/Short Debate Cal 009-005-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            Η
                                         St Mandate Fis Nte Reg POE
            H
                                         Balanced Budget Note Req POE
            Н
                                         Home Rule Note Requested POE
            Н
                                         Housng Aford Note Requested POE
            Н
                                         Judicial Note RequestePOE
            H Cal Ord 2nd Rdg-Shrt Dbt
            H Added As A Co-sponsor FRITCHEY
   99-02-24 H
                                         Home Rule Note Filed
            Η
                                         St Mandate Fis Note Filed
            H
                                         Housing Aford Note Filed
            Н
                                         Judicial Note Filed
            H Cal Ord 2nd Rdg-Shrt Dbt
            H Added As A Co-sponsor CURRIE
            H Added As A Co-sponsor RONEN
            H Added As A Co-sponsor LOPEZ
            H Added As A Co-sponsor FEIGENHOLTZ
            H Added As A Co-sponsor JONES, LOU
            H Added As A Co-sponsor JONES, SHIRLEY
   99-03-01 H
                                         Balanced Budget Note Filed
            H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-09 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-16 H Added As A Co-sponsor ERWIN
   99-03-22 H Added As A Co-sponsor LANG
            Н
                                            3d Reading Consideration PP
            Н
                                            Calendar Consideration PP
   99-03-26 H
                                         3RD RDING DEADLINE
                                         EXTENDED - 5/21/99
            Н
            Н
                                            Calendar Consideration PP
   99-05-21
            Н
                                         3RD RDING DEADLINE
            H
                                         EXTENDED-12/02/99
                                            Calendar Consideration PP
            H
   99-12-02 H
                                         3RD RDING DEADLINE
            Н
                                         EXTENDED - 4/14/00
                                            Calendar Consideration PP
            Н
   00-01-13 H Added As A Co-sponsor OSTERMAN
   00-04-14 H
                                         FINAL PASSAGE
                                         DEADLINE EXTENDED
            Н
            Η
                                         UNTIL - 04/16/00
            Н
                                            Calendar Consideration PP
   00-04-15 H
                                         Re-Refer Rules/Rul 19(a)
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1353

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01-01-09 H Session Sine Die
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HB-0475
             FLOWERS.
  210 ILCS 45/2-209.5 new
  210 ILCS 45/3-202
                                    from Ch. 111 1/2, par. 4153-202
  Amends the Nursing Home Care Act to set forth a minimum number of nursing per-
sonnel that must be available to nursing home residents. Effective immediately.
      FISCAL NOTE (Dept. of Public Health)
      There is no fiscal implication for IDPH as a result of HB475.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-02 H First reading
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Referred to Hse Rules Comm 99-02-03 H Assigned to Human Services 99-02-19 H Fiscal Note Filed Committee Human Services 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0476 MCKEON - BLACK - FEIGENHOLTZ - GASH - FRANKS.

305 ILCS 5/5-23 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the minimum monthly personal needs allowance for a person who is an inpatient in a institution or facility for which payments are made under the Medical Assistance Article throughout a month, and who is determined to be eligible for medical assistance under that Article, is \$50. Effective immediately. FISCAL NOTE (Dept. of Human Services)

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This bill will cost DHS $2.1 million.
    FISCAL NOTE (Dept. of Public Aid)
    Assuming all residents have at least $50/month in income, cost
    would be approximately $14 M annually, beginning in FY2000.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-02 H First reading
                                           Referred to Hse Rules Comm
    99-02-03 H
                                           Assigned to Human Services
    99-02-10 H
                                           Do Pass/Short Debate Cal 012-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-02-17 H Added As A Joint Sponsor BLACK
    99-02-18 H
                                           Fiscal Note Filed
             H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-09 H Joint Sponsor Changed to FEIGENHOLTZ
             H Joint Sponsor Changed to GASH
    99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
             H Joint Sponsor Changed to FRANKS
    99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-17 S
                                           Fiscal Note Filed
             S Placed Calndr First Rdg
    99-03-23 S Chief Sponsor SMITH
                                           Referred to Sen Rules Comm
             S First reading
    99-04-09 S Added As A Co-sponsor BOWLES
   01-01-09 H Session Sine Die
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HB-0477 CROSS.

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805 ILCS 210/402
                                    from Ch. 106 1/2, par. 154-2
805 ILCS 210/602
                                    from Ch. 106 1/2, par. 156-2
805 ILCS 210/603
                                    from Ch. 106 1/2, par. 156-3
```

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 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.

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SENATE AMENDMENT NO. 1.
Changes "amendatory Act of 1999" to "amendatory Act of 2000".
   99-02-02 H First reading
                                          Referred to Hse Rules Comm
   99-02-03 H
                                          Assigned to Judiciary I - Civil Law
   99-02-18 H
                                          Do Pass/Short Debate Cal 011-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-11 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
   99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
   99-04-26 S Chief Sponsor RADOGNO
             S First reading
                                          Referred to Sen Rules Comm
   00-02-23 S
                                          Assigned to Judiciary
   00-03-01 S
                     Amendment No.01
                                          JUDICIARY
                                                                   Adopted
                                          Recmnded do pass as amend 008-000-000
             S Placed Calndr, Second Rdg
   00-03-08
             S Second Reading
             S Placed Calndr,3rd Reading
   00-03-30 S Third Reading - Passed 058-000-000
             H Arrive House
             H Place Cal Order Concurrence 01
   00-04-04 H Motion Filed Concur
             Н
                    Motion referred to
                                            HRUL
             H Calendar Order of Concurren 01
   00-04-10 H Motion Filed Concur
             H Approved for Consideration HRUL/004-000-000
             H H Concurs in S Amend 01/116-000-000
             H Passed both Houses
   00-05-09 H Sent to the Governor
   00-06-22 H Governor approved
                  Effective Date 01-01-01
             Н
                  PUBLIC ACT 91-0840
```

HB-0478 CROSS.

805 ILCS 210/702

99-02-02 H First reading

from Ch. 106 1/2, par. 157-2

Referred to Hse Rules Comm

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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99-02-03 H
                                       Assigned to Judiciary I - Civil Law
99-02-18 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-04-26 S Chief Sponsor RADOGNO
                                       Referred to Sen Rules Comm
         S First reading
00-02-23 S
                                       Assigned to Judiciary
00-03-01 S
                                       Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
00-03-08 S Second Reading
         S Placed Calndr, 3rd Reading
00-03-30 S Third Reading - Passed 058-000-000
         H Passed both Houses
00-04-28 H Sent to the Governor
00-06-09 H Governor approved
         Η
              Effective Date 01-01-01
              PUBLIC ACT 91-0762
         Η
```

HB-0479 LYONS, JOSEPH.

230 ILCS 10/16

from Ch. 120, par. 2416

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

FISCAL NOTE, H-AM 1 (Illinois Gaming Board)

Passage of this bill would clearly reduce the amount wagered and the amount of gaming tax revenue taken in by the State. There would likely be both immediate and long term reductions in wagering and State revenue. The magnitude of this reduction

is impossible to predict; however, we would estimate it to

be 20% or more. Each 1% reduction in adjusted gross receipts (AGR) reduces wagering tax revenue by approximately \$3 million on an annual basis.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

230 ILCS 10/16

Adds reference to:

230 ILCS 10/11

from Ch. 120, par. 2411

Deletes everything. Amends the Riverboat Gambling Act. Prohibits installation of terminals accepting certain access devices for electronic funds transfer and prohibits check cashing and issuing warrants or coupons redeemable for cash.

K Casiming	and	i issumi wamamis or coupo	ins redecimable for easi.	
99-02-02	Н	First reading	Referred to Hse Rules Comm	
99-02-03	Η		Assigned to Executive	
99-02-25	Η		Do Pass/Stndrd Dbt/Vote 008-007- HEXC	000
	Η	Plcd Cal 2nd Rdg Stndrd Dbt		
99-02-26	Η		Re-committed to Executive	
99-03-05	Н		Do Pass/Short Debate Cal 015-000-	-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt		
99-03-16	Н	Second Reading-Short Debat	e	
		Held 2nd Rdg-Short Debate		
99-03-18	Н	Primary Sponsor Changed To	LYONS,JOSEPH	
	Η	Amendment No.01	LYONS,JOSEPH	
	Η	Amendment referred to	HRUL	
	H	Held 2nd Rdg-Short Debate		
99-03-23	Η	Amendment No.01	LYONS, JOSEPH	
	Η	Rules refers to	HEXC	
	Η	Held 2nd Rdg-Short Debate		
99-03-24			LYONS,JOSEPH	
		Recommends be Adopted HE		
	Н		Fiscal Note Filed as amnded	
	Н	Amendment No.01	LYONS, JOSEPH Adopte	ed
		Pld Cal 3rd Rdg-Shrt Dbt		
99-03-25		3rd Rdg-Shrt Dbt-Pass/Vote	103-002-006	
	-	Arrive Senate		
		Placed Calndr First Rdg		
		Chief Sponsor WEAVER,S		
99-03-26		Added as Chief Co-sponsor I		
	S	First reading	Referred to Sen Rules Comm	
99-04-22			Assigned to Executive	
99-04-29			To Subcommittee	
	S		Committee Executive	
99-05-08			Refer to Rules/Rul 3-9(a)	
01-01-09	Η	Session Sine Die		
1480 S	വ	TT		

HB-0480 SCOTT.

310 ILCS 50/3

from Ch. 67 1/2, par. 853

Amends the Abandoned Housing Rehabilitation Act. In provisions governing petitions for temporary possession of property, deletes a requirement that the property must have been tax delinquent for the preceding 2 years.

HOUSING AFFORDABILITY NOTE (Housing Development Authority)

HB480 will have no fiscal effect on a single-family residence.

FISCAL NOTE (Environmental Protection Agency)

No impact is anticipated.

NOTE(S) THAT MAY APPLY: Housing Afford

99-02-02	H First reading		Referred to Hse Rules Comm
99-02-03	Н		Assigned to Urban Revitalization
99-02-11	H		Housing Aford Note Filed
	H		Committee Urban Revitalization
99-02-17	H	, F:	Fiscal Note Filed
	Η .		Committee Urban Revitalization
99-03-05	H		Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die		

HB-0481 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

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99-02-02 H First reading Referred to Hse Rules Comm
99-02-03 H Assigned to Local Government
99-03-04 H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
Held 2nd Rdg-Short Debate
99-03-26 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0482 SCOTT.

625 ILCS 5/11-604

from Ch. 95 1/2, par. 11-604

Amends the Illinois Vehicle Code to allow a park district, city, village, incorporated town, or county to adopt an ordinance which changes the maximum speed limit on certain roads within its jurisdiction by publication of notice in a newspaper of general circulation at least 3 times, with the last of the publications coming not less than 30 days prior to the implementation of the change.

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FISCAL NOTE (Dept. of Transportation)
HB482 will have no fiscal impact on IDOT.
HOME RULE NOTE (Dept. of Commerce and Community Affairs)
HB482 does not preempt home rule authority.
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HOUSE AMENDMENT NO. 1.

Deletes all changes. Provides that if a park district, city, village, or incorporated town changes the speed limit on 10% or more of its streets, the change is effective if certain publication requirements are met.

```
Referred to Hse Rules Comm
99-02-02 H First reading
99-02-03 H
                                     Assigned to Local Government
99-02-10 H
                                     Fiscal Note Filed
                                     Committee Local Government
         Н
99-03-01 H
                                     Home Rule Note Filed
                                      Committee Local Government
         Н
                                     LOCAL GOVT H
99-03-04 H
                Amendment No.01
                                                              Adopted
                                     Do Pass Amd/Stndrd Dbt/Vote 005-002-000
         Н
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-09 H
                Amendment No.02
                                     SCOTT
                Amendment referred to HRUL
         Η
         H Cal 2nd Rdg Stndrd Dbt
99-03-16 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
                                      Re-Refer Rules/Rul 19(a)
99-03-26 H
01-01-09 H Session Sine Die
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HB-0483 SCOTT.

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

Amends the Illinois Municipal Code by making technical changes to the short title Section.

99-02-02 H First reading

Referred to Hse Rules Comm

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99-02-03 H
                                            Assigned to Executive
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
      99-02-25 H
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
            SCOTT.
HB-0484
  New Act
  Creates the Abandoned Commercial and Industrial Property Redevelopment Act.
```

Contains only a short title provision.

Referred to Hse Rules Comm

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99-02-03 H
                                      Assigned to Executive
99-02-25 H
                                      Do Pass/Stndrd Dbt/Vote 008-007-000
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                      Re-committed to Executive
99-03-05 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
                                      SCOTT
99-03-11 H
                Amendment No.01
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HR-0485 RONEN - ERWIN - LOPEZ - LANG - GASH, FEIGENHOLTZ, JONES, LOU, BOLAND, CROTTY, FLOWERS, LINDNER, GILES, BEL-LOCK AND DART.

New Act 225 ILCS 10/5.2 new 225 ILCS 10/8 from Ch. 23, par. 2218

Creates the Children's Product Safety Act. Prohibits a commercial user from remanufacturing, selling, leasing, or placing in the stream of commerce a crib or other children's product that is unsafe. Provides that a children's product is unsafe when it does not conform to certain requirements or when it has been recalled. Provides for criminal penalties, civil remedies, and exemptions. Amends the Child Care Act of 1969. Prohibits a child care facility from using or having on the premises of the facility any unsafe children's product, except as specified. Provides that a violation constitutes grounds for revocation or refusal of a child care facility license. Provides that the Department of Children and Family Services shall ensure that each child care facility becomes informed, on an ongoing basis, of unsafe children's products to enable each child care facility to effectively inspect children's products and specifically identify unsafe children's products, and that the Department shall adopt rules to carry out the new provisions.

HOUSE AMENDMENT NO. 1.

99-02-02 H First reading

Deletes everything. Inserts similar provisions, with changes concerning: criteria for determining whether a product is safe or unsafe; retrofitting of products; and exceptions to the Act.

HOUSE AMENDMENT NO. 3.

Makes changes concerning: the criteria under which a children's product is deemed to be unsafe, criteria for allowing retrofitting of an unsafe children's product, and retrofits that are exempt from the new Act. Deletes language authorizing private civil actions against commercial users who violate the new Act, and inserts language authorizing the Attorney General or a State's Attorney to bring an action in the name of the People of the State of Illinois to enforce the new Act.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

```
99-02-02 H First reading
        H Added As A Joint Sponsor ERWIN
        H Added As A Co-sponsor LOPEZ
                                     Referred to Hse Rules Comm
99-02-03 H
                                     Assigned to Children & Youth
        H Added As A Co-sponsor LANG
        H Added As A Co-sponsor GASH
        H Added As A Co-sponsor FEIGENHOLTZ
99-02-10 H Added As A Co-sponsor JONES, LOU
99-02-18 H Added As A Co-sponsor BOLAND
        H Added As A Co-sponsor CROTTY
        H Added As A Co-sponsor FLOWERS
        H Added As A Co-sponsor LINDNER
                                     Do Pass/Short Debate Cal 009-000-000
        H
        H Placed Cal 2nd Rdg-Shrt Dbt
        H Added As A Co-sponsor GILES
99-02-25 H Added As A Co-sponsor BELLOCK
99-03-16 H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
                                     RONEN
                Amendment No.01
99-03-18 H
        H
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.01
                                     RONEN
                Rules refers to
        Η
                                      HCHY
        H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.01
                                     RONEN
         H Recommends be Adopted HCHY/007-000-000
                Amendment No.02
                                     RONEN
        H
        Η
                Amendment referred to HRUL
        Η
                Amendment No.01
                                     RONEN
                                                             Adopted
                Amendment No.03
                                     ERWIN
        Η
        Η
                Amendment referred to HRUL
        H Recommends be Adopted HRUL
         H Held 2nd Rdg-Short Debate
99-03-25 H Added As A Co-sponsor DART
                Amendment No.03
                                     ERWIN .
                                                             Adopted
        Η
        H Pld Cal 3rd Rdg-Shrt Dbt
        Η
                                     Tabled Pursnt to Rule 40(a) HOUSE
                                       AMEND #2
        H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-26 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor WALSH,T
         S First reading
                                     Referred to Sen Rules Comm
99-04-20 S
                                     Assigned to Commerce & Industry
                                     Recommended do pass 008-000-000
99-05-07
           Placed Calndr, Second Rdg
99-05-12
         S
           Second Reading
           Placed Calndr,3rd Reading
         S
99-05-13 S Added as Chief Co-sponsor OBAMA
         S Added as Chief Co-sponsor SHAW
         S Added as Chief Co-sponsor CLAYBORNE
         S Added as Chief Co-sponsor MADIGAN,L
         S Added As A Co-sponsor LINK
         S Third Reading - Passed 058-000-000
         H Passed both Houses
99-06-11 H Sent to the Governor
99-08-06 H Governor approved
             Effective Date 00-01-01
             PUBLIC ACT 91-0413
```

HB-0486 WIRSING - FEIGENHOLTZ - ERWIN - MOFFITT - BLACK.

305 ILCS 5/12-4.36 new 30 ILCS 105/5.490 new

Amends the Illinois Public Aid Code 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, 1999.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 305 ILCS 5/12-4.36 new Adds reference to: 20 ILCS 2310/55.91 new

Deletes everything after the enacting clause. Amends the Civil Administrative Code of Illinois. Reinserts provisions of the bill as introduced but changes the administration of the program from the Department of Public Aid to the Department of Public Health.

SENATE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 105/5.490 new 20 ILCS 2310/55.91 new Adds reference to: 20 ILCS 2310/2310-260 new 30 ILCS 105/5.541 new

Deletes everything. Amends the Civil Administrative Code of Illinois. Establishes a program by which the Department of Public Health pays post-organ transplant maintenance and retention costs. Provides that the Department shall establish eligibility standards and an application process for the program. Sets some eligibility requirements and criteria which the Department may apply in restricting reimbursements. Lists criteria by that the Department determines a maximum amount to pay per transplant. Requires the Director of Public Health to maintain a list of drugs used in post transplant maintenance and retention that are eligible for reimbursement under the program. Establishes a fund from which payments are made under the program. Amends the State Finance Act by adding a post transplant maintenance and retention fund to that Act's list of special funds in the State Treasury. Effective July 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

		MAI AFFEI. FISCAI	
99-02-02	Н	First reading	Referred to Hse Rules Comm
99-02-03	Η		Assigned to Human Services
99-02-10	Η	Amendment No.01	HUMAN SERVS H Adopted
	Η		Do Pass Amend/Short Debate 012-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
99-02-17	Η	Second Reading-Short Debat	e
	Η	Pld Cal 3rd Rdg-Shrt Dbt	
	Η	Added As A Joint Sponsor FI	EIGENHOLTZ
	Η	Added As A Joint Sponsor El	RWIN
99-02-24	Η	3rd Rdg-Shrt Dbt-Pass/Vote	116-000-000
	Η	Joint Sponsor Changed to MO	OFFITT
	Η	Joint Sponsor Changed to BL	ACK
99-02-25	S	Arrive Senate	en e
	S	Placed Calndr First Rdg	
99-02-26	S	Chief Sponsor RAUSCHENE	BERGER
99-03-02	S	First reading	Referred to Sen Rules Comm
00-02-01	S	Sponsor Removed RAUSCH	ENBERGER
	S	Alt Chief Sponsor Changed N	NOLAND
00-02-23	S		Assigned to Public Health & Welfare
00-03-07	S	Amendment No.01	PUB HEALTH S Adopted
	S		Recmnded do pass as amend 009-000-000
	S	Placed Calndr, Second Rdg	
	S	Added as Chief Co-sponsor N	MAHAR
	S	Added as Chief Co-sponsor S	YVERSON
		Added as Chief Co-sponsor C	
		Added as Chief Co-sponsor N	
		Added As A Co-sponsor SMI	TH
00-03-09		Second Reading	
		Placed Calndr,3rd Reading	
		Added As A Co-sponsor MIT	
00-03-24		Third Reading - Passed 056-0	000-000
		Arrive House	
		Place Cal Order Concurrence	01
00-03-28		Motion Filed Concur	
	Η	Motion referred to	HRUL
		Calendar Order of Concurren	01
00-04-10		Motion Filed Concur	
	Η	Rules refers to	HHSV
	Η	Calendar Order of Concurren	01

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00-04-11 H Motion Filed Concur
         H Approved for Consideration HHSV/012-000-000
         H H Concurs in S Amend 01/117-000-000
         H Passed both Houses
00-05-10 H Sent to the Governor
00-06-30 H Governor approved
         Н
              Effective Date 00-07-01
```

HB-0487 HOWARD - DAVIS, MONIQUE - KENNER - RIGHTER.

PUBLIC ACT 91-0873

New Act

Creates the Year 2000 Citizens' Protection Act. Prohibits a person or entity from initiating any foreclosure proceeding, default, or other adverse action in certain matters, or initiating any adverse or enforcement action or negative credit reporting against any person who fails to or who is unable to cause payment, acts, forbearance, or other financial transactions to occur in a timely manner if the failure to make payments or take other action is due to the failure of an electronic computing device to compute, recognize, or timely process the year 2000 date change. Contains provisions concerning applicability, exceptions, and conflicts with other laws. The Act is repealed on January 1, 2007. Effective immediately.

FISCAL NOTE (Administrative Office of Ill. Courts) This bill would not have a fiscal impact on the Courts. FISCAL NOTE (Dept. of Commerce and Community Affairs)

HB487 will not have a fiscal impact on DCCA.

HOUSE AMENDMENT NO. 1.

Makes numerous changes in provisions prohibiting specified forms of conduct against persons who are unable to cause payments or other financial transactions to occur due to the failure of an electronic computing device to compute, recognize, or process the year 2000 date change.

CORRECTIONAL NOTE, H-AM 1 (Dept. of Corrections)

There will be no fiscal or prison population impact.

STATE MANDATES NOTE, H-AM 1

(Department of Commerce and Community Affairs)

HB 487 (H-am 1) does not create a State mandate.

JUDICIAL NOTE, H-AM 2 (Administrative Office of Ill. Courts)

It is not possible To determine impact on the increase in

the number of judges needed.

HOUSE AMENDMENT NO. 2.

Deletes everything. Inserts similar provisions, except: applies certain protections to small businesses; changes the nature and scope of limitations on actions against individuals and small businesses; changes provisions concerning credit reporting agencies; makes other changes.

STATE DEBT NOTE, H-AM 2 (Economic and Fiscal Commission)

HB 487 (H-am 2) would not affect the level of State indebted-

H Cal Ord 2nd Rdg-Shrt Dbt

ness. NO

OTE(S) THA	T	MAY APPLY: Fiscal	
99-02-02	Н	First reading	Referred to Hse Rules Comm
99-02-03	Н		Assigned to Computer Technology
99-02-18	Н		Fiscal Note Filed
	Н		Committee Computer Technology
99-02-24	Η		Fiscal Note Filed
	Η		Committee Computer Technology
99-02-26	Н	Amendment No.01	COMPUTER TECH H Adopted
	Н		Do Pass Amend/Short Debate 009-004-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
	Η		St Mandate Fis Nte Req BLACK
	Н		Correctional Note Requested BLACK
		Cal Ord 2nd Rdg-Shrt Dbt	
99-03-04		Added As A Joint Sponsor D	
		Added As A Joint Sponsor K	ENNER
99-03-05	Н		Corretnl Note Fld as amnd BY HOUSE
			AMEND #1
	Н	Cal Ord 2nd Rdg-Shrt Dbt	
99-03-15	Η		St Mndt Fis Note Fld Amnd

	99-03-16		Second Reading-Short Debat Held 2nd Rdg-Short Debate	e				
	99-03-23		Amendment No.02	HOWARD				
		Н	Amendment referred to					
	00.00.01		Held 2nd Rdg-Short Debate	HOWARD				
	99-03-24		Amendment No.02 Recommends be Adopted HF	HOWARD				
			Held 2nd Rdg-Short Debate	COL				
	99-03-25			Judicial Note Req as amend BY HOUSE				
		11	H-110-1D1-01-4D-1-4-	AMEND #2				
	99-03-26		Held 2nd Rdg-Short Debate Amendment No.02	HOWARD Adopted				
	JJ-03-20	H	Amendment No.02	St Debt Note Fld as amended BY HOUSE				
				AMEND #2				
			Pld Cal 3rd Rdg-Shrt Dbt 3rd Rdg-Shrt Dbt-Pass/Vote (091 029 004				
			Added As A Joint Sponsor R					
	99-04-14		Arrive Senate					
	•		Placed Calndr First Rdg					
			Chief Sponsor DILLARD First reading	Referred to Sen Rules Comm				
	99-04-20		Prist reading	Assigned to Financial Institutions				
	99-04-29			Postponed				
	99-05-06			Recommended do pass 008-000-000				
	00.05.06		Placed Calndr, Second Rdg	DITLED EVENDS HADED				
	99-05-26	S		RULED EXEMPT UNDER SENATE RULE 3-9(B)				
		S		Re-referred to Financial Institutions				
	01-01-09	H	Session Sine Die					
HB-04	88 G	RA	NBERG.					
Nev	v Act			•				
Cre	ates the J	udi	cial Redistricting Act of 19	999. Contains only a short title.				
			First reading	Referred to Hse Rules Comm				
	99-02-03 99-03-03			Assigned to Judicial Reapportionment Do Pass/Short Debate Cal 004-003-000				
	99-03-03		Placed Cal 2nd Rdg-Shrt Dbt					
	99-03-16	Н	I Second Reading-Short Debate					
		Η	Held 2nd Rdg-Short Debate					
	99-03-26		Session Sine Die	Re-Refer Rules/Rul 19(a)				
IID 04								
HB-04		KA	NBERG.					
	v Act	:	aial Dadinesineine Ane of 10	000 Cantains and a shart title				
Cre	ales the J	ugi H	First reading	999. Contains only a short title. Referred to Hse Rules Comm				
	99-02-03		1 fist reading	Assigned to Judicial Reapportionment				
	99-03-03	Н		Do Pass/Short Debate Cal 004-003-000				
	00.00.16		Placed Cal 2nd Rdg-Shrt Dbt					
	99-03-16		Second Reading-Short Debate Held 2nd Rdg-Short Debate	e				
	99-03-26		Pld Cal 3rd Rdg-Shrt Dbt					
), 05 2 0	H	3rd Rdg-Shrt Dbt-Pass/Vote	102-010-002				
	99-04-14		Arrive Senate					
	01.01.00		Placed Calndr First Rdg					
			Session Sine Die	•				
HB-04		KA	NBERG.					
	v Act	,,		200 G				
Cre				999. Contains only a short title. Referred to Hse Rules Comm				
	99-02-02		First reading	Assigned to Judicial Reapportionment				
	99-03-03			Do Pass/Short Debate Cal 004-003-000				
			Placed Cal 2nd Rdg-Shrt Dbt					
	99-03-16		Second Reading-Short Debate	e				
	99_03_26		Held 2nd Rdg-Short Debate Pld Cal 3rd Rdg-Shrt Dbt					
	>>-UJ=2U		3rd Rdg-Shrt Dbt-Pass/Vote	102-010-002				

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99-04-14 S Arrive Senate
S Placed Calndr First Rdg
01-01-09 H Session Sine Die
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HB-0491 ZICKUS - WOJCIK - FRITCHEY - MCCARTHY - PARKE.

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35 ILCS 200/15-145
30 ILCS 805/8.23 new
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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. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

99-02-02 H First reading Referred to Hse Rules Comm

99-02-03 H Assigned to Revenue

99-02-11 H Added As A Joint Sponsor WOJCIK
H Added As A Joint Sponsor FRITCHEY
H Added As A Joint Sponsor MCCARTHY
H Added As A Joint Sponsor PARKE

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0492 TURNER, JOHN – BOST, BOLAND, MCGUIRE AND SHARP.

330 ILCS 110/1.1

Amends the Veterans Burial Places Act. In provisions requiring the reimbursement of up to \$100 to the next of kin or a cemetery official by the Department of Veterans' Affairs for the cost of transporting and erecting a headstone or memorial provided by the United States government for a United States war veteran, adds a monument company official as a person who may be reimbursed. Effective immediately.

from Ch. 21, par. 59a1

HOUSE AMENDMENT NO. 1.

Adds a veterans group as an entity that may be reimbursed for the cost of transporting and erecting a headstone or memorial provided by the United States government for a United States war veteran.

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99-02-02 H First reading
         H Added As A Joint Sponsor BOST
                                      Referred to Hse Rules Comm
99-02-03 H
                                      Assigned to Veterans' Affairs
99-02-19 H
                Amendment No.01
                                      VETS' AFFAIRS H
                                                               Adopted
         н
                                      Do Pass Amend/Short Debate 008-000-001
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-24 H Added As A Co-sponsor BOLAND
99-02-25 H Added As A Co-sponsor MCGUIRE
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
         H Added As A Co-sponsor SHARP
         S Arrive Senate
         S Placed Calndr First Rdg
99-03-26 S Chief Sponsor MADIGAN,R
                                      Referred to Sen Rules Comm
         S First reading
99-04-14 S
                                      Assigned to State Government Operations
99-04-29 S
                                      Recommended do pass 006-000-000
         S Placed Caindr, Second Rdg
99-05-04 S Second Reading
         S Placed Calndr,3rd Reading
99-05-07 S Third Reading - Passed 058-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor vetoed
         H Placed Calendar Total Veto
99-11-17 H Mtn filed overrde Gov veto #1/TURNER, JOHN
         H Placed Calendar Total Veto
99-11-18 H
                                      3/5 vote required
```

H Override Gov veto-Hse lost 058-055-005

H Total Veto Stands.

```
HB-0493 SAVIANO.
55 ILCS 5/5-1125 new
65 ILCS 5/11-8-7 new
425 ILCS 60/3.5 new
```

Amends the Counties Code, the Illinois Municipal Code, and the Smoke Detector Act. Requires counties and municipalities to conduct at least one yearly inspection of each structure that contains more than one dwelling unit to ensure that the structure meets the requirements of the Smoke Detector Act.

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

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99-02-02 H First reading Referred to Hse Rules Comm
99-02-03 H Assigned to Local Government
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0494 SCOTT.

55 ILCS 5/2-5001

from Ch. 34, par. 2-5001

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Amends the Counties Code by making a technical change. Effective immediately.

99-02-02 H First reading
99-02-03 H Assigned to Executive
99-02-25 H Dead Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
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HB-0495 STROGER - MATHIAS AND GILES.

01-01-09 H Session Sine Die

30 ILCS 115/1 from Ch. 85, par. 611 35 ILCS 5/901 from Ch. 120, par. 9-901

Amends the State Revenue Sharing Act and the Illinois Income Tax Act. Requires the Department of Revenue to deposit moneys directly into the Local Government Distributive Fund (now, moneys are transferred by the State Treasurer) based on "amounts collected" as income tax (now, based on "net revenue").

STATE DEBT NOTE (Economic and Fiscal Commission)
There is no direct impact on the level of State indebtedness.
BALANCED BUDGET NOTE (Bureau of the Budget)
Since the bill is not a supplemental appropriation, the Balanced Budget Note Act is inapplicable.
FISCAL NOTE (Dept. of Revenue)
HB 495 does not create a fiscal impact for the State.

HOUSE AMENDMENT NO. 1.

Deletes everything. Reinserts the provisions of the bill but provides that 10% (now 1/10) of the amounts collected shall be deposited into the Local Government Distributive Fund.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-02 H First reading
                                          Referred to Hse Rules Comm
    99-02-03 H
                                          Assigned to Revenue
    99-03-04 H
                                          Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-05 H
                                          Fiscal Note Requested MOORE, ANDREA
             Н
                                          Balanced Budget Note Req
                                            MOORE, ANDREA
             Н
                                          State Debt Note Requested
                                            MOORE, ANDREA
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-09 H
                                          STROGER
                    Amendment No.01
                    Amendment referred to HRUL
             Н
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-10 H
                                          State Debt Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-12 H
                                          Balanced Budget Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
   99-03-17 H
                                          Fiscal Note Filed
             H Held 2nd Rdg-Short Debate
```

99-03-18 H Added As A Joint Sponsor MATHIAS H Added As A Co-sponsor GILES 99-03-23 H Amendment No.01 STROGER H Recommends be Adopted HRUL Amendment No.01 STROGER Adopted H Pld Cal 3rd Rdg-Shrt Dbt H 3rd Rdg-Shrt Dbt-Pass/Vote 111-001-000 99-03-24 S Arrive Senate S Placed Calndr First Rdg 99-04-21 S Chief Sponsor HALVORSON S First reading Referred to Sen Rules Comm

HB-0496 SCOTT AND GILES.

01-01-09 H Session Sine Die

215 ILCS 5/397.1

from Ch. 73, par. 1009.1

Amends the Illinois Insurance Code concerning payment of claims for damage to structures. Provides that an insurance company must be certain that costs of securing a damaged structure are paid before paying a claim to the insured.

FISCAL NOTE (Dept. of Insurance)

HB496 will have no fiscal impact on the Department.

HOUSE AMENDMENT NO. 1.

00 02 02 H Einst moding

Provides that the cost of securing property is the cost incurred by the unit of local government.

Deferred to Use Dules Comm

99-02-02	Н	First reading	Referred to Hse Rules Comr	n
99-02-03	Н		Assigned to Insurance	
99-02-09	Η		Fiscal Note Filed	
	Н		Committee Insurance	
99-02-17	Н		Do Pass/Short Debate Cal 0	13-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt		
99-02-24	Н	Amendment No.01	SCOTT	
	Η	Amendment referred to	HRUL	
	Η	Cal Ord 2nd Rdg-Shrt Dbt		
99-03-11	Н	Second Reading-Short Debate	e ·	
	Η	Held 2nd Rdg-Short Debate		
99-03-12	Η	Amendment No.01	SCOTT	
	Н	Recommends be Adopted HR	UL	
	Η	Held 2nd Rdg-Short Debate	•	
99-03-17	Η	Amendment No.01	SCOTT	Adopted
	Н	Pld Cal 3rd Rdg-Shrt Dbt		
99-03-25	Η	Added As A Co-sponsor GIL	ES	
	Η	3rd Rdg-Shrt Dbt-Pass/Vote	115-000-000	
	S	Arrive Senate		
	S	Placed Calndr First Rdg		
99-04-15	S	Chief Sponsor SYVERSON		
99-04-20	S	First reading	Referred to Sen Rules Comr	n
01-01-09	Н	Session Sine Die		

HB-0497 HAMOS – MATHIAS – DELGADO – BELLOCK – FRANKS, BASSI, FOW-LER, GARRETT, HARRIS, HOWARD, MITCHELL, BILL, O'CONNOR, OSMOND, FEIGENHOLTZ, DAVIS, MONIQUE, GASH, KENNER, BO-LAND, GILES, FRITCHEY, HOFFMAN, REITZ AND SHARP.

105 ILCS 5/2-3.126 new 730 ILCS 5/3-2-10 new

Amends the School Code and the Unified Code of Corrections. Requires the State Board of Education to create a program to refurbish and upgrade donated computers as high quality computers for use by children in schools, park district programs, and community centers. Requires the Department of Corrections to establish a correctional industry whereby donated computers are refurbished by prisoners pursuant to the program. Effective immediately.

FISCAL NOTE (Dept. of Corrections)

There would be no impact on the corrections population and the

fiscal impact is unknown.

FISCAL NOTE (State Board of Education)

The fiscal impact will be determined by the appropriation; the bill would not be implemented without a specific appropriation.

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STATE MANDATES NOTE (State Board of Education)
      Same as SBE fiscal note.
      CORRECTIONAL NOTE (Dept. of Corrections)
      Same as DOC fiscal note.
  HOUSE AMENDMENT NO. 1.
  Allows the Department of Corrections to establish a vocational and educational pro-
gram whereby donated computers are refurbished by prisoners instead of establishing a
correctional industry (or allows the Department to establish both).
      CORRECTIONAL NOTE, H-AM 1 (Dept. of Corrections)
      Same as previous correctional note.
      FISCAL NOTE, H-AM 1 (State Board of Education)
      Same as previous SBE note.
      STATE MANDATES NOTE, H-AM 1 (State Board of Education)
      Same as previous SBE note.
      FISCAL NOTE, H-AM 1 (State Board of Education)
      Same as previous SBE note.
      STATE MANDATES NOTE, H-AM 1 (State Board of Education)
      Same as previous SBE note.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-02 H First reading
               H Added As A Joint Sponsor MATHIAS
               H Added As A Co-sponsor DELGADO
               H Added As A Co-sponsor BELLOCK
               H Added As A Co-sponsor FRANKS
               H Added As A Co-sponsor BASSI
               H Added As A Co-sponsor FOWLER
               H Added As A Co-sponsor GARRETT
               H Added As A Co-sponsor HARRIS
               H Added As A Co-sponsor HOWARD
               H Added As A Co-sponsor MITCHELL, BILL
               H Added As A Co-sponsor O'CONNOR
               H Added As A Co-sponsor OSMOND
                                           Referred to Hse Rules Comm
      99-02-03 H
                                           Assigned to Elementary & Secondary
                                             Education
      99-02-10 H
                                           Fiscal Note Requested COWLISHAW
                                           Correctional Note Requested COWLISHAW
               Н
               Н
                                           Do Pass/Short Debate Cal 019-000-002
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Added As A Co-sponsor FEIGENHOLTZ
               H Added As A Co-sponsor DAVIS, MONIQUE
      99-02-11 H Added As A Co-sponsor GASH
               H Added As A Co-sponsor KENNER
      99-02-18 H
                                           Fiscal Note Filed
               Η
                                           Fiscal Note Filed
                                           St Mandate Fis Note Filed
               Н
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-02-23 H
                                           Correctional Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
                      Amendment No.01
      99-02-24 H
                                           HAMOS
               Н
                      Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-01 H Added As A Co-sponsor BOLAND
      99-03-10 H
                      Amendment No.02
                                           HAMOS
                      Amendment referred to HRUL
               н
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-11 H
                      Amendment No.01
                                           HAMOS
               H Recommends be Adopted HRUL/005-000-000
               H Second Reading-Short Debate
                      Amendment No.01
                                           HAMOS
                                                                   Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Added As A Co-sponsor GILES
      99-03-12 H
                                           Corrctnl Note Fld as amnd BY HOUSE
                                             AMEND #1
               H Cal Ord 3rd Rdg-Short Dbt
      99-03-16 H
                                           Fiscal Note Filed as amnded
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St Mndt Fis Note Fld Amnd

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99-03-16-Cont.
         H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor HOFFMAN
         H Added As A Co-sponsor REITZ
         H Added As A Co-sponsor SHARP
        H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
99-03-17 S Arrive Senate
         S Placed Calndr First Rdg
                                     Fiscal Note Filed as amnded
                                     St Mndt Fis Note Fld Amnd
         S Placed Calndr First Rdg
99-03-18 S Chief Sponsor SYVERSON
99-03-19 S First reading
                                     Referred to Sen Rules Comm
99-03-25 S
                                     Assigned to Education
99-04-15 S
                                     Recommended do pass 009-000-000
         S Placed Calndr.Second Rdg
99-04-20 S Second Reading
         S Placed Calndr, 3rd Reading
99-04-26 S Added as Chief Co-sponsor NOLAND
         S Added as Chief Co-sponsor SULLIVAN
         S Added as Chief Co-sponsor RADOGNO
         S Added as Chief Co-sponsor BERMAN
         S Third Reading - Passed 057-000-000
         H Passed both Houses
99-05-25 H Sent to the Governor
99-07-16 H Governor vetoed
         H Placed Calendar Total Veto
99-11-18 H Total Veto Stands.
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HB-0498 DART.

720 ILCS 5/17-23 new

Amends the Criminal Code of 1961. Provides that it is a Class 4 felony to possess, use, transfer, make, alter, counterfeit, or reproduce a retail sales receipt or a Universal Price Code Label with the intent to cheat or defraud another. Provides that the offender, in addition to any other penalty, may be fined not exceeding 3 times the value represented on the retail sales receipt or the Universal Price Code Label. Provides that it is a Class 3 felony to possess more than one fraudulent retail sales receipt or Universal Price Code Label or to possess a device that manufactures fraudulent retail sales receipts or Universal Price Code Labels. Effective immediately.

FISCAL NOTE (Dept. of Corrections)

Corrections population and fiscal impacts would be minimal.

CORRECTIONAL NOTE (Dept. of Corrections)

Same as DOC fiscal note.
HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Criminal Code of 1961. Provides that a person who, with the intent to defraud a merchant, possesses, uses, transfers, makes, sells, reproduces, tenders, or delivers a false, counterfeit, altered, or simulated retail sales receipt or a Universal Price Code Label is guilty of a Class 4 felony. Provides that a person who possesses more than one false, counterfeit, altered, or simulated retail sales receipt or Universal Price Code Label or who possesses a device the purpose of which is to manufacture false, counterfeit, altered, or simulated retail sales receipts or Universal Price Code Labels is guilty of a Class 3 felony.

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

Same as previous DOC fiscal note.

CORRECTIONAL NOTE, H-AM 1 (Dept. of Corrections)

Same as previous correctional note.

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

There may be a minimal increase in judicial workloads; there

would not be an increase in the number of judges needed.

STATE MANDATES NOTE, H-AM 1

(Dept. of Commerce and Community Affairs)

HB 498 (H-am 1) does not create a State mandate.

NOTE(S) THAT MAY APPLY: Correctional

99-02-02 H First reading

Referred to Hse Rules Comm

99-02-03 H	Assigned to Judiciary II - Criminal Law			
99-02-11 H	Fiscal Note Filed			
Н	Correctional Note Filed			
\mathbf{H}_{\perp}	Committee Judiciary II - Criminal Law			
99-03-04 H Amendment No.01	JUD-CRIMINAL H Adopted			
Н	Do Pass Amend/Short Debate 012-000-001			
H Placed Cal 2nd Rdg-Shrt Dbt	· · · · · · · · · · · · · · · · · · ·			
99-03-05 H	St Mndt Fis Note Req Amnd			
\mathbf{H}_{\perp}	Judicial Note Riled as amnd			
H Cal Ord 2nd Rdg-Shrt Dbt				
99-03-10 H	Fiscal Note Filed as amnded			
Н	Corretnl Note Fld as amnd BY HOUSE			
	AMEND #1			
H Cal Ord 2nd Rdg-Shrt Dbt				
99-03-11· H	Judicial Note Req as amend BY HOUSE			
	AMEND #1			
H Cal Ord 2nd Rdg-Shrt Dbt				
99-03-15 H	St Mndt Fis Note Fld Amnd			
H Cal Ord 2nd Rdg-Shrt Dbt				
99-03-16 H Second Reading-Short Debat	e			
H Held 2nd Rdg-Short Debate				
99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt				
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote	I 18-000-000			
99-03-22 S Arrive Senate				
S Placed Calndr First Rdg				
99-03-23 S Chief Sponsor DILLARD				
S First reading	Referred to Sen Rules Comm			
99-04-14 S	Assigned to Judiciary			
99-04-21 S	Postponed			
99-04-28 S	Postponed			
S	Committee Judiciary			
99-05-08 S	Refer to Rules/Rul 3-9(a)			
01-01-09 H Session Sine Die				
499 FEIGENHOLTZ, DAVIS,MONI	OUE AND HAMOS.			
5 ILCS 375/6.12 new	*			
nends the State Employees Group Insurance Act of 1971. Requires coverage to in				
neitus die State Employees Group filsurance Act of 1971. Requites coverage to fi				

HB-04

Am include benefits for outpatient prescription contraceptive drugs and devices and outpatient contraceptive services.

FISCAL NOTE (Dept. of Central Management Services)

HB499 will have an approximate fiscal impact of \$2.8 million.

FISCAL NOTE (Dept. of Insurance)

HB499 will have no fiscal impact on the Department.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-02 H First reading Referred to Hse Rules Comm 99-02-03 H Assigned to Health Care Availability & Access 99-02-10 H Added As A Co-sponsor DAVIS, MONIQUE 99-02-11 H Added As A Co-sponsor HAMOS 99-02-16 H Fiscal Note Filed Committee Health Care Availability & Access 99-02-24 H Fiscal Note Filed

Н Committee Health Care Availability &

99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0500 BOST.

220 ILCS 5/13-406 from Ch. 111 2/3, par. 13-406

Amends the Public Utilities Act. Adds a caption to a Section concerning the discontinuation or abandonment of telecommunications service.

99-02-02 H First reading Referred to Hse Rules Comm 99-02-03 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26	Н		Re-committed to Executive
99-03-05	Н		Do Pass/Short Debate Cal 015-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16	Η	Second Reading-Short Debate	•
	Н	Held 2nd Rdg-Short Debate	
99-03-26	Н		Re-Refer Rules/Rul 19(a)
01-01-09	H	Session Sine Die	
0501 104	o ar	T	

HB-0501 BOST.

220 ILCS 5/13-402

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

Referred to Hse Rules Comm

Amends the Telecommunications Article of the Public Utilities Act. Adds a Section caption and makes technical changes related to waiver or modification of Commission rules.

99-02-03	Н	As	signed to Executive
99-02-25	Н	Do	Pass/Stndrd Dbt/Vote 008-007-000
]	HEXC
	Η	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	Н	Re	-committed to Executive
99-03-05	Н	Do	Pass/Short Debate Cal 015-000-000
	\mathbf{H}	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16	Н	Second Reading-Short Debate	
	Η	Held 2nd Rdg-Short Debate	
99-03-26	Н	Re	-Refer Rules/Rul 19(a)
01-01-09	Н	Session Sine Die	

HB-0502 MITCHELL, JERRY.

99-02-02 H First reading

225 ILCS 65/5-23 new

Amends the Nursing and Advanced Practice Nursing Act. Provides that the Department of Professional Regulation shall require an applicant for initial licensure under the Act to undergo a fingerprint-based background check. Effective January 1, 2000.

HOUSE AMENDMENT NO. 1.

Provides that an applicant for initial licensure shall submit to a criminal background check (rather than a fingerprint-based criminal background check as provided in the introduced bill). Provides that, if the criminal background check indicates criminal conviction, the applicant shall submit to a fingerprint-based criminal background check.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-02	Н	First reading	Referred to Hse Rules Comm
99-02-03	Η		Assigned to Consumer Protect'n & Product
			Regul
99-02-26	Η	Amendment No.01	CONSUMER PROT H Adopted
	Η		009-000-000
	Η		Do Pass Amend/Short Debate 009-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-09	Η	Second Reading-Short Debat	e ·
	Η	Pld Cal 3rd Rdg-Shrt Dbt	
99-03-10	Н	3rd Rdg-Shrt Dbt-Pass/Vote	114-000-000
99-03-11	S	Arrive Senate	
	S	Placed Calndr First Rdg	
99-03-25	S	Chief Sponsor SIEBEN	
	S	First reading	Referred to Sen Rules Comm
99-04-20	S		Assigned to Licensed Activities
99-04-29	S		Recommended do pass 007-000-000
	S	Placed Calndr, Second Rdg	
99-05-05	S	Second Reading	
	S	Placed Calndr,3rd Reading	
99-05-07	S	Third Reading - Passed 058-0	000-000
	Η	Passed both Houses	
99-06-04	Н	Sent to the Governor	
99-07-30	Н	Governor approved	
	Н	Effective Date 00-01-01	

PUBLIC ACT 91-0369

1369 HB-0503

HB-0503 MITCHELL, JERRY - BOLAND.

New Act

5 ILCS 80/4.20 new

30 ILCS 105/5.490 new

Creates the Hypnotherapist Licensing Act. Regulates the practice of hypnotherapy through licensure requirements. Amends the Regulatory Sunset Act to repeal the new Act on January 1, 2010. Amends the State Finance Act to create the Licensed Hypnotherapist Dedicated Fund within the State treasury. Effective January 1, 2000.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to:

5 ILCS 80/4.20 new

30 ILCS 105/5.490 new

Deletes everything but the short title Section.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule
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99-02-02 H First reading Referred to Hse Rules Comm

99-02-03 H Assigned to Registration & Regulation

H Added As A Joint Sponsor BOLAND

99-03-03 H Amendment No.01 REGIS REGULAT H Adopted

H Do Pass Amend/Short Debate 012-000-000 H Placed Cal 2nd Rdg-Shrt Dbt

99-03-16 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

99-03-24 H Amendment No.02 MITCHELL, JERRY

H Amendment referred to HRUL

H Held 2nd Rdg-Short Debate

99-03-26 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0504 PANKAU – LANG – DURKIN AND O'BRIEN.

770 ILCS 60/1

from Ch. 82, par. 1

Amends the Mechanics Lien Act. Provides that a contractor who has a lien under the Act includes a person who leases, as lessor, any heavy construction equipment, with or without an operator, for use about a parcel of land or a structure on the land. Effective immediately.

FISCAL NOTE (Dept. of Labor)

There is no fiscal impact on the Department.

HOUSE AMENDMENT NO. 1.

Adds reference to:

30 ILCS 550/1 from Ch. 29, par. 15 30 ILCS 550/2 from Ch. 29, par. 16

770 ILCS 60/21 from Ch. 82, par. 21

Deletes everything. Amends the Public Construction Bond Act and the Mechanics Lien Act. Provides that public construction bonds shall be deemed to cover equipment, including rental equipment, furnished in the performance of a contract. Provides that furnishing of machinery under the Mechanics Lien Act includes furnishing of rented equipment and roll-off boxes for debris. Effective immediately.

99-02-03 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-10 H Assigned to Judiciary I - Civil Law

99-02-25 H Fiscal Note Filed

H Do Pass/Short Debate Cal 010-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-04 H Added As A Co-sponsor O'BRIEN

99-03-09 H Amendment No.01 DURKIN

H Amendment referred to HRUL

H Cal Ord 2nd Rdg-Shrt Dbt

H Primary Sponsor Changed To DURKIN

H Added As A Joint Sponsor LANG

H Primary Sponsor Changed To PANKAU

H Joint Sponsor Changed to DURKIN

99-03-11 H Amendment No.01 DURKIN

H Recommends be Adopted HRUL/005-000-000

H Cal Ord 2nd Rdg-Shrt Dbt

99-03-16 H Second Reading-Short Debate
H Amendment No.01 DURKI

Amendment No.01 DURKIN Adopted

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-17 H 3rd Rdg-Shrt Dbt-Lost/Vote 036-075-006

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HB-0505 MCGUIRE - BOLAND - HOLBROOK.
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40 ILCS 5/7-109.3

from Ch. 108 1/2, par. 7-109.3

30 ILCS 805/8.23 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code to make noncommissioned county correctional officers eligible for the sheriff's law enforcement employee formula. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Fiscal impact cannot be calculated due to unknown number of noncommissioned county correctional officers. Additional

SLEP employees would increase IMRF employer costs.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates 99-02-03 H Filed With Clerk

H Added As A Joint Sponsor BOLAND

H First reading Referred to Hse Rules Comm

99-02-10 H Assigned to Personnel & Pensions 99-02-17 H Pension Note Filed

H Pension Note Filed Committee Personnel & Pensions

99-03-03 H Joint Sponsor Changed to HOLBROOK

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0506 COWLISHAW – BRUNSVOLD – HOEFT – WOOLARD – MITCH-ELL, JERRY.

105 ILCS 5/2-3.64

from Ch. 122, par. 2-3.64

Amends the School Code. Under provisions concerning State goals and assessment, provides that a school district must give written notice to a student's parent or guardian that the student must attend a remediation program at least 10 days before commencement of the remediation program (instead of a reasonable time before commencement of the program).

FISCAL NOTE (State Board of Education)

This legislation will have no fiscal impact.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

HOUSE AMENDMENT NO. 1.

Deletes everything. Makes changes to the State goals and assessment provisions of the School Code concerning assessing the performance of pupils enrolled in certain grades, test scores becoming part of a student's record, when to give the State Board of Education notice of an intention to deviate from the State testing schedule, the Prairie State Achievement Examination, the Prairie State Achievement Award, and other changes. Effective immediately.

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99-02-03 H Filed With Clerk
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H Added As A Joint Sponsor BRUNSVOLD

H First reading Referred to Hse Rules Comm
99-02-10 H Assigned to Elementary & Secondary

Education

99-02-18 H Joint Sponsor Changed to HOEFT

H Joint Sponsor Changed to WOOLARD

H Do Pass/Short Debate Cal 015-005-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Fiscal Note Filed

H St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shrt Dbt 99-02-24 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

99-03-16 H Amendment No.01 COWLISHAW

Amendment referred to HRUL

H Held 2nd Rdg-Short Debate

Η

99-03-24 H Amendment No.01 COWLISHAW

Rules refers to HELM

H Held 2nd Rdg-Short Debate

99-03-25 H Amendment No.01 COWLISHAW

H Recommends be Adopted HELM/012-000-000

H Added As A Joint Sponsor MITCHELL, JERRY H Amendment No.01 COWLISHAW

H Amendment No.01 H Pld Cal 3rd Rdg-Shrt Dbt Adopted

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99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-000-000
       99-04-14 S Arrive Senate
                 S Placed Calndr First Rdg
                 S Chief Sponsor CRONIN
                 S Added as Chief Co-sponsor WATSON
                 S First reading
                                              Referred to Sen Rules Comm
                                              Assigned to Education
       99-04-20 S
                                              Recommended do pass 009-000-000
       99-04-28 S
                 S Placed Calndr, Second Rdg
       99-05-04 S Second Reading
                 S Placed Calndr, 3rd Reading
       99-05-07 S Third Reading - Passed 058-000-000
                 H Passed both Houses
       99-06-04 H Sent to the Governor
       99-07-29 H Governor approved
                      Effective Date 99-07-29
                 Н
                      PUBLIC ACT 91-0283
 HB-0507
              PERSICO - NOVAK.
   220 ILCS 5/16-104
   Amends the Public Utilities Act. Makes a technical change in a Section concerning
 delivery services transition plans.
       99-02-03 H Filed With Clerk
                 H Added As A Joint Sponsor NOVAK
                 H First reading
                                              Referred to Hse Rules Comm
       99-02-10 H
                                              Assigned to Electric Utility Deregulation
                                              Re-Refer Rules/Rul 19(a)
       99-03-05 H
       01-01-09 H Session Sine Die
 HB-0508.
              PERSICO - NOVAK.
   220 ILCS 5/16-115
   Amends the Public Utilities Act. Makes a technical change in a Section concerning
 alternative retail electric suppliers.
       99-02-03 H Filed With Clerk
                 H Added As A Joint Sponsor NOVAK
                                              Referred to Hse Rules Comm
                 H First reading
       99-02-10 H
                                              Assigned to Electric Utility Deregulation
       99-03-04 H
                                              Do Pass/Short Debate Cal 009-000-000
                 H Placed Cal 2nd Rdg-Shrt Dbt
       99-03-16 H Second Reading-Short Debate
                 H Held 2nd Rdg-Short Debate
       99-03-26 H
                                              Re-Refer Rules/Rul 19(a)
       01-01-09 H Session Sine Die
' HB-0509
              PERSICO - NOVAK.
   220 ILCS 5/16-108
   Amends the Public Utilities Act. Makes a stylistic change in a Section concerning the
 recovery of costs associated with delivery services.
       99-02-03 H Filed With Clerk
                 H Added As A Joint Sponsor NOVAK
                 H First reading
                                              Referred to Hse Rules Comm
       99-02-10 H
                                              Assigned to Electric Utility Deregulation
                                              Do Pass/Short Debate Cal 009-000-000
       99-03-04 H
                 H Placed Cal 2nd Rdg-Shrt Dbt
       99-03-16 H Second Reading-Short Debate
                 H Held 2nd Rdg-Short Debate
       99-03-26 H
                                              Re-Refer Rules/Rul 19(a)
       01-01-09 H Session Sine Die
 HB-0510
              PERSICO - NOVAK.
   220 ILCS 5/16-102
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Amends the Public Utilities Act. Makes a stylistic change in a Section defining terms under the Electric Service Customer Choice and Rate Relief Law of 1997.

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99-02-03 H Filed With Clerk
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H Added As A Joint Sponsor NOVAK

H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Electric Utility Deregulation 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0511 LAWFER AND BOLAND.

35 ÎLCS 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, 1999. Sunsets the credit after 5 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-03 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-10 H Assigned to Revenue
99-02-25 H Added As A Co-sponsor BOLAND
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-0512 LAWFER - WIRSING.

30 ILCS 105/5.490 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.

FISCAL NOTE (Dept. of Agriculture)
Program administrative costs are estimated at \$50,000 to \$75,000 per year and could increase, depending on size of final program. Overall cost cannot be predicted. If specified new facilities participated and were allowed the maximum amount, reimbursement could reach \$5 million (100 facilities at \$50,000).

NOTE(S) THAT MAY APPLY: Fiscal

99-02-03 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Agriculture & Conservation 99-02-18 H Do Pass/Short Debate Cal 016-000-000 H Placed Cal 2nd Rdg-Shrt Dbt Fiscal Note Requested HANNIG H Cal Ord 2nd Rdg-Shrt Dbt 99-03-16 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 99-03-17 H Fiscal Note Filed H Held 2nd Rdg-Short Debate 99-03-18 H Added As A Joint Sponsor WIRSING H Pld Cal 3rd Rdg-Shrt Dbt 99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-001 99-03-22 S Arrive Senate S Placed Calndr First Rdg 99-03-23 S Chief Sponsor SIEBEN Referred to Sen Rules Comm S First reading 99-04-20 S Assigned to Agriculture & Conservation 99-04-28 S Postponed

Recommended do pass 008-000-000

99-05-05 S S Placed Calndr, Second Rdg

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99-05-06 S Second Reading
S Placed Calndr,3rd Reading
99-05-07 S Third Reading - Passed 057-001-001
H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor vetoed
H Placed Calendar Total Veto
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99-11-18 H Total Veto Stands.

DANIELS - RIGHTER.

30 ILCS 330/2 30 ILCS 330/5

HR-0513

from Ch. 127, par. 652

from Ch. 127, par. 655

Amends the General Obligation Bond Act. Increases the maximum general obligation bond authority to \$11,895,296,392 (now \$10,895,296,392). Increases the maximum authority for school improvement projects authorized by the School Construction Law to \$2,100,000,000 (now \$1,100,000,000). Effective immediately.

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STATE DEBT NOTE (Economic and Fiscal Commission)
    HB 513 would increase:
                                          $1,000 billion
    General obligation principal by
    Potential general obligation debt by
                                           $1.686 billion '
                                            $ 69.2 million
    Annual debt service payments by
NOTE(S) THAT MAY APPLY: Debt; Fiscal
    99-02-03 H Filed With Clerk
             H First reading
                                           Referred to Hse Rules Comm
    99-02-10 H
                                            Assigned to Approp-Gen Srvc & Govt
                                              Ovrsght
    99-02-17 H Added As A Joint Sponsor RIGHTER
    99-02-23 H
                                           State Debt Note Filed
             H
                                           Committee Approp-Gen Srvc & Govt
    99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
    01-01-09 H Session Sine Die
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HB-0514 JONES, JOHN, MYERS, RICHARD, RIGHTER, JOHNSON, TIM, WOOLARD AND BOST.

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      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
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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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99-02-03 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
99-02-10 H
                                     Assigned to Agriculture & Conservation
99-02-11 H Added As A Co-sponsor MYERS, RICHARD
99-02-18 H Added As A Co-sponsor RIGHTER
                                     Do Pass/Short Debate Cal 017-000-000
99-02-25 H
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor JOHNSON, TIM
99-03-09 H Added As A Co-sponsor WOOLARD
99-03-16 H
                Amendment No.01
                                     JONES, JOHN
                Amendment referred to HRUL
         H
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-22 H Added As A Co-sponsor BOST
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0515 BURKE - ZICKUS - FLOWERS - HOLBROOK, BOLAND AND O'BRIEN.

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225 ILCS 335/2 from Ch. 111, par. 7502
225 ILCS 335/3 from Ch. 111, par. 7503
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225 ILCS 335/3.5 new -
225 ILCS 335/4.5 new
225 ILCS 335/5.5 new
225 ILCS 335/4 rep.
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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. Provides that roofing contractors must give a land-based phone number and a street address when signing a contract. Effective immediately.

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STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
      HB515 does not create a State mandate.
      HOUSING AFFORDABILITY NOTE (Housing Development Authority)
      Fees have yet to be determined by the Dept, of Professional
      Regulation; there is insufficient information to determine
      the fiscal impact.
      FISCAL NOTE (Dept. of Professional Regulation)
      Costs to develop an exam are estimated at $60,000; cost to each
      individual taking the exam would be $100.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-03 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      99-02-05 H Added As A Co-sponsor HOLBROOK
      99-02-10 H
                                             Assigned to Executive
      99-02-18 H Added As A Joint Sponsor ZICKUS
               H Added As A Joint Sponsor FLOWERS
               H Added As A Joint Sponsor HOLBROOK
      99-02-25 H
                                             Do Pass/Short Debate Cal 012-002-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               Η
                                             St Mandate Fis Nte Req POE
                                             Housng Aford Note Requested POE
               H Cal Ord 2nd Rdg-Shrt Dbt
               H Added As A Co-sponsor BOLAND
      99-03-01
               Н
                                             St Mandate Fis Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-02 H
                                             Fiscal Note Requested POE
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-03 H
                                             Housing Aford Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-04 H Added As A Co-sponsor O'BRIEN
      99-03-05 H
                                             Fiscal Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-10 H
                       Amendment No.01
                                             BURKE
                       Amendment referred to HRUL
               Н
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-12 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
                                             BURKE
      99-03-16 H
                       Amendment No.02
               Н
                       Amendment referred to HRUL
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-23 H
                                             Tabled Pursnt to Rule 40(a) HA'S 1 & 2
               H 3rd Rdg-Shrt Dbt-Pass/Vote 105-009-001
      99-03-24 S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor SYVERSON
                                             Referred to Sen Rules Comm
                S First reading
      99-03-26 S Added as Chief Co-sponsor CULLERTON
                S Added as Chief Co-sponsor DELEO
                S Added as Chief Co-sponsor DILLARD
      01-01-09 H Session Sine Die
HB-0516
             RYDER.
```

25 ILCS 5/3.1

from Ch. 63, par. 3.1

Amends the General Assembly Organization Act. Provides that a copy of a report required to be filed under the Act shall be submitted to the Legislative Information System in an electronic format. Provides that the Legislative Information System shall place an electronic form of each report on a computer network that is available to all members of the General Assembly.

NOTE(S) THA	Υ	MAY APPLY: Fiscal	
99-02-03	Η	Filed With Clerk	
	Η	First reading	Referred to Hse Rules Comm
99-02-10	Η		Assigned to State Government Administration
99-02-18	Н		Do Pass/Short Debate Cal 008-000-000
)		Placed Cal 2nd Rdg-Shrt Dbt	
99-02-24		Second Reading-Short Debat	
22 22 2.		Pld Cal 3rd Rdg-Shrt Dbt	
99-03-10		3rd Rdg-Shrt Dbt-Pass/Vote	115-000-000
99-03-11	S	Arrive Senate	
	S	Chief Sponsor DEMUZIO	
	S	Placed Calndr First Rdg	
	S	First reading	Referred to Sen Rules Comm
99-04-14	S		Assigned to Executive
99-04-22	S		Held in Committee
	S		Committee Executive
99-05-08	S		Refer to Rules/Rul 3-9(a)
01-01-09	Н	Session Sine Die	

HB-0517 RYDER.

20 ILCS 4027/10

Amends the Illinois Violence Prevention Act of 1995. Adds the following members to the Illinois Violence Prevention Authority: the Director of Corrections or a designee; the chair or designee of the Authority's Youth Advisory Board (who is entitled to vote as a member of the Authority if 16 years of age or older); an additional public member appointed by the Attorney General; and an additional public member appointed by the Director of Public Health. Provides that appointed members serve 3-year terms and may be reappointed for an unlimited number of terms.

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CORRECTIONAL NOTE (Dept. of Corrections)
There would be no impact on corrections population; fiscal
impact would be minimal.
FISCAL NOTE (Dept. of Corrections)
Same as correctional note.
99-02-03 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-10 H
                                       Assigned to State Government
                                          Administration
                                       Do Pass/Short Debate Cal 008-000-000
99-02-18 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-24 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-17 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
99-03-18 S Arrive Senate
         S Placed Calndr First Rdg
99-03-19 S
                                       Correctional Note Filed
                                       Fiscal Note Filed
         S Placed Calndr First Rdg
99-03-26 S Chief Sponsor MAITLAND
         S First reading
                                       Referred to Sen Rules Comm
99-04-14 S Added as Chief Co-sponsor PARKER
99-04-22 S
                                       Assigned to State Government Operations
99-04-29 S
                                       Recommended do pass 008-000-000
           Placed Calndr, Second Rdg
99-05-06 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 059-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor approved
         Н
              Effective Date 00-01-01
```

HB-0518 MITCHELL, JERRY AND JOHNSON, TIM.

PUBLIC ACT 91-0284

515 ILCS 5/10-85

Η

from Ch. 56, par. 10-85

Amends the Fish and Aquatic Life Code. Increases from 2 to 3 the number of poles and lines or tipups that may be used at one time for taking fish through the ice. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-03 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Agriculture & Conservation
      99-02-18 H
                                             Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-25 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-01 H Added As A Co-sponsor JOHNSON, TIM
      99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
      99-03-10 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-11 S Chief Sponsor SIEBEN
                S First reading
                                             Referred to Sen Rules Comm
      99-03-25 S
                                             Assigned to Agriculture & Conservation
      99-04-15 S
                                             Recommended do pass 008-000-000
                S Placed Calndr, Second Rdg
      99-04-20 S Second Reading
                S Placed Calndr, 3rd Reading
      99-04-21 S Third Reading - Passed 058-000-000
               H Passed both Houses
      99-05-20 H Sent to the Governor
      99-07-09 H Governor approved
                    Effective Date 99-07-09
               Н
                    PUBLIC ACT 91-0066
HB-0519
             CAPPARELLI - BUGIELSKI - MCAULIFFE - SAVIANO - LY-
             ONS, JOSEPH AND BURKE.
                                    from Ch. 108 1/2, par. 13-302
   40 ILCS 5/13-302
   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 805/8.23 new
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Amends the Metropolitan Water Reclamation District Article of the Illinois Pension Code. Decreases the duty disability benefit from 75% to 50% of salary for new employees 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 (Pension Laws Commission)

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Increase in accrued liability
                                          $2 million
    Increase in annual cost (0.16% of payroll)
                                                $178,000
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    99-02-03 H Filed With Clerk
             H Added As A Joint Sponsor BUGIELSKI
             H Added As A Co-sponsor MCAULIFFE
             H Added As A Co-sponsor SAVIANO
             H Added As A Co-sponsor LYONS, JOSEPH
             H Added As A Co-sponsor BURKE
             H First reading
                                          Referred to Hse Rules Comm
    99-02-10 H
                                          Assigned to Personnel & Pensions
    99-02-17 H
                                          Pension Note Filed
             Η
                                          Committee Personnel & Pensions
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99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die
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HB-0520 HOFFMAN – BLACK. 815 ILCS 710/4 from Ch. 121 1/2, par. 754 815 ILCS 710/5 from Ch. 121 1/2, par. 755 815 ILCS 710/6 from Ch. 121 1/2, par. 756 815 ILCS 710/7.1 new 815 ILCS 710/13 from Ch. 121 1/2, par. 763 815 ILCS 710/29

Amends the Motor Vehicle Franchise Act. Adds more detailed information regarding the distribution by manufacturers and others of new vehicles for sale to dealers to the list of information to which a dealer is entitled and which the refusal to provide by the manufacturer and others is a violation of this Act. Provides that dealers have 30 days from the receipt of a notice of various actions by a manufacturer to file a written protest with the Motor Vehicle Review Board. Adds expert witness fees and other expenses incurred in the litigation as items a manufacturer and others are responsible for indemnifying a dealer for if a complaint, claim, or lawsuit results in damages. Adds, as violation of the Act, requirements by manufacturers and others that dealers undertake certain construction or remodeling projects to receive certain models of vehicles or if the construction or remodeling would be unreasonable. Adds a provision requiring the prefiling of franchise agreements and amendments to the agreements with the Motor Vehicle Review Board.

FISCAL NOTE (Secretary of State)

There would be no fiscal impact on this office.

SENATE AMENDMENT NO. 1.

Deletes reference to: 815 ILCS 710/7.1 new

Removes the amendatory provisions adding to the list of information to which a dealer is entitled to receive from the manufacturer. Provides that it is a violation of the Act for a manufacturer, distributor, and others to fail to indemnify franchised dealers for certain costs arising out of complaints, claims, or lawsuits, so long as the costs are reasonable and provided that the manufacturer receives notice of the filing of a complaint, claim, or lawsuit within 60 days after the filing. Removes amendatory provisions adding, as a violation of the Act, certain requirements by manufacturers and others that dealers undertake construction and remodeling projects. Provides that the franchiser shall reimburse the franchisee for any parts provided in satisfaction of a warranty at the prevailing retail price charged by that dealer for the same parts when not provided in satisfaction of a warranty. Removes amendatory provisions requiring prefiling of franchise agreements. Makes other changes.

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99-02-03 H Filed With Clerk
         H Added As A Joint Sponsor BLACK
                                      Referred to Hse Rules Comm
         H First reading
99-02-10 H
                                      Assigned to Judiciary I - Civil Law
99-02-18 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-19 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-02-24 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-001-001
99-03-16 S Arrive Senate
         S Chief Sponsor PARKER
         S Placed Calndr First Rdg
                                      Referred to Sen Rules Comm
         S First reading
99-03-25 S Added as Chief Co-sponsor MOLARO
99-04-20 S
                                      Assigned to Commerce & Industry
99-05-07 S
                                      Recommended do pass 006-002-000
         S Placed Calndr, Second Rdg
99-05-12 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-13 S Filed with Secretary
         S
                 Amendment No.01
                                      PARKER
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99-05-13---Cont.
               S
                       Amendment referred to SRUL
                                           PARKER
               S
                       Amendment No.01
               S
                       Rules refers to
                                             SCED
                                            PARKER
               S
                       Amendment No.01
               S
                                            Be adopted
               S Recalled to Second Reading
               S
                       Amendment No.01
                                            PARKER
                                                                    Adopted
               S Placed Calndr, 3rd Reading
      99-05-14 S Third Reading - Passed 059-000-000
               H Arrive House
               H Place Cal Order Concurrence 01
      99-05-17 H Motion Filed Concur
                       Motion referred to
                                             HRUL
               Н
               H Calendar Order of Concurren 01
      99-05-19 H Be apprvd for consideratn 01/HRUL
               H H Concurs in S Amend 01/116-000-000
               H Passed both Houses
      99-06-17 H Sent to the Governor
      99-08-13 H Governor approved
               Н
                    Effective Date 00-01-01
               Н
                    PUBLIC ACT 91-0485
HB-0521
             BRUNSVOLD - DAVIS, STEVE - BRADY - BEAUBIEN - WOOLARD.
   35 ILCS 200/9-160
   35 ILCS 200/9-165
   35 ILCS 200/9-180
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Amends the Property Tax Code. Provides that a property assessment and pro-rata valuation shall include the proportionate value of new or added improvements from the date that the improvement was inhabitable and fit for occupancy or for intended customary use as identified in the building permit (now from the date the improvement was substantially completed). Amends the State Mandates Act to require implementation without reimbursement.

HOUSE AMENDMENT NO. 1.

30 ILCS 805/8.23 new

Deletes the amendatory provision referencing the occupancy date identified in the building permit.

FISCAL NOTE (Dept. of Revenue)

HB521 is of local concern and creates no State fiscal impact.

SENATE AMENDMENT NO. 1.

Changes a Section cross-reference for the application of certain definitions.

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

S Placed Calndr, 3rd Reading

99-02-03	H First reading	Referred to Hse Rules Comm
99-02-10	Н	Assigned to Revenue
99-03-04	H Amendment No.01	REVENUE H Adopted
]	H	Do Pass Amend/Short Debate 009-000-000
]	H Placed Cal 2nd Rdg-Shrt Dbt	· ·
99-03-09	H Added As A Joint Sponsor D	AVIS,STEVE
99-03-10 I	H Joint Sponsor Changed to BR	RADY
J	H Joint Sponsor Changed to BE	EAUBIEN
99-03-11	H	Fiscal Note Filed
J	H Second Reading-Short Debat	e
	H Pld Cal 3rd Rdg-Shrt Dbt	
	H Joint Sponsor Changed to Wo	
	H 3rd Rdg-Shrt Dbt-Pass/Vote	115-000-000
99-03-16	S Arrive Senate	
	S Placed Calndr First Rdg	
99-03-25	S Chief Sponsor JONES,W	
	S First reading	Referred to Sen Rules Comm
99-04-22	S .	Assigned to Revenue
	S Amendment No.01	REVENUE S Adopted
:	S	Recmnded do pass as amend 010-000-000
	S Placed Calndr, Second Rdg	
99-05-07	S Second Reading	

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99-05-12 S Third Reading - Passed 057-001-001
H Arrive House
H Place Cal Order Concurrence 01
99-05-17 H Motion Filed Concur
H Motion referred to HRUL
H Calendar Order of Concurren 01
99-05-21 H Be apprvd for consideratin 01/HRUL
H H Concurs in S Amend 01/115-000-001
H Passed both Houses
99-06-18 H Sent to the Governor
99-08-13 H Governor approved
H Effective Date 00-01-01
H PUBLIC ACT 91-0486
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HB-0522 RUTHERFORD.

405 ILCS 20/0.1

from Ch. 91 1/2, par. 300.1

Amends the Community Mental Health Act to make stylistic changes in the short title Section.

99-02-03	H First reading	Referred to Hse Rules Comm
99-02-10	Н	Assigned to Executive
99-02-25	H	Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
	H Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	Η	Re-committed to Executive
99-03-05	Н	Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	

HB-0523 MAUTINO - MATHIAS - SCOTT - GRANBERG - YOUNGE AND KRAUSE.

65 ILCS 5/8-11-1.1	from Ch. 24, par. 8-11-1.1
65 ILCS 5/8-11-1.3	from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4	from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.5	from Ch. 24, par. 8-11-1.5

Amends the Illinois Municipal Code. Allows all non-home rule municipalities to impose a Non-Home Rule Municipal Retailer's Occupation Tax, a Non-Home Rule Municipal Service Occupation Tax, and a Non-Home Rule Municipal Use Tax (now, only non-home rule municipalities with a population greater than 130,000 but less than 2,000,000 may impose those taxes).

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

This bill does not create a State mandate.

FISCAL NOTE (Dept. of Revenue)

Fiscal impact to the State will be administrative and is dependent on the number of municipalities imposing the tax.

SENATE AMENDMENT NO. 1. (Senate recedes May 27, 1999)

Further amends the Illinois Municipal Code. Provides that a non-home rule municipality may not impose a Retailers' Occupation Tax or a Service Occupation Tax on the sale of food and drugs. Provides that a non-home rule municipality that imposes a Retailers' Occupation Tax must also impose a Service Occupation Tax at the same rate.

SENATE AMENDMENT NO. 2. (Senate recedes May 27, 1999)

Further amends the Illinois Municipal Code. Provides that a non-home rule municipality may impose a Non-Home Rule Municipal Retailers' Occupation Tax, a Non-Home Rule Municipal Service Occupation Tax, and a Non-Home Rule Municipal Use Tax for a period of 10 years after the effective date of this amendatory Act.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-ams 1 and 2.

Recommends that the bill be amended as follows:

Deletes everything. Allows any non-home rule municipality (now a non-home rule municipality with a population greater than 130,000 but less than 2,000,000) to impose a retailers' occupation tax, a service occupation tax, and a use tax. Exempts the sale of food for human consumption that is to be consumed off the premises where it is sold (with certain exceptions) and certain medicines, drugs, and medical supplies from a Non-Home Rule Municipal Retailers' Occupation Tax and a Non-Home Rule Municipal Service Occupation Tax. Requires a municipality imposing a retailers' occupation

tax to also impose a service occupation tax. Allows a non-home rule municipality to file a certified copy of an ordinance or resolution, subject to referendum approval, imposing a retailers' occupation tax, a service occupation tax, or a use tax with the Department of Revenue only after October 1, 2000. Provides that a non-home rule municipality may not impose and collect a Non-Home Rule Municipal Use Tax prior to January 1, 2002. Provides that the Department of Revenue may collect the retailers' occupation tax and the service occupation tax authorized by this amendatory Act on and after January 1, 2002.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-03 H First reading
                                          Referred to Hse Rules Comm
    99-02-10 H
                                          Assigned to Local Government
    99-03-03 H Added As A Co-sponsor MAUTINO
    99-03-04 H
                                          Do Pass/Short Debate Cal 007-002-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             Н
                                          Fiscal Note Requested BLACK
             Н
                                          St Mandate Fis Nte Req BLACK
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-09 H
                                          St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-11 H
                                          Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-15 H Joint Sponsor Changed to GRANBERG
             H Added As A Co-sponsor YOUNGE
    99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    99-03-25 H Primary Sponsor Changed To MAUTINO
             H Added As A Joint Sponsor SCOTT
             H Added As A Joint Sponsor YOUNGE
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Joint Sponsor Changed to MATHIAS
    99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 063-048-001
             H Added As A Co-sponsor KRAUSE
    99-04-14 S Arrive Senate
             S Placed Calndr First Rdg
    99-04-15 S Chief Sponsor BOWLES
             S First reading
                                          Referred to Sen Rules Comm
             S Added as Chief Co-sponsor DILLARD
    99-04-22 S
                                          Assigned to Revenue
    99-04-27 S Added as Chief Co-sponsor GEO-KARIS
    99-05-06 S
                    Amendment No.01
                                          REVENUE
                                                                  Adopted
             S
                                         Recmnded do pass as amend 007-003-000
             S
               Placed Calndr, Second Rdg
    99-05-07
             S Second Reading
             S
               Placed Calndr,3rd Reading
    99-05-10 S Filed with Secretary
                    Amendment No.02
                                         DILLARD
                    Amendment referred to SRUL
    99-05-12
             S
                    Amendment No.02
                                          DILLARD
             S Be apprvd for consideratn SRUL
    99-05-13 S Recalled to Second Reading
             S
                    Amendment No.02
                                         DILLARD
                                                                  Adopted
             S Placed Calndr,3rd Reading
    99-05-14 S Third Reading - Passed 044-014-000
             H Arrive House
             H Place Cal Order Concurrence 01.02
    99-05-17 H Motion Filed Non-Concur 01,02/MAUTINO
             H Motion Filed Concur
                    Motion referred to
             H Calendar Order of Concurren 01,02
    99-05-25 H H Noncners in S Amend 01,02
             S Secretary's Desk Non-concur 01,02
                                         Mtn refuse recede-Sen Amend
             S S Refuses to Recede Amend 01,02
             S S Requests Conference Comm 1ST
   99-05-26 S Sen Conference Comm Apptd 1ST/PETERSON,
                                            JONES, W. WEAVER, S.
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99-05-26-Cont.
                                        CLAYBORNE, BERMAN
         H Hse Accede Req Conf Comm 1ST
         H Hse Conference Comm Apptd 1ST/MAUTINO,
         Η
                                        GILES, CURRIE,
                                        TENHOUSE & MATHIAS
         H House CC report submitted 1ST/MAUTINO
         H Conf Comm Rpt referred to HRUL
         H Conference Committee Report 1ST
99-05-27 H Recommends be Adopted 1ST/HRUL
         H House CC report Adopted 1ST/065-050-000
         S Filed with Secretary
         S Conference Committee Report 1ST/BOWLES
         S Conf Comm Rpt referred to SRUL
         S Conference Committee Report 1ST/BOWLES
         S Be apprvd for consideratn SRUL
         S Senate CC report submitted
         S Senate CC report Adopted 1ST/046-012-000
         H Both House Adoptd CC rpt 1ST
         H Passed both Houses
99-06-24 H Sent to the Governor
99-08-20 H Governor vetoed
         H Placed Calendar Total Veto
99-11-12 H Mtn filed overrde Gov veto #1/MAUTINO
         H Placed Calendar Total Veto
99-11-17 H
                                     3/5 vote required
         H Override Gov veto-Hse pass 073-043-001
99-11-18 S Placed Calendar Total Veto
99-11-30 S Mtn filed overrde Gov veto BOWLES
                                     3/5 vote required
         S Override Gov veto-Sen pass 038-016-001
         H Bth House Ovrrde Total Veto
99-12-06 H Filed without signature
             Effective Date 00-01-01
         Н
             PUBLIC ACT 91-0649
```

HB-0524 KOSEL – BELLOCK – COULSON – MITCHELL,BILL – POE, GILES AND MULLIGAN.

20 ILCS 2105/60p new

99-04-20 S

S Placed Calndr, Second Rdg

Amends the Civil Administrative Code of Illinois. Provides that each license or permit application or renewal form the Department of Professional Regulation provides to a person who is required to report child abuse or elder abuse must include a notification to the applicant or licensee that he or she is to report the abuse.

NOTE(S) THAT MAY APPLY: Fiscal 99-02-03 H First reading H Added As A Joint Sponsor BELLOCK Referred to Hse Rules Comm Η 99-02-10 H Assigned to Consumer Protect'n & Product Regul 99-02-17 H Joint Sponsor Changed to COULSON 99-02-26 H Do Pass/Short Debate Cal 009-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 99-03-01 H Joint Sponsor Changed to MITCHELL, BILL 99-03-11 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt H Joint Sponsor Changed to POE H Added As A Co-sponsor GILES H Added As A Co-sponsor MULLIGAN 99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000 99-03-16 S Arrive Senate S Placed Calndr First Rdg 99-03-17 S Chief Sponsor NOLAND S First reading Referred to Sen Rules Comm 99-03-25 S Assigned to State Government Operations

Recommended do pass 008-000-000

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99-04-21 S Second Reading
S Placed Calndr,3rd Reading
99-04-26 S Third Reading - Passed 054-001-000
H Passed both Houses
99-05-25 H Sent to the Governor
99-07-22 H Governor approved
H Effective Date 00-01-01
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PUBLIC ACT 91-0244

HB-0525 BELLOCK – KOSEL – LYONS,EILEEN – HOWARD – CROSS, KRAUSE, HULTGREN AND POE.

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

H

Amends the Election Code. Provides that the Township Officers Electoral Board may meet to hear and pass upon objections to nominations at the county courthouse or the township offices (now the Township Officers Electoral Board must meet at the county courthouse).

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99-02-03 H First reading
         H Added As A Joint Sponsor KOSEL
                                     Referred to Hse Rules Comm
         Н
         H Added As A Co-sponsor LYONS, EILEEN
         H Added As A Co-sponsor HOWARD
         H Added As A Co-sponsor CROSS
         H Added As A Co-sponsor KRAUSE
         H Added As A Co-sponsor HULTGREN
         H Added As A Co-sponsor POE
99-02-10 H
                                      Assigned to Elections & Campaign Reform
99-02-18 H
                                      Do Pass/Short Debate Cal 007-002-001
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-24 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
         S Arrive Senate
         S Placed Calndr First Rdg
99-03-18 S Chief Sponsor DILLARD
                                      Referred to Sen Rules Comm
         S First reading
99-04-20 S
                                      Assigned to Local Government
99-04-27 S
                                     Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-04-28 S Second Reading
         S Placed Calndr,3rd Reading
99-05-07 S Third Reading - Passed 058-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor approved
             Effective Date 00-01-01
         Н
             PUBLIC ACT 91-0285
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HB-0526 FRITCHEY – BROSNAHAN AND BOLAND.

720 ILCS 5/14-1 from Ch. 38, par. 14-1 720 ILCS 5/14-2 from Ch. 38, par. 14-2 720 ILCS 5/14-4 from Ch. 38, par. 14-4

Amends the Criminal Code of 1961. Includes in the definition of "eavesdropping device" a pager or fax machine capable of receiving telephonic, electronic, or radio communications in the form of signs, signals, writings, images, or sounds from a wireless or telephone service without the consent of the service subscriber or user. Defines "eavesdropper" to include a person who manufactures or possesses an eavesdropping device knowing that the device will be used to receive the 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 between 2 or more persons. Includes as an eavesdropping violation observing a conversation by using or facilitating the use of an eavesdropping device. Provides that eavesdropping of a conversation involving a peace officer, State's Attorney, Assistant State's Attorney, the Attorney General, Assistant Attorney General, judge, or member of the General Assembly engaged in the performance of his or her official duties is a Class X felony.

CORRECTIONAL NOTE (Dept. of Corrections)
Corrections population and fiscal impacts would be minimal.
FISCAL NOTE (Dept. of State Police)
If HB526 became law, in excess of \$100,000 worth of equipment would be rendered useless and would have to be eliminated.

SENATE AMENDMENT NO. 3.

Deletes everything after the enacting clause. Amends the Criminal Code of 1961 relating to eavesdropping. Includes, in the definition of eavesdropping device, a device that can intercept, retain, or transcribe, electronic communications. Provides that a person is guilty of eavesdropping who manufactures, assembles, distributes, or possesses an electronic, mechanical, eavesdropping, or other device knowing or having reason to know that the design of the device renders it primarily useful for surreptitious hearing or recording of oral conversations or the interception, retention, or transcription of electronic communications and the intended or actual use of the device is contrary to the Eavesdropping Article of the Code. Includes, in the definition of "eavesdropping", to intercept, retain, or transcribe, electronic communication, except when all parties consent or in accordance with the Judicial Supervision of the Use of Eavesdropping Devices Article or the Electronic Criminal Surveillance Article of the Code of Criminal Procedure of 1963. Provides that the use of an eavesdropping device must be knowing and intentional in order for the defendant to be liable for using an eavesdropping device for the purpose of hearing or recording conversation. Provides that the eavesdropping of an oral conservation or an electronic communication between any law enforcement officer, State's Attorney, Assistant State's Attorney, the Attorney General, Assistant Attorney General, or a judge, when in the performance of his or her official duties, if not authorized by the Eavesdropping Article of the Code or Court order, is a Class 1 fel-

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends permitting employees of the Illinois Department of Corrections to manufacture, assemble, purchase, or possess an eavesdropping device in preparation for or within the course of their official duties and to intercept, record, or transcribe an electronic communication if that interception, recording, or transcription is (1) legally permissible under Illinois law, (2) conducted with the approval of the Illinois Department of Corrections for the purpose of investigating or enforcing a State criminal law or a Department rule or regulation with respect to persons committed to the Department, and (3) within the scope of the employee's official duties. Adds a January 1, 2000 effective date.

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NOTE(S) THAT MAY APPLY: Correctional
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99-02-03 H First reading
         H Added As A Joint Sponsor BROSNAHAN
                                      Referred to Hse Rules Comm
99-02-10 H
                                      Assigned to Judiciary II - Criminal Law
99-02-18 H
                                      Correctional Note Filed
         Н
                                      Committee Judiciary II - Criminal Law
99-02-19 H
                                      Fiscal Note Filed
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-24 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-01 H Added As A Co-sponsor BOLAND
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-18 S Chief Sponsor CULLERTON
         S First reading
                                      Referred to Sen Rules Comm
99-04-27 S
                                      Assigned to Judiciary
99-04-28 S Sponsor Removed CULLERTON
         S Alt Chief Sponsor Changed DUDYCZ
         S Added as Chief Co-sponsor CULLERTON
99-05-05
                                      Recommended do pass 008-001-001
         S Placed Calndr, Second Rdg
99-05-11
         S Filed with Secretary
         S
                Amendment No.01
                                      DUDYCZ
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                 Amendment referred to SRUL
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HB-0527 FRITCHEY – DELGADO – FEIGENHOLTZ – KENNER – OSTERMAN, RONEN, SCOTT, PANKAU, MORROW AND HOWARD.

205 ILCS 616/50

Amends the Electronic Fund Transfer Act. Provides that a surcharge for use of a terminal may not be imposed if the transaction does not affect an account held by the consumer with the owner or operator of the terminal and the transaction is conducted through a national or regional electronic banking network.

FISCAL NOTE (Office of Banks and Real Estate)

There would be no fiscal impact from HB-527.

HOUSE AMENDMENT NO. 1.

Provides that the prohibition on surcharges applies only to transactions conducted at a terminal owned or operated by a financial institution. Prohibits only the financial institution from assessing a surcharge.

FISCAL NOTE (Office of Banks and Real Estate)

HB 527 would require no additional resources or headcount and would create no fiscal impact on the Agency.

HOUSE AMENDMENT NO. 2.

Prohibits the imposition of fees upon a consumer for usage of a terminal when the consumer is using an access device issued by a government agency for use in obtaining financial aid under the Illinois Public Aid Code.

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99-02-03 H First reading
         H Added As A Co-sponsor RONEN
         H Added As A Co-sponsor SCOTT
         H Added As A Joint Sponsor DELGADO
                                     Referred to Hse Rules Comm
99-02-10 H
                                     Assigned to Consumer Protect'n & Product
         H Joint Sponsor Changed to FEIGENHOLTZ
99-02-18 H Added As A Co-sponsor PANKAU
         H Added As A Co-sponsor MORROW
99-02-19 H
                                     Fiscal Note Filed
                                     Committee Consumer Protect'n & Product
                                       Regul
99-03-01 H Joint Sponsor Changed to KENNER
99-03-05 H
                Amendment No.01
                                     CONSUMER PROT H
                                                              Adopted
         н
                                                               005-001-002
         Н
                                     Motion Do Pass Amended-Lost 004-002-002
                                       HCON
         Н
                                     Remains in CommiConsumer Protect'n &
                                       Product Regul
         Н
                                     Re-Refer Rules/Rul 19(a)
                                     Assigned to Consumer Protect'n & Product
00-01-26 H
                                       Regul
00-02-02 H
                                     Fiscal Note Filed
                                     Committee Consumer Protect'n & Product
                                       Regul
00-02-03 H Added As A Joint Sponsor OSTERMAN
        H Added As A Co-sponsor HOWARD
00-02-17 H
                Amendment No.02
                                     CONSUMER PROT H
                                                             Adopted
                                     Motion Do Pass Amended-Lost 003-004-002
        Н
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                                     Remains in CommiConsumer Protect'n &
                                       Product Regul
         H Tabled Pursuant to Rule22(G)
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HB-0528 FRITCHEY - HOEFT - DELGADO - MCCARTHY - ACEVEDO AND NO-VAK.

625 ILCS 5/6-106.1

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

Amends the Illinois Vehicle Code to require a person to successfully complete a class on cardiopulmonary resuscitation in order to receive or renew a school bus driver permit.

FISCAL NOTE (Dept. of Transportation) HB528 will have no fiscal impact on IDOT.

HOUSE AMENDMENT NO. 1.

Provides that a person has 60 days after receipt of a school bus driver permit to complete a certified class on cardiopulmonary resuscitation, and that failure to do so shall result in the suspension of the permit until he or she provides certification to the Secretary of State that he or she has successfully completed the class.

FISCAL NOTE, H-AM 1 (State Board of Education)
The fiscal impact to local school districts/local school bus contracts would be about \$1.2 million, based on 25,000 school bus drivers and an estimate of \$50/course. This would be in addition to the current \$25 fingerprinting fee, the cost for a school bus driver physical examination, the \$4 fee for initial and refresher training, and the cost of the appropriate licenses and permit. The fiscal impact to the State Bd. of Ed. would be the additional costs claimed on the annual claim for transportation reimbursement by districts.

STATE MANDATES NOTE, H-AM 1 (State Board of Education) Same as SBE fiscal note.

HOUSE AMENDMENT NO. 2.

Deletes everything after the enacting clause. Amends the Illinois Vehicle Code to provide that the annual refresher course in first aid required to be taken by school bus drivers shall include a certified class in cardiopulmonary resuscitation during the first year and every 5 years thereafter.

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99-02-03 H First reading
                                            Referred to Hse Rules Comm
      99-02-09 H Added As A Joint Sponsor DELGADO
      99-02-10 H
                                            Assigned to Transportation & Motor Vehicles
      99-02-24 H
                                            Fiscal Note Filed
                                            Committee Transportation & Motor Vehicles
      99-02-25 H
                                            Motion Do Pass-Lost 012-005-010 HTRN
               H
                                            Remains in CommiTransportation & Motor
                                              Vehicles
      99-03-04 H
                                            Do Pass/Short Debate Cal 017-004-008
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-05 H
                                            St Mandate Fis Nte Reg BLACK
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-09 H
                       Amendment No.01
                                            FRITCHEY
                       Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-11 H Joint Sponsor Changed to MCCARTHY
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-18 H
                       Amendment No.01
                                            FRITCHEY
               H Recommends be Adopted HRUL/003-002-000
                       Amendment No.01
                                            FRITCHEY
                                                                     Adopted
               H Held 2nd Rdg-Short Debate
               H Added As A Joint Sponsor ACEVEDO
      99-03-22 H
                                            Fiscal Note Filed as amnded
                                            St Mndt Fis Note Fld Amnd
               Н
               H Held 2nd Rdg-Short Debate
      99-03-23 H Pid Cal 3rd Rdg-Shrt Dbt
               H Joint Sponsor Changed to HOEFT
               H Rclld 2nd Rdg-Short Debate
                       Amendment No.02
               Н
                                            FRITCHEY
                       Amendment referred to HRUL
               H Recommends be Adopted HRUL
               H Held 2nd Rdg-Short Debate
      99-03-24 H
                       Amendment No.02
                                            FRITCHEY
                                                                     Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Lost/Vote 049-058-006
      99-03-25 H Added As A Co-sponsor NOVAK
HB-0529
             FRITCHEY - FEIGENHOLTZ.
  New Act
  Creates the Tobacco Settlement Proceeds Act. Creates a short title only.
      99-02-03 H. First reading
               H Added As A Joint Sponsor FEIGENHOLTZ
               Н
                                            Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
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IB-0530 FRITCHEY – DELGADO – GASH – MCKEON – BOLAND.

10 ILCS 5/9-25.2 new 720 ILCS 5/33-3.1 new

Amends the Criminal Code of 1961. Provides that a public officer or employee commits solicitation misconduct when he or she solicits or receives contributions on behalf of a candidate or political committee from a person engaged in a business or activity with respect to which the public officer or employee has official responsibility to investigate, inspect, or enforce regulatory measures. Violation is a Class A misdemeanor and

results in forfeiture of the office or employment. Requires State agencies to notify the Secretary of State of the officers and employees to whom the prohibitions apply. Provides that an employee discriminated against because of lawful acts to enforce the new provisions is entitled to all relief necessary to make the employee whole. Requires the Department of State Police to establish a toll-free telephone number for reporting solicitation misconduct, and makes false reporting a Class C misdemeanor. Amends the Election Code. Prohibits a candidate or political committee treasurer from receiving or holding contributions resulting from solicitation misconduct. Violation is a Class A misdemeanor. Provides that a contribution obtained through solicitation misconduct shall escheat to the State. Effective immediately.

CORRECTIONAL NOTE (Dept. of Corrections)

There will be no corrections population or fiscal impact.

FISCAL NOTE (Dept. of State Police)

There would be no fiscal impact on the Dpt.

HOUSE AMENDMENT NO. 1.

Revises the Election Code prohibitions so that they apply only to candidates (rather than candidates and political committee treasurers) and only to receiving (rather than receiving or holding) contributions resulting from solicitation misconduct. Revises the Criminal Code prohibitions so that they apply only to public employees (rather than public employees and officers). Makes other changes.

CORRECTIONAL NOTE (Dept. of Corrections)

Same as previous note.

FISCAL NOTE (Dept. of Corrections)

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

Same as correctional note.

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99-02-03 H First reading
                                      Referred to Hse Rules Comm
99-02-09 H Added As A Joint Sponsor DELGADO
99-02-10 H
                                      Assigned to Elections & Campaign Reform
99-02-11 H Joint Sponsor Changed to GASH
99-02-18 H
                                      Correctional Note Filed
                                      Committee Elections & Campaign Reform
                                      Fiscal Note Filed
99-02-19 H
                                      Committee Elections & Campaign Reform
         Н
                                      Do Pass/Short Debate Cal 011-000-000
99-03-03 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H Joint Sponsor Changed to MCKEON
         H Joint Sponsor Changed to BOLAND
         H Relld 2nd Rdg-Short Debate
                 Amendment No.01
                                      FRITCHEY
         Η
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-12 H
                                      FRITCHEY
                 Amendment No.01
         H Recommends be Adopted HRUL
         H Held 2nd Rdg-Short Debate
99-03-16 H
                 Amendment No.01
                                      FRITCHEY
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-17 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
99-03-18 S Arrive Senate
         S Placed Calndr First Rdg
99-03-19 S
                                      Correctional Note Filed
                                      Fiscal Note Filed
         S
         S Placed Calndr First Rdg
99-04-14 S Chief Sponsor DUDYCZ
99-04-15 S First reading
                                      Referred to Sen Rules Comm
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HB-0531 O'BRIEN – CURRY, JULIE – BROSNAHAN – MCGUIRE, BUGIELSKI, CROTTY AND NOVAK.

S Added as Chief Co-sponsor OBAMA

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625 ILCS 5/7-701
625 ILCS 5/7-702
625 ILCS 5/7-702.1
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01-01-09 H Session Sine Die

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625 ILCS 5/7-702.2 new
625 ILCS 5/7-703
625 ILCS 5/7-705
625 ILCS 5/7-705.1 new
625 ILCS 5/7-706.1 new
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Amends the Illinois Vehicle Code. Provides that the Department of Public Aid may request the Secretary of State to suspend the driver's license of a person who is 90 days or more delinquent in court ordered child support payments or has been adjudicated in arrears in an amount equal to 90 days obligation or more and that the Secretary of State must comply with that request. Authorizes the Department of Public Aid to establish a system to suspend driver's licenses for failure to comply with court orders of support. Provides that the clerk of the circuit court must send notice to the Department of Public Aid when an obligor is 90 days delinquent in support payments or in arrears in an amount equal to 90 days or more obligation but not found in contempt of court. Provides that written notice must be delivered to the obligor indicating an intent by the Department of Public Aid to request the suspension of the obligor's driver's license and provides several ways for the obligor to avoid the suspension. Provides that an obligor may come into compliance with an order for support by executing a written agreement with the Department of Public Aid to make payments on past due and current support. Provides for an administrative hearing before the Director of Public Aid (or persons designated by the Director) to consider several issues prior to suspension, including the reasonableness of the payment amounts pursuant to a written agreement. Provides that the hearing shall be conducted in the County of Cook or the County of Sangamon, unless otherwise agreed to by both parties. Provides for an appeal of the hearing decision to the circuit court. Provides that a person who has had his or her driver's license suspended upon the request of the Department of Public Aid may petition the court for a family financial responsibility driver's permit.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/7-705

Deletes everything. Adds similar provisions, modified as follows: removes the Department of Public Aid from responsibilities in the process and assigns those responsibilities to the circuit courts and the circuit clerks; changes provisions regarding hearings; makes other changes.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-03 H First reading
            H Added As A Joint Sponsor CURRY JULIE
                                        Referred to Hse Rules Comm
   99-02-10 H
                                         Assigned to Child Support Enforcement
   99-02-18 H Added As A Co-sponsor BUGIELSKI
   99-03-01 H Added As A Co-sponsor CROTTY
   99-03-04 H
                                        Do Pass/Short Debate Cal 012-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Co-sponsor BROSNAHAN
            H Joint Sponsor Changed to BROSNAHAN
   99-03-11 H Joint Sponsor Changed to MCGUIRE
   99-03-16 H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
   99-03-17 H
                    Amendment No.01
                                        O'BRIEN
            Н
                    Amendment referred to HRUL
            H Held 2nd Rdg-Short Debate
   99-03-23 H
                   Amendment No.01
                                        O'BRIEN
            H Recommends be Adopted HRUL
   99-03-24 H
                    Amendment No.01
                                        O'BRIEN
                                                                 Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
            H 3rd Rdg-Shrt Dbt-Pass/Vote 110-002-000
   99-03-25 S Arrive Senate
            S Placed Calndr First Rdg
            H Added As A Co-sponsor NOVAK
   99-04-13 S Chief Sponsor SULLIVAN
   99-04-14 S First reading
                                        Referred to Sen Rules Comm
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99-04-28 S Added as Chief Co-sponsor WALSH,T

01-01-09 H Session Sine Die

HB-0532 O'BRIEN.

750 ILCS 5/505.1

from Ch. 40, par. 505.1

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a provision regarding child support owed by unemployed persons.

99-02-03 H First reading

Referred to Hse Rules Comm

99-02-10 H

Assigned to Executive

99-02-25 H

Do Pass/Stndrd Dbt/Vote 008-007-000

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H

Re-committed to Executive

99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

BOST - REITZ AND STEPHENS. HB-0533

430 ILCS 65/13.1

from Ch. 38, par. 83-13.1

Amends the Firearm Owners Identification Card Act. Prohibits municipalities, including home rule municipalities, from requiring the registration of firearms and of their owners.

NOTE(S) THAT MAY APPLY: Home Rule

99-02-03 H First reading

H Added As A Joint Sponsor REITZ

Referred to Hse Rules Comm

99-02-19 H

Assigned to Judiciary II - Criminal Law

99-03-01 H Added As A Co-sponsor STEPHENS

99-03-05 H

Re-Refer Rules/Rul 19(a).

01-01-09 H Session Sine Die

HB-0534 LOPEZ - ACEVEDO.

105 ILCS 5/14C-8

from Ch. 122, par. 14C-8

Amends the Transitional Bilingual Education Article of the School Code. Beginning July 1, 2003, requires the State Board of Education to implement a test or tests to assess the speaking, reading, writing, and grammar skills of applicants for a certificate in the English language and in the language of the transitional bilingual education program requested by the applicant. Effective immediately.

FISCAL NOTE (State Board of Education)

A \$44 test fee for 1,300 applicants would generate \$57,200.

A commercial test costs \$65 per test. Development of new

tests would cost \$1,000,000 over 2 to 3 years.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

HOUSE AMENDMENT NO. 1.

Provides that the implementation of the assessment test shall begin on July 1, 2001 instead of July 1, 2003.

FISCAL NOTE, H-AM 1 (State Board of Education)

The State Bd. of Ed. provides approximately \$60,000 to support

the bilingual language-testing program. The fees charged appli-

cants would not offset the developmental costs for new tests.

If the agency were to develop a new assessment, it would have to budget for these costs in future budget requests.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-03 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Elementary & Secondary Education Fiscal Note Filed 99-02-18 H St Mandate Fis Note Filed Н Committee Elementary & Secondary Η Education

99-02-22 H Added As A Joint Sponsor ACEVEDO

99-03-03 H Amendment No.01 ELEM SCND ED H Adopted Do Pass Amend/Short Debate 023-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-09 H Fiscal Note Filed as amnded

H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

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99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
99-03-11 S Arrive Senate
         S Placed Calndr First Rdg
99-03-12 S Chief Sponsor BURZYNSKI
99-03-16 S First reading
                                      Referred to Sen Rules Comm
99-04-27 S
                                      Assigned to Education
99-05-04 S Added as Chief Co-sponsor MOLARO
99-05-05 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-05-06 S Added as Chief Co-sponsor MUNOZ
99-05-07 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-12 S Third Reading - Passed 057-000-000
         H Passed both Houses
99-06-10 H Sent to the Governor
99-07-30 H Governor approved
         Н
              Effective Date 99-07-30
             PUBLIC ACT 91-0370
         Н
```

HB-0535 STEPHENS.

430 ILCS 65/13.1

from Ch. 38, par. 83-13.1

Amends the Firearm Owners Identification Card Act. Provides that the regulation of the acquisition, possession, transportation, storage, purchase, selling, and dealing in rifles and shotguns legally purchased or possessed under federal and State law and their ammunition, components, accessories, and accoutrements is an exclusive State power and function and may not be exercised by units of local government, including home rule units. Provides that the regulation by units of local government, including home rule units, of gun shows, home firearm sales businesses, and firearm sales to gun club members is limited to imposing licensing fees and occupation and use taxes that are the same for other sporting goods businesses.

NOTE(S) THAT MAY APPLY: Home Rule

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NOTE(S) THAT MAY APPLY: Home Rule

99-02-03 H First reading
99-02-19 H Assigned to Judiciary II - Criminal Law
99-03-05 H Motion Do Pass-Lost 006-006-000 HJUB
H Remains in CommiJudiciary II - Criminal
Law
Re-Refer Rules/Rul 19(a)
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HB-0536 MATHIAS.

625 ILCS 5/3-413

from Ch. 95 1/2, par. 3-413

Amends the Illinois Vehicle Code to provide that no person shall park a vehicle upon a public street, highway, or roadway with expired registration plates or stickers.

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SENATE AMENDMENT NO. 1.
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Deletes reference to:
625 ILCS 5/3-413
Adds reference to:
625 ILCS 5/11-1304.5 new
625 ILCS 5/16-102.5
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S First reading

Deletes everything. Amends the Illinois Vehicle Code to prohibit a person from parking a vehicle upon a public street, highway, or roadway if the vehicle displays an expired registration plate or sticker. Provides that a municipality may designate any person to enforce a local ordinance similar to this parking prohibition. Provides that a municipality shall impose a fine not to exceed \$25 to enforce this parking prohibition.

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pality shall impose a fine not to exceed $25 to enforce this parking prohibition.

99-02-03 H First reading Referred to Hse Rules Comm

99-02-17 H Do Pass/Short Debate Cal 026-001-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-02-18 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 103-005-003

99-03-10 S Arrive Senate

S Placed Calndr First Rdg
S Chief Sponsor PETERSON
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Referred to Sen Rules Comm

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99-03-25 S
                                      Assigned to Transportation
99-04-15 S
                                      Postponed
99-04-28 S
                                      Postponed
99-05-05 S
                 Amendment No.01
                                      TRANSPORTN S
                                                                Adopted
                                      Recmnded do pass as amend 010-000-000
         S Placed Calndr, Second Rdg
99-05-06 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07
         S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-13 H Motion Filed Concur
                Motion referred to
         Η
         H Calendar Order of Concurren 01
99-05-17 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/113-001-000
         H Passed both Houses
99-06-15 H Sent to the Governor
99-08-13 H Governor approved
         Н
              Effective Date 00-01-01
              PUBLIC ACT 91-0487
         H
```

HB-0537 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.

HOUSE AMENDMENT NO. 1.

Provides that a licensed health care professional may only commit inducement to commit suicide by intentionally and knowingly administering, prescribing, or dispensing medication or procedures with the sole intent to directly cause the death of the person. Provides that a person who is entitled to bring a civil action for inducement to commit suicide against a licensed health care professional may seek compensatory damages. Provides that no injunctive relief is available against a licensed health care professional for inducement to commit suicide.

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99-02-03 H First reading
                                       Referred to Hse Rules Comm
99-02-10 H
                                       Assigned to Judiciary I - Civil Law
                                                                Adopted
99-03-03 H
                 Amendment No.01
                                       JUD-CIVIL LAW H
                                       Do Pass Amd/Stndrd Dbt/Vote 006-003-001
         H
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-16 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0538 HAMOS AND FRANKS.

5 ILCS 140/7

from Ch. 116, par. 207

Amends the Freedom of Information Act. Provides that information that is requested to further a commercial enterprise or purpose is exempt from public copying and inspection. Effective immediately.

HOUSE AMENDMENT NO. 1.

99-02-03 H First reading

Deletes the amendatory language of the introduced bill. Adds language exempting, from inspection and copying, information that identifies individuals or groups and that is requested to further certain commercial solicitation of the individuals or groups.

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99-02-10 H Assigned to State Government
Administration

99-02-18 H Primary Sponsor Changed To HAMOS

99-02-25 H Added As A Co-sponsor FRANKS

99-03-04 H Amendment No.01 STE GOV ADMIN H Adopted
H Motion Do Pass Amended-Lost 004-003-000
HSGA
HSGA
H Remains in CommiState Government
Administration
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Referred to Hse Rules Comm

99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HASSERT – CAPPARELLI – PERSICO – BRUNSVOLD – NOVAK, BELLOCK, COWLISHAW, CROSS, LEITCH, SCOTT, WINKEL, WINTERS, BRADY, BLACK, HOEFT, WOJCIK, MATHIAS, PARKE, GARRETT AND KRAUSE.

225 ILCS 320/2

from Ch. 111, par. 1102

225 ILCS 320/2.5 new

Amends the Illinois Plumbing License Law. Defines "irrigation contractor". Provides that the definition of "plumbing" includes backflow prevention devices between a lawn irrigation system and the source of a private water supply (instead of lawn irrigation systems from the source of a private water supply). Provides that "plumbing" does not include the trade of installing or maintaining lawn irrigation systems connected to properly installed backflow prevention devices. Provides that the definitions of "plumbing fixtures" and "plumbing system" do not include lawn irrigation systems that have been properly connected to backflow prevention devices. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

225 ILCS 320/2.5 new

Deletes everything. Amends the Illinois Plumbing License Law. Adds a caption to the definition Section.

SENATE AMENDMENT NO. 1.

Adds reference to:

225 ILCS 320/2.5 new

225 ILCS 320/2.6 new

225 ILCS 320/16.1 new

225 ILCS 320/3

from Ch. 111, par. 1103

225 ILCS 320/19

from Ch. 111, par. 1118 from Ch. 111, par. 1129

225 ILCS 320/30

225 ILCS 320/42

Deletes everything. Amends the Illinois Plumbing License Law. Defines "irrigation contractor". Requires irrigation contractors to register with the Department. Specifies the parts of a lawn sprinkler system that may be installed by an irrigation contractor. Requires a licensed plumber to inspect risers and sprinkler heads before backfilling. Provides guidelines for lawn sprinkler systems. Preempts home rule. Provides that the regulation of irrigation contractors is an exclusive power of the State. Authorizes a municipality with a population of 500,000 or more to provide for the registration of irrigation contractors by local ordinance rather than by State statute. Effective immediately.

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99-02-03 H First reading
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H Added As A Joint Sponsor CAPPARELLI

H Added As A Co-sponsor PERSICO

H Added As A Co-sponsor BRUNSVOLD

H Added As A Co-sponsor NOVAK

H Added As A Co-sponsor BELLOCK

H Added As A Co-sponsor COWLISHAW

H Added As A Co-sponsor CROSS

H Added As A Co-sponsor LEITCH

H Added As A Co-sponsor SCOTT

H Added As A Co-sponsor WINKEL

H Added As A Co-sponsor WINTERS

Referred to Hse Rules Comm

99-02-05 H Added As A Co-sponsor BRADY

99-02-10 H Assigned to Registration & Regulation

99-02-22 H Added As A Co-sponsor BLACK

99-03-01 H Added As A Co-sponsor HOEFT

99-03-03 H Amendment No.01 REGIS REGULAT H

REGIS REGULAT H Adopted
Do Pass Amend/Short Debate 012-000-000

H
H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Co-sponsor WOJCIK

99-03-04 H Added As A Co-sponsor MATHIAS

99-03-11 H Added As A Co-sponsor PARKE

99-03-16 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

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99-03-17 H
                Amendment No.02
                                      HASSERT
        Н
                Amendment referred to HRUL
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-18 H Relld 2nd Rdg-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-19 H
                Amendment No.03
                                      HASSERT
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
                                      Tabled Pursnt to Rule 40(a) HOUSE
                                        AMEND 2 & 3
         H 3rd Rdg-Shrt Dbt-Pass/Vote 103-009-002
         H Added As A Co-sponsor GARRETT
         H Added As A Co-sponsor KRAUSE
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor SYVERSON
                                      Referred to Sen Rules Comm
         S First reading
         S Added As A Co-sponsor SIEBEN
99-04-20 S Added as Chief Co-sponsor MYERS,J
99-11-17 S
                                      Assigned to Licensed Activities
99-11-30 S
                                      LICENSED ACT. S
                Amendment No.01
                                                              Adopted
                                      Recmnded do pass as amend 007-000-000
         S Placed Calndr, Second Rdg
         S Second Reading
         S Placed Calndr, 3rd Reading
99-12-01 S
                                      3/5 vote required
         S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
         H Motion Filed Concur
         Н
                Motion referred to
                                       HRUL
                Rules refers to
                                       HREG
         H Be apprvd for consideratn 01/012-000-000
         H Calendar Order of Concurren
99-12-02 H H Concurs in S Amend 01/101-012-000
         H Passed both Houses
99-12-07 H Sent to the Governor
00-01-26 H Governor approved
              Effective Date 00-01-26
        Н
              PUBLIC ACT 91-0678
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HB-0540 SCHMITZ – LINDNER – KRAUSE – JONES, JOHN – BASSI, COWLISHAW, MOORE, ANDREA, TENHOUSE, MULLIGAN, LYONS, EILEEN, GASH, CROTTY, BROSNAHAN, MCCARTHY, GIGLIO, MATHIAS AND FRANKS.

305 ILCS 5/12-12.1 new

Amends the Public Aid Code. Provides that the Department of Human Services shall create and maintain one or more World Wide Web pages with information on individuals who are delinquent in their child support obligations. Requires the Department to cooperate with and supply information to counties and municipalities wishing to create and maintain World Wide Web pages with information on individuals who are delinquent in their child support obligations.

HOUSE AMENDMENT NO. 1.

Adds reference to:

705 ILCS 105/15.1 new

Provides that the Department of Public Aid (rather than the Department of Human Services) shall create the World Wide Web pages. Amends the Clerks of Courts Act. Provides that circuit court clerks may provide information to municipalities and counties (rather than requiring the Department of Public Aid to provide information) concerning persons who are in arrears on child support and who have been held in contempt of court. Adds immediate effective date.

HOUSE AMENDMENT NO. 2.

Provides that the Department of Human Services shall, before including on the World Wide Web page information concerning an individual who owes past due sup-

port, give the individual notice and an opportunity to be heard. Provides that any final administrative decision of the Department shall be reviewed only under the Administrative Review Law.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-03 H First reading
                                        Referred to Hse Rules Comm
    99-02-05 H Added As A Joint Sponsor LINDNER
            H Added As A Co-sponsor KRAUSE
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor BASSI
             H Added As A Co-sponsor COWLISHAW
            H Added As A Co-sponsor MOORE, ANDREA
            H Added As A Co-sponsor TENHOUSE
    99-02-08 H Added As A Co-sponsor MULLIGAN
            H Added As A Co-sponsor LYONS, EILEEN
    99-02-10 H
                                         Assigned to Child Support Enforcement
    99-02-18 H Added As A Co-sponsor GASH
    99-02-26 H
                                        CHILD SUP ENF H
                    Amendment No.01
                                                                 Adopted
                                        Do Pass Amend/Short Debate 012-001-000
            H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-01 H Added As A Co-sponsor CROTTY
    99-03-05 H Added As A Co-sponsor BROSNAHAN
                    Amendment No.02
    99-03-09 H
                                        SCHMITZ
                    Amendment referred to HRUL
            H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-10 H Added As A Co-sponsor MCCARTHY
            H Added As A Co-sponsor GIGLIO
    99-03-11 H Added As A Co-sponsor MATHIAS
    99-03-16 H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
    99-03-23 H
                    Amendment No.02
                                        SCHMITZ
            H Recommends be Adopted HRUL
                    Amendment No.02
                                        SCHMITZ
                                                                 Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
            H 3rd Rdg-Shrt Dbt-Pass/Vote 106-004-002
             H Added As A Co-sponsor FRANKS
    99-03-24 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor LAUZEN
                                        Referred to Sen Rules Comm
             S First reading
    99-03-25 S
                                         Assigned to Public Health & Welfare
    99-04-20 S
                                        Postponed
    99-04-27 S
                                        Postponed
                                        Held in Committee
    99-05-04 S
             S
                                         Committee Public Health & Welfare
    99-05-08 S
                                        Refer to Rules/Rul 3-9(a)
    01-01-09 H Session Sine Die
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HB-0541 HARTKE - MOFFITT - OSMOND.

60 ILCS 1/80-60

Amends the Township Code. Requires the township board to make a tentative budget and appropriation ordinance available for public inspection at least 30 days before the public hearing required by the Illinois Municipal Budget Law. Requires the public hearing to be held on or before the last day of the first quarter of the fiscal year. Requires that notice of the hearing be given by publication in a newspaper published in the township or, if no newspaper is published in the township, by posting notice in the 5 most public places in the township. Requires the township clerk to arrange for the hearing. Provides that the township board may adopt all or part of the tentative budget and appropriation ordinance at the public hearing.

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HOME RULE NOTE (Dept. of Commerce and Community Affairs)

HB541 does not preempt home rule authority.

99-02-03 H First reading
H Added As A Joint Sponsor MOFFITT
H Referred to Hse Rules Comm

99-02-10 H Assigned to Local Government

99-02-18 H Do Pass/Consent Calendar 008-000-000
H Consnt Calndr Order 2nd Rdg
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99-02-24 H
                                      Home Rule Note Filed
         H Consnt Calndr Order 2nd Rdg
99-03-01 H Joint Sponsor Changed to OSMOND
99-03-02 H Cnsent Calendar, 2nd Rdg
         H Consnt Caldr Order 3rd Rdg
99-03-09 H Consnt Calndr, 3rd Rdg Pass 115-000-000
99-03-10 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor NOLAND
99-03-11 S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Local Government
99-04-27 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-04-28 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 059-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor approved
              Effective Date 00-01-01
         Η
              PUBLIC ACT 91-0286
```

HB-0542 COWLISHAW – KRAUSE – MATHIAS – PERSICO – BASSI, BOST, JOHNSON,TIM, JONES,JOHN, KLINGLER, KOSEL, LAWFER, LYONS,EILEEN, MITCHELL,JERRY, 'MITCHELL,BILL, MYERS,RICHARD, O'CONNOR, OSMOND, POE, RIGHTER, STEPHENS, WAIT, WINKEL, WINTERS AND ZICKUS.

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 from the taxes imposed by these Acts personal property purchased through events sponsored by a parent-teacher association affiliated with an elementary or secondary school. Excepts the provisions from the sunset requirements. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Exempts from the taxes imposed by these Acts personal property, including food, purchased through fundraising events for the benefit of a public or private elementary or secondary school, a group of those schools, or one or more school districts if the events are sponsored by an entity that consists primarily of volunteers and includes parents of the school children. Provides that the exemption does not apply to fundraising events for the benefit of private home instruction. Excepts the provisions from the sunset requirements. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Exempts from the taxes imposed by these Acts a motor vehicle that is donated to an entity that is determined by the Department of Revenue to be organized and operated exclusively for educational purposes. Defines the entities as all tax-supported public schools, private schools that offer systematic instruction in useful branches of learning by methods common to public schools and that compare favorably in their scope and intensity with the course of study presented in tax-supported schools, and vocational or technical schools or institutes organized and operated exclusively to provide a course of study of not less than 6 weeks duration and designed to prepare individuals to follow a trade or to pursue a manual, technical, mechanical, industrial, business, or commercial occupation. Effective immediately.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1.

Recommends that the bill be further amended as follows:

Further amends the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and Retailer's Occupation Tax Act. Exempts from the taxes imposed by the Acts personal property sold at certain fundraising events. Provides that the fundraising events must be sponsored by an entity recognized by the school district and must include parents and teachers of the school children. Provides that the exemption does not apply to events for the benefit of private home instruction and to events in which the fundraising entity purchases the personal property sold at the event from another individual or entity that sold the property for the purpose of resale by the fundraising entity and that profits from the sale to the fundraising entity.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
   99-02-03 H First reading
                                        Referred to Hse Rules Comm
   99-02-10 H
                                        Assigned to Revenue
   99-02-17 H Added As A Joint Sponsor KRAUSE
   99-02-25 H Joint Sponsor Changed to MATHIAS
   99-03-01 H Added As A Co-sponsor BOST
            H Added As A Co-sponsor JOHNSON, TIM
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor KLINGLER
            H Added As A Co-sponsor KOSEL
            H Added As A Co-sponsor LAWFER
            H Added As A Co-sponsor MITCHELL, JERRY
            H Added As A Co-sponsor MITCHELL, BILL
            H Added As A Co-sponsor MYERS.RICHARD
            H Added As A Co-sponsor O'CONNOR
            H Added As A Co-sponsor OSMOND
            H Added As A Co-sponsor POE
            H Added As A Co-sponsor RIGHTER
            H Added As A Co-sponsor STEPHENS
            H Added As A Co-sponsor WAIT
            H Added As A Co-sponsor WINKEL
            H Added As A Co-sponsor WINTERS
            H Added As A Co-sponsor ZICKUS
   99-03-02 H Added As A Co-sponsor LYONS, EILEEN
   99-03-04 H
                    Amendment No.01
                                        REVENUE
                                                     Н
                                                                Adopted
                                        Do Pass Amend/Short Debate 009-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-09 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
            H Joint Sponsor Changed to PERSICO
   99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-001
            H Joint Sponsor Changed to BASSI
   99-03-11 S Arrive Senate
               Chief Sponsor RADOGNO
               Added as Chief Co-sponsor LAUZEN
            S Placed Calndr First Rdg
            S First reading
                                        Referred to Sen Rules Comm
   99-04-14
                                        Assigned to Revenue
   99-04-22
                                        Recommended do pass 010-000-000
            S Placed Calndr, Second Rdg
   99-05-05
            S Filed with Secretary
                    Amendment No.01
                                        BURZYNSKI
            S
                                        -BOMKE
                    Amendment referred to SRUL
            S
   99-05-07
               Sponsor Removed RADOGNO
               Alt Chief Sponsor Changed BURZYNSKI
   99-05-12
                    Amendment No.01
                                        BURZYNSKI
            S
                                        -BOMKE
            S
                    Rules refers to
                                          SREV
            S
                    Amendment No.01
                                        BURZYNSKI
                                        -BOMKE
               Be apprvd for consideratn SREV/007-003-000
            S
               Second Reading
            S
                                        BURZYNSKI
                    Amendment No.01
            S
                                        -BOMKE
                                           Adopted
            S Placed Calndr,3rd Reading
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99-05-13 S Added as Chief Co-sponsor BOMKE
                 Sponsor Removed LAUZEN
               S Third Reading - Passed 057-000-001
               H. Arrive House
               H Place Cal Order Concurrence 01
      99-05-14 H Motion Filed Non-Concur 01/COWLISHAW
               H Calendar Order of Concurren 01
      99-05-24 H H Noncners in S Amend 01
               S Secretary's Desk Non-concur 01
                                           Mtn refuse recede-Sen Amend
               S S Refuses to Recede Amend 01
               S S Requests Conference Comm 1ST
      99-05-25
              S Sen Conference Comm Apptd 1ST/BURZYNSKI,
                                             PETERSON, LAUZEN,
                                             OBAMA, BERMAN
               H Hse Accede Reg Conf Comm 1ST
               H Hse Conference Comm Apptd 1ST/CURRIE,
                                             PUGH, HANNIG,
               Н
               Н
                                             RUTHERFORD AND
               Η
                                             COWLISHAW
      99-05-26 S Filed with Secretary
               S Conference Committee Report 1ST/BURZYNSKI
               S Conf Comm Rpt referred to SRUL
               S Conference Committee Report 1ST/BURZYNSKI
                      Rules refers to
                                            SREV
               S Senate CC report submitted
               H House CC report submitted 1ST/COWLISHAW
               H Conf Comm Rpt referred to HRUL
               H Conference Committee Report 1ST
      99-05-27 H Recommends be Adopted 1ST/HRUL
               H House CC report Adopted 1ST/115-000-000
               S Conference Committee Report 1ST/BURZYNSKI
               S Be appryd for consideratn SREV/010-000-000
               S Senate CC report submitted
               S Senate CC report Adopted 1ST/059-000-000
               H Both House Adoptd CC rpt 1ST
               H Passed both Houses
      99-06-24 H Sent to the Governor
      99-08-20 H Governor approved
                    Effective Date 99-08-20
               Н
                    PUBLIC ACT 91-0637
HB-0543
            WOOLARD - HOFFMAN - BOST - RIGHTER, BOLAND AND GILES.
  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
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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 Northeastern 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 1999. Effective immediately.

FISCAL NOTE (Board of Higher Education)
For every 100 partial tuition waivers in FY99, public universities would not be able to collect \$142,200. There is no State appropriation for partial tuition waivers.

NOTE(S) TH	ΑТ	MAY APPLY: Fiscal	
		First reading	Referred to Hse Rules Comm
99-02-10			Assigned to Higher Education
99-02-11	Η	Added As A Joint Sponsor H	OFFMAN
99-02-16	H H		Fiscal Note Filed Committee Higher Education
99-02-18	Η	Joint Sponsor Changed to BO	OST
00.02.25		Joint Sponsor Changed to RI	
		Added As A Co-sponsor BO	
99-02-26		Placed Cal 2nd Rdg-Shrt Dbt	Do Pass/Short Debate Cal 014-000-000
99-03-12		Second Reading-Short Debat	
77-03-12		Held 2nd Rdg-Short Debate	
99-03-17		Pld Cal 3rd Rdg-Shrt Dbt	
		Added As A Co-sponsor GIL	ES
		3rd Rdg-Shrt Dbt-Pass/Vote	
99-03-22	S	Arrive Senate	
		Placed Calndr First Rdg	
		Chief Sponsor MYERS,J	
		First reading	Referred to Sen Rules Comm
		Session Sine Die	
			IS,MONIQUE AND SHARP.
105 ILCS 5/2			
			te Board of Education to establish and ad-
minister a men FISCAL	tor NO	teaching program for person TE (State Board of Education	ons who hold Initial Teaching Certificates.
		ching program, either by itsel	
		ve induction initative would e	
		year. Depending on the extent gram established, the cost loca	
		,000-\$7,500,000 to \$16,000.00	
single ye		,000 \$7,500,000 to \$10,000,00	νο φου,ουυ,ουυ τη μ
		NDATES NOTE (State Board	of Education)
Same as	pre	vious SBE fiscal note.	
		MAY APPLY: Fiscal	
		First reading	Referred to Hse Rules Comm
99-02-10			Assigned to Elementary & Secondary Education
99-02-23			Fiscal Note Filed
	H H		St Mandate Fis Note Filed Committee Elementary & Secondary
			Education
99-03-03			Do Pass/Short Debate Cal 023-000-000
		Placed Cal 2nd Rdg-Shrt Dba Added As A Joint Sponsor F	
90_03_04		Joint Sponsor Changed to DA	
		Added As A Co-sponsor SH	
		Second Reading-Short Debat	
		Pld Cal 3rd Rdg-Shrt Dbt	
99-03-19	Н	3rd Rdg-Shrt Dbt-Pass/Vote	118-000-000
99-03-22		Arrive Senate	
		Placed Calndr First Rdg	
99-12-02		Chief Sponsor CRONIN	Defermed to Con Delea Comm
		First reading	Referred to Sen Rules Comm Assigned to Education
00-11-09 00-11-16			Postponed
00-11-10	S		Committee Education
01-01-09		Session Sine Die	

HB-0545 SCOTT AND BOLAND.

New Act

Creates the Contractor Reporting Act. Requires a contractor doing business in this State to provide the Office of the Attorney General with a copy of all bankruptcies filed with respect to the contractor or any businesses previously owned by the contractor and a list of all lawsuits filed within the past 10 years against the contractor pertaining to his

or her activities as a contractor and the disposition of those lawsuits. Also requires a contractor to provide the Office of the Attorney General with a list of all contracting businesses previously owned by the contractor.

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FISCAL NOTE (Attorney General)
       Total fiscal impact would be $958,300.
  NOTE(S) THAT MAY APPLY: Fiscal
       99-02-03 H First reading
                                             Referred to Hse Rules Comm
       99-02-10 H
                                             Assigned to Constitutional Officers
       99-02-17 H
                                             Fiscal Note Filed
                                             Committee Constitutional Officers
       99-02-25 H Added As A Co-sponsor BOLAND
       99-03-03 H
                                             Do Pass/Short Debate Cal 008-002-001
                H Placed Cal 2nd Rdg-Shrt Dbt
                Η
                        Amendment No.01
                                             SCOTT
                        Amendment referred to HRUL
                H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0546
             HASSERT.
  415 ILCS 5/22.10
                                    from Ch. 111 1/2, par. 1022.10
  Amends the Environmental Protection Act to make technical changes.
      99-02-03 H First reading
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
       99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Do Pass/Short Debate Cal 015-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0547
             HASSERT.
  415 ILCS 5/57.3
  Amends the Environmental Protection Act to make a technical change.
      99-02-03 H First reading
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0548
             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.
      99-02-03 H First reading
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0549
             HASSERT.
  420 ILCS 20/10.2
                                    from Ch. 111 1/2, par. 241-10.2
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Amends the Illinois Low-Level Radioactive Waste Management Act to make a technical change.

		First reading	Referred to Hse Rules Comm
99-02-10			Assigned to Executive
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
	Н	Pled Cal 2nd Rdg Stndrd Db	
99-02-26			Re-committed to Executive
99-03-05			Do Pass/Short Debate Cal 015-000-000
		Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16		Second Reading-Short Debat Held 2nd Rdg-Short Debate	e
99-03-26		Held 2lld Rug-Short Debate	Re-Refer Rules/Rul 19(a)
		Session Sine Die	Re Reier Rules/Rul 15(a)
		SERT.	
415 ILCS 5/22			111 1/2, par. 1022.15
		vironmental Act. Makes te	
		First reading	Referred to Hse Rules Comm
99-02-10		Trist reading	Assigned to Executive
99-02-25			Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
•		Plcd Cal 2nd Rdg Stndrd Dbr	
99-02-26			Re-committed to Executive
99-03-05		Session Sine Die	Re-Refer Rules/Rul 19(a)
			TAXABLE TO COMPANY DESCRIPTION AND BO
	AV AN		LYONS, JOSEPH, FRITCHEY AND BO-
			rol Davanua Fund to the Department of
			ral Revenue Fund to the Department of the National Italian American Sports Hall
			museum building. Effective July 1, 1999.
		First reading	Referred to Hse Rules Comm
99-02-10		1 not reading	Assigned to Approp-Gen Srvc & Govt
			Ovrsght
	H	Added As A Joint Sponsor C	APPARELLI
00.00.10	Н	Added As A Joint Sponsor L	YONS, JOSEPH
		Added As A Co-sponsor FRI	
99-02-23		Added As A Co-sponsor BO	Re-Refer Rules/Rul 19(a)
		Session Sine Die	Re-Reici Ruics/Rui 17(a)
		IANO.	
70 ILCS 5/6	1 Y .		15 1/2, par. 68.6
	A :.		tes the requirement that, in airport authori-
			,000, commissioners may not be compen-
			services within the corporate limits of the
		150 m any one month for 150 miles of those corpora	
HOME R	шш UL	E NOTE (Dept. of Commerce	and Community Affairs).
		not preempt home rule author	
STATE N	1 A]	NDÅTES NOTE (Dept. of Co	mmerce and Community Affairs)
		not meet the definition of a St	ate mandate.
		MAY APPLY: Fiscal First reading	Referred to Hse Rules Comm
99-02-03		rirst reading	Assigned to Executive
99-02-10			Fiscal Note Requested POE
	H		St Mandate Fis Nte Req POE
	Н		Balanced Budget Note Req POE
	Н	_	Home Rule Note Requested POE
	H H		Judicial Note RequestePOE Do Pass/Short Debate Cal 015-000-000
		Placed Cal 2nd Rdg-Shrt Db	
99-03-01		1.1100 Cai Bild Rag Olift Do	Home Rule Note Filed
,	Н		St Mandate Fis Note Filed
		Cal Ord 2nd Rdg-Shrt Dbt	
99-03-16		Second Reading-Short Debat	e _.
. 00.02.26		Held 2nd Rdg-Short Debate	De Defer Dules/Dul 10(a)
99-03-26	п		Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0553 SAVIANO – RONEN – GRANBERG – MCCARTHY – COULSON, BO-LAND AND MCKEON.

210 ILCS 5/6.5 210 ILCS 85/10.7 225 ILCS 60/54.5 225 ILCS 65/10-25 225 ILCS 65/15-5 225 ILCS 65/15-10 225 ILCS 65/15-15 225 ILCS 65/15-25 new 225 ILCS 65/15-30 225 ILCS 65/15-35 225 ILCS 65/15-30

Amends the Ambulatory Surgical Treatment Center Act and Hospital Licensing Act. Requires ambulatory surgical treatment centers and hospitals to comply with specified requirements regarding operative surgical procedures and anesthesia service. Amends the Medical Practice Act of 1987. Provides that an anesthesiologist or physician licensed to practice medicine in all its branches may collaborate with a certified registered nurse anesthetist in accordance with specified provisions of the Nursing and Advanced Practice Nursing Act. Amends the Nursing and Advanced Practice Nursing Act. Changes the composition of the Board of Nursing. Provides that a certified registered nurse anesthetist who meets certain criteria is qualified for licensure as an advanced practice nurse. Makes changes concerning collaborative agreements with physicians. Authorizes a licensed certified registered nurse anesthetist to provide anesthesia services in accordance with specified requirements. Changes qualifications for membership on the Advanced Practice Nursing Board. Repeals a Section of the Nursing and Advanced Practice Nursing Act creating the Joint Committee on Licensure of Certified Registered Nurse Anesthetists. Makes other changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-03 H First reading
         H Added As A Joint Sponsor RONEN
                                      Referred to Hse Rules Comm
99-02-04 H Added As A Co-sponsor GRANBERG
99-02-10 H
                                      Assigned to Registration & Regulation
99-02-17 H Joint Sponsor Changed to MCCARTHY
99-02-25 H Added As A Co-sponsor BOLAND
99-03-03 H
                                      Do Pass/Short Debate Cal 014-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Co-sponsor MCKEON
99-03-10 H Joint Sponsor Changed to COULSON
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-23 S Chief Sponsor BURZYNSKI
         S First reading
                                      Referred to Sen Rules Comm
99-03-25 S
                                      Assigned to Licensed Activities
99-04-22 S
                                      Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
99-04-27 S Second Reading
         S Placed Calndr,3rd Reading
99-05-12 S Third Reading - Passed 059-000-000
         H Passed both Houses
99-06-10 H Sent to the Governor
99-08-06 H Governor approved
             Effective Date 99-08-06
         Н
             PUBLIC ACT 91-0414
         H
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HB-0554 COWLISHAW.

820 ILCS 130/1

from Ch. 48, par. 39s-1

Amends the Prevailing Wage Act. Makes stylistic changes in the Section concerning State policy.

HOUSE AMENDMENT NO. 1.

99-02-03 H First reading

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Deletes reference to: 820 ILCS 130/1
Adds reference to: 820 ILCS 130/2 from Ch. 48, par. 39s-2
820 ILCS 130/4 from Ch. 48, par. 39s-4
820 ILCS 130/8 from Ch. 48, par. 39s-8
820 ILCS 130/9 from Ch. 48, par. 39s-9
820 ILCS 130/10 from Ch. 48, par. 39s-10
820 ILCS 130/11 from Ch. 48, par. 39s-11
```

Deletes everything. Amends the Prevailing Wage Act. Makes numerous changes concerning: the scope of construction projects to which the Act applies; the method of ascertaining the prevailing wage; contract requirements; exemption of contracts; situations in which the prevailing wage is not ascertainable; filing requirements; hearings; objections; witnesses; defenses in certain actions; and other matters. Effective June 1, 1999.

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99-02-10 H
                                      Assigned to Executive
                                      Do Pass/Stndrd Dbt/Vote 008-007-000
99-02-25 H
                                        HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                      Re-committed to Executive
99-03-05 H
                Amendment No.01
                                      EXECUTIVE H
                                                              Adopted
                                      Motion Do Pass Amended-Lost 006-008-000
                                        HEXC
        · H
                                      Remains in CommiExecutive
                                      Re-Refer Rules/Rul 19(a)
         Н
01-01-09 H Session Sine Die
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Referred to Hse Rules Comm

HB-0555 MAUTINO – HULTGREN – HOLBROOK.

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625 ILCS 5/5-100 from Ch. 95 1/2, par. 5-100 625 ILCS 5/5-101.1 new 625 ILCS 5/5-401.2 from Ch. 95 1/2, par. 5-401.2 from Ch. 95 1/2, par. 5-402.1 from Ch. 95 1/2, par. 5-402.1 from Ch. 95 1/2, par. 5-402.1 from Ch. 95 1/2, par. 5-403.1 815 ILCS 710/3.1 new 815 ILCS 710/4 from Ch. 121 1/2, par. 754
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Amends the Illinois Vehicle Code. Defines "motor vehicle financing affiliate" as a business that purchases new or used motor vehicles on behalf of a dealer or group of dealers and then sells the motor vehicles to the dealer or group of dealers and that meets other criteria. Provides that a motor vehicle financing affiliate must be licensed by the Secretary of State and sets forth licensing requirements and procedures. Amends the Motor Vehicle Franchise Act to provide that a motor vehicle financing affiliate and a franchisee shall be treated the same for the purposes of the Act.

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FISCAL NOTE (Secretary of State)
The fiscal impact would be $15,000.
FISCAL NOTE II AM 1 (Secretary)
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FISCAL NOTE, H-AM 1 (Secretary of State)

Same as previous note.

HOUSE AMENDMENT NO. 1.

Makes grammatical and technical changes.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-03 H First reading
                                      Referred to Hse Rules Comm
99-02-10 H
                                       Assigned to Financial Institutions
99-02-18 H
                                       Do Pass/Short Debate Cal 016-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-19 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-02-25 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H Rolld 2nd Rdg-Short Debate
                 Amendment No.01
         Н
                                      MAUTINO
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
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99-03-11 H
                       Amendment No.01
                                             MAUTINO
                H Recommends be Adopted HRUL/005-000-000
               H Held 2nd Rdg-Short Debate
      99-03-16 H
                                             Fiscal Note Filed as amnded
                                                                       Adopted
               H
                       Amendment No.01
                                             MAUTINO
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Added As A Joint Sponsor HULTGREN
      99-03-25 H Added As A Joint Sponsor HOLBROOK
               H 3rd Rdg-Shrt Dbt-Pass/Vote 104-011-000
                  Arrive Senate
                S Placed Calndr First Rdg
      99-03-26 S Chief Sponsor SYVERSON
      99-04-14 S First reading
                                             Referred to Sen Rules Comm
                                             Assigned to Commerce & Industry
      99-04-22
                                             Recommended do pass 008-000-001
                S Placed Calndr, Second Rdg
      99-04-28
                  Second Reading
               S
                S Placed Calndr, 3rd Reading
               S Third Reading - Passed 055-000-004
      99-05-12
                H Passed both Houses
      99-06-10 H Sent to the Governor
      99-08-06 H Governor approved
                     Effective Date 00-01-01
                Н
                     PUBLIC ACT 91-0415
HB-0556
             BOLAND - MOFFITT - SMITH, MICHAEL - ZICKUS - FRANKS,
             HARTKE, HOLBROOK, LYONS, JOSEPH, GRANBERG, SILVA, LANG,
             MAUTINO, MOORE, ANDREA, RIGHTER, HARRIS, WINTERS, GIGLIO, HOWARD, SCOTT, DAVIS, STEVE, FOWLER, JOHNSON, TIM, GASH, MCGUIRE, LINDNER, O'BRIEN, CURRY, JULIE, BOST, HOFFMAN,
             MITCHELL, JERRY, WINKEL, JONES, LOU, BEAUBIEN, TENHOUSE,
             PUGH, SHARP, HANNIG, JONES, JOHN, COULSON, KLINGLER, FRIT-
             CHEY, BRADLEY, SAVIANO, BLACK, KRAUSE, COWLISHAW, SCH-
MITZ, CROTTY, BRADY, LAWFER, DURKIN, MITCHELL,BILL,
BURKE, DAVIS,MONIQUE, LOPEZ, PANKAU, STEPHENS, STROGER,
             YOUNGE, ACEVEDO, BASSI, BIGGINS, BROSNAHAN, BUGIELSKI,
             CROSS, CURRIE, DART, DELGADO, FEIGENHOLTZ, FLOWERS,
             GILES, HAMOS, HASSERT, JOHNSON, TOM, JONES, SHIRLEY, KOSEL,
             LEITCH, LYONS, EILEEN, MATHIAS, MCAULIFFE, MCCARTHY, MCKEON, MULLIGAN, MEYER, MURPHY, MYERS, RICHARD, NOVAK, PARKE, PERSICO, POE, REITZ, RUTHERFORD, SCULLY, SKIN-
             NER, SLONE, TURNER, ART, WAIT, WIRSING, WOJCIK, WOOLARD,
             CAPPARELLI, OSMOND, ERWIN, BELLOCK, BRUNSVOLD, GAR-
             RETT, HOEFT, KENNER, DANIELS, HULTGREN, SOMMER, RONEN,
             O'CONNOR, SCHOENBERG AND TURNER, JOHN.
   40 ILCS 5/16-163
                                     from Ch. 108 1/2, par. 16-163
   40 ILCS 5/16-165
                                    from Ch. 108 1/2, par. 16-165
  Amends the Downstate Teacher Article of the Illinois Pension Code to add a second
elected annuitant to the Board of Trustees. Effective immediately.
      PENSION NOTE (Pension Laws Commission)
      HB556 would have no fiscal impact on TRS.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension
      99-02-03 H First reading
                H Added As A Joint Sponsor MOFFITT
                H Added As A Co-sponsor HOLBROOK
                H Added As A Co-sponsor ZICKUS
                H Added As A Co-sponsor FRANKS
                H Added As A Co-sponsor HARTKE
                H Added As A Co-sponsor LYONS, JOSEPH
                                             Referred to Hse Rules Comm
      99-02-04 H Added As A Co-sponsor GRANBERG
      99-02-09 H Added As A Co-sponsor SILVA
                H Added As A Co-sponsor LANG
                H Added As A Co-sponsor MAUTINO
                H Added As A Co-sponsor MOORE, ANDREA
                H Added As A Co-sponsor RIGHTER
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H Added As A Co-sponsor SMITH,MICHAEL H Added As A Co-sponsor HARRIS H Added As A Co-sponsor WINTERS H Added As A Co-sponsor GIGLIO H Added As A Co-sponsor HOWARD

'		
99-02-10	Н	Assigned to Personnel & Pensions
99-02-17	Н	Pension Note Filed
	Н	Committee Personnel & Pensions
99-02-18	Н	Added As A Co-sponsor SCOTT
	Η	Added As A Co-sponsor DAVIS,STEVE
99-02-22	Н	Added As A Co-sponsor FOWLER
99-03-01	Н	Added As A Co-sponsor JOHNSON,TIM
		Added As A Co-sponsor GASH
		Added As A Co-sponsor MCGUIRE
	Н	Added As A Co-sponsor LINDNER
		Added As A Co-sponsor O'BRIEN
		Added As A Co-sponsor CURRY, JULIE
		Added As A Co-sponsor BOST Added As A Co-sponsor HOFFMAN
		Added As A Co-sponsor MITCHELL, JERRY
		Added As A Co-sponsor WINKEL
		Added As A Co-sponsor JONES,LOU
		Added As A Co-sponsor BEAUBIEN
		Added As A Co-sponsor TENHOUSE
		Added As A Co-sponsor PUGH
		Added As A Co-sponsor SHARP
	Н	Added As A Co-sponsor HANNIG
		Added As A Co-sponsor JONES, JOHN
		Added As A Co-sponsor COULSON
		Added As A Co-sponsor KLINGLER
		Added As A Co-sponsor FRITCHEY
		Added As A Co-sponsor BRADLEY
99-03-05		Re-Refer Rules/Rul 19(a)
		Added As A Co-sponsor SAVIANO
		Added As A Co-sponsor BLACK Added As A Co-sponsor KRAUSE
		Added As A Co-sponsor COWLISHAW
		Added As A Co-sponsor SCHMITZ
	Ĥ	Added As A Co-sponsor CROTTY
		Added As A Co-sponsor BRADY
	Н	Added As A Co-sponsor LAWFER
		Added As A Co-sponsor DURKIN
		Added As A Co-sponsor MITCHELL,BILL
		Added As A Co-sponsor BURKE
		Added As A Co-sponsor DAVIS,MONIQUE
		Added As A Co-sponsor LOPEZ
		Added As A Co. sponsor STERNENS
		Added As A Co-sponsor STEPHENS Added As A Co-sponsor STROGER
		Added As A Co-sponsor YOUNGE
		Added As A Co-sponsor ACEVEDO
		Added As A Co-sponsor BASSI
		Added As A Co-sponsor BIGGINS
		Added As A Co-sponsor BROSNAHAN
	Н	Added As A Co-sponsor BUGIELSKI
		Added As A Co-sponsor CROSS
		Added As A Co-sponsor CURRIE
		Added As A Co-sponsor DART
		Added As A Co-sponsor DELGADO
		Added As A Consponer FLOWERS
		Added As A Co-sponsor FLOWERS Added As A Co-sponsor GILES
		Added As A Co-sponsor HAMOS
		Added As A Co-sponsor HASSERT
		Added As A Co-sponsor JOHNSON, TOM
		Added As A Co-sponsor JONES, SHIRLEY
		Added As A Co-sponsor KOSEL
		Added As A Co-sponsor LEITCH
		Added As A Co-sponsor LYONS, EILEEN
		Added As A Co-sponsor MATHIAS
		Added As A Co-sponsor MCCARTUY
	н	Added As A Co-sponsor MCCARTHY

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99-03-11--Cont.
        H Added As A Co-sponsor MCKEON
        H Added As A Co-sponsor MULLIGAN
        H Added As A Co-sponsor MEYER
        H Added As A Co-sponsor MURPHY
        H Added As A Co-sponsor MYERS, RICHARD
        H Added As A Co-sponsor NOVAK
        H Added As A Co-sponsor PARKE
        H Added As A Co-sponsor PERSICO
        H Added As A Co-sponsor POE
        H Added As A Co-sponsor REITZ
        H Added As A Co-sponsor RUTHERFORD
        H Added As A Co-sponsor SCULLY
        H Added As A Co-sponsor SKINNER
        H Added As A Co-sponsor SLONE
        H Added As A Co-sponsor TURNER, ART
        H Added As A Co-sponsor WAIT
        H Added As A Co-sponsor WIRSING
        H Added As A Co-sponsor WOJCIK
        H Added As A Co-sponsor WOOLARD
        H Added As A Co-sponsor CAPPARELLI
        H Added As A Co-sponsor OSMOND
99-03-15 H Added As A Co-sponsor ERWIN
99-03-16 H Added As A Co-sponsor BELLOCK
        H Added As A Co-sponsor BRUNSVOLD
        H Added As A Co-sponsor GARRETT
        H Added As A Co-sponsor HOEFT
        H Added As A Co-sponsor KENNER
99-03-17 H Added As A Co-sponsor DANIELS
99-03-19 H Added As A Co-sponsor HULTGREN
        H Added As A Co-sponsor SOMMER
99-03-22 H Joint Sponsor Changed to SMITH, MICHAEL
        H Added As A Co-sponsor HOLBROOK
99-03-25 H Added As A Co-sponsor RONEN
99-03-26 H Added As A Co-sponsor O'CONNOR
        H Added As A Co-sponsor SCHOENBERG
        H Added As A Co-sponsor TURNER, JOHN
01-01-09 H Session Sine Die
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LYONS, JOSEPH. HB-0557

70 H.CS 2605/4 7

from Ch. 42, par. 323.7

70 ILCS 2605/4.11

from Ch. 42, par. 323.11

Amends the Metropolitan Water Reclamation District Act. Provides that the deputy attorney of the District shall be appointed by the General Superintendent and is not subject to civil service examination. Effective immediately.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

HB557 does not create a State mandate.

HOME RULE NOTE (Dept. of Commerce and Community Affairs)

HB557 does not preempt home rule authority.

JUDICIAL NOTE (Administrative Office of Ill. Courts)

HB557 would not increase the number of judges needed.

STATE DEBT NOTE (Economic and Fiscal Commission)

The bill would not increase the level of State indebtedness.

BALANCED BUDGET NOTE (Bureau of the Budget)

Since HB557 is not a supplemental appropriation, the Balanced Budget Not Act is inapplicable.

FISCAL NOTE (Dept. of Commerce and Community Affairs)

HB557 will not have a fiscal impact on DCCA.

SENATE AMENDMENT NO. 1. (Senate recedes January 9, 2001)

Adds reference to:

70 ILCS 2605/4.13

Further amends the Metropolitan Water Reclamation District Act. Provides that persons employed for periods not exceeding 7 (instead of 5) years under certain apprentice, training and intern programs are not included within the classified civil service.

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S

99-06-28 H Re-refer Rules/Rul 19(b) RULES HRUL

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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 2605/4.7
                                 from Ch. 42, par. 323.7
      70 ILCS 2605/4.11
                                 from Ch. 42, par. 323.11
      Adds reference to:
      70 ILCS 2605/283 new
  Deletes everything. Amends Metropolitan Water Reclamation District Act. Annexes
described parcels of land to the District. Effective immediately.
      99-02-03 H First reading
                                            Referred to Hse Rules Comm
                                            Assigned to Executive
      99-02-10 H
      99-02-18 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
               H Plcd Cal 2nd Rdg Stndrd Dbt
               Η
                                            Fiscal Note Requested POE
               Η
                                            St Mandate Fis Nte Req POE
                                            Balanced Budget Note Req POE
               Η
                                            Home Rule Note Requested POE
               Η
               Η
                                            Judicial Note RequestePOE
               Η
                                            State Debt Note Requested POE
               H Cal 2nd Rdg Stndrd Dbt
                                            St Mandate Fis Note Filed
      99-02-24 H
                                            Home Rule Note Filed
               Η
                                            Judicial Note Filed
               Н
               H Cal 2nd Rdg Stndrd Dbt
      99-02-25 H
                                            State Debt Note Filed
               H Cal 2nd Rdg Stndrd Dbt
      99-03-01 H
                                            Balanced Budget Note Filed
                                            Fiscal Note Filed
               Η
               H Cal 2nd Rdg Stndrd Dbt
      99-03-12 H Second Reading-Stnd Debate
               H Pld Cal 3rd Rdg-Stndrd Dbt
      99-03-19 H 3rd Rdg-Stnd Dbt-Pass/Vote 102-013-002
      99-03-22 S Arrive Senate
               S Placed Calndr First Rdg
      99-04-15 S Chief Sponsor VIVERITO
      99-04-20 S First reading
                                            Referred to Sen Rules Comm
      99-04-22 S
                                            Assigned to Local Government
                       Amendment No.01
                                            LOCAL GOV S
      99-05-04 S
                                                                     Adopted.
               S
                                            Recmnded do pass as amend 009-000-000
               S Placed Calndr, Second Rdg
      99-05-05 S Second Reading
               S Placed Calndr, 3rd Reading
      99-05-07 S Third Reading - Passed 058-001-000
               H Arrive House
               H Place Cal Order Concurrence 01
      99-05-24 H Motion Filed Non-Concur 01/LYONS, JOSEPH
               H H Noncncrs in S Amend 01
               S Secretary's Desk Non-concur 01
               S
                                            Mtn refuse recede-Sen Amend
               S
                  S Refuses to Recede Amend 01
                  S Requests Conference Comm 1ST
               S
      99-05-25
                 Sen Conference Comm Apptd 1ST/DILLARD,
                                               DUDYCZ, KLEMM,
                                               VIVERITO,
                                               MADIGAN,L
               H Hse Accede Req Conf Comm 1ST
               H Hse Conference Comm Apptd 1ST/LYONS, JOSEPH,
                                               GILES, CURRIE,
               Η
                                               TENHOUSE & BLACK
               S Sen Conference Comm Apptd 1ST/CORR. NAMES
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DUDYCZ, DILLARD,

WALSH,T, WALSH,L,

SHAW

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00-11-28 S Added As A Co-sponsor RAUSCHENBERGER
00-11-29 H House CC report submitted 1ST/LYONS, JOSEPH
         H Conf Comm Rpt referred to HRUL
         S Filed with Secretary
         S Conference Committee Report 1ST/VIVERITO
         S Conf Comm Rpt referred to SRUL
00-11-30 S Conference Committee Report 1ST/VIVERITO
                Rules refers to
         S
                                       SEXC
         Н
                                      Approved for Consideration 005-000-000
         H House CC report submitted 1ST/00-11-29
                Rules refers to
                                       HEXC
         Н
         S Conference Committee Report 1ST/VIVERITO
         S
                                      Be adopted
         S Senate CC report submitted
                                      3/5 vote required
         S Senate CC report Adopted 1ST/057-000-000
01-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
01-01-08 H
                                      Approved for Consideration 004-000-000
         H House CC report submitted 1ST/00-11-29
                 Rules refers to
                                       HEXC
         H Conference Committee Report 1ST
01-01-09 H Recommends be Adopted HEXC/013-000-000
         H House CC report Adopted 1ST/092-023-001
         H Both House Adoptd CC rpt 1ST
         H Passed both Houses
01-01-16 H Sent to the Governor
01-02-09 H Governor approved
              Effective Date 01-02-09
              PUBLIC ACT 91-0942
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HB-0558 WOOLARD – MITCHELL, JERRY – COWLISHAW – BASSI – CROTTY, DAVIS, MONIQUE, CURRY, JULIE, DELGADO, HOEFT, JOHN-SON, TOM, FOWLER, GARRETT, GILES, MURPHY, JONES, JOHN, KRAUSE, MOFFITT, O'BRIEN, SCULLY, SMITH, MICHAEL, MULLIGAN, PERSICO, WINKEL, LYONS, EILEEN, OSMOND, BLACK, GASH AND MATHIAS.

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105 ILCS 5/1D-1

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

105 ILCS 5/14-8.01 from Ch. 122, par. 14-8.01

105 ILCS 5/18-4.3 from Ch. 122, par. 18-4.3

105 ILCS 5/14-7.02a rep.
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Amends the School Code. In provisions concerning the educational services block grant for a school district having a population exceeding 500,000 inhabitants, provides that the grant shall include funding for children requiring special education services. Removes the extraordinary and private tuition components of the Special Education program that the educational services block grant includes. In provisions concerning children with disabilities attending private schools, public out-of-state schools, public school residential facilities, or private special education facilities, removes the requirement that transportation to and from home to a residential school more than once each school term be subject to prior approval by the State Superintendent of Education. Replaces certain provisions in the Children with Disabilities Article of the School Code concerning State reimbursement to a school district with new provisions governing payments for children requiring special education services. Effective immediately.

FISCAL NOTE (State Board of Education)

This proposal will cost \$61.63 million in FY2000 and \$230

million over a four-year phase-in period.

STATE MANDATES FISCAL NOTE (State Board of Education)

Same as SBE fiscal note.

HOUSE AMENDMENT NO. 1.

Provides that the IDEA child count upon which the appropriation for funding for children requiring special education services is based shall be the IDEA child count on December 1 of the fiscal year 2 years preceding (instead of the 2 preceding fiscal years). Makes a technical change.

HOUSE AMENDMENT NO. 2.

Provides that the funding program included in the educational services block grant for children requiring special education services in each fiscal year shall be treated in that fiscal year as a payment to the school district in respect of services provided or costs incurred in the prior fiscal year. Provides that nothing in the provisions concerning block grant funding for a school district having a population exceeding 500,000 inhabitants shall change the nature of payments for any program that, apart from those provisions, would be or, prior to adoption or amendment of those provisions, was on the basis of a payment in a fiscal year in respect of services provided or costs incurred in the prior fiscal year. Provides that nothing in the amendatory Act shall eliminate any reimbursement obligation owed as of the effective date of the amendatory Act to a school district with in excess of 500,000 inhabitants.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    99-02-03 H First reading
            H Added As A Joint Sponsor MITCHELL, JERRY
                                       Referred to Hse Rules Comm
   99-02-10 H
                                       Assigned to Elementary & Secondary
                                         Education
    99-02-18 H Added As A Co-sponsor DAVIS, MONIQUE
            H Added As A Co-sponsor CROTTY
            H Added As A Co-sponsor CURRY, JULIE
            H Added As A Co-sponsor DELGADO
            H Added As A Co-sponsor COWLISHAW
            H Added As A Co-sponsor HOEFT
            H Added As A Co-sponsor BASSI
            H Added As A Co-sponsor JOHNSON, TOM
            H Added As A Co-sponsor FOWLER
            H Added As A Co-sponsor GARRETT
            H Added As A Co-sponsor GILES
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor KRAUSE
            H Added As A Co-sponsor MOFFITT
            H Added As A Co-sponsor O'BRIEN
            H Added As A Co-sponsor SCULLY
            H Added As A Co-sponsor SMITH, MICHAEL
            H Added As A Co-sponsor MULLIGAN
            H Added As A Co-sponsor PERSICO
            H Added As A Co-sponsor WINKEL
            H Added As A Co-sponsor MURPHY
                                       Do Pass/Short Debate Cal 023-000-000
            H
            H Placed Cal 2nd Rdg-Shrt Dbt
            H
                                       Fiscal Note Filed
                                       St Mandate Fis Note Filed
            H Cal Ord 2nd Rdg-Shrt Dbt
            H Joint Sponsor Changed to COWLISHAW
            H Joint Sponsor Changed to BASSI
            H Joint Sponsor Changed to CROTTY
            H Added As A Co-sponsor LYONS, EILEEN
            H Added As A Co-sponsor OSMOND
   99-02-23 H Added As A Co-sponsor BLACK
                   Amendment No.01
   99-02-26 H
                                       WOOLARD
                   Amendment referred to HRUL
            H
            H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-10 H
                   Amendment No.02
                                       WOOLARD
                   Amendment referred to HRUL
            H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-15 H Added As A Co-sponsor GASH
   99-03-18 H
                   Amendment No.01
                                       WOOLARD
            H Recommends be Adopted HRUL/003-002-000
            Η
                   Amendment No.02
                                       WOOLARD
            H Recommends be Adopted HRUL/003-002-000
            H Second Reading-Short Debate
            Н
                   Amendment No.01
                                       WOOLARD
                                                               Adopted
            Η
                   Amendment No.02
                                       WOOLARD
                                                               Adopted
```

H Pld Cal 3rd Rdg-Shrt Dbt

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99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
         H Added As A Co-sponsor MATHIAS
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor PARKER
         S First reading
                                     Referred to Sen Rules Comm
99-04-06 S Added as Chief Co-sponsor CRONIN
99-04-15 S Added As A Co-sponsor DEMUZIO
         S Added as Chief Co-sponsor BERMAN
         S Added as Chief Co-sponsor RADOGNO
         S Added as Chief Co-sponsor SULLIVAN
         S Added As A Co-sponsor JONES,W
99-04-20 S Added As A Co-sponsor WALSH,T
01-01-09 H Session Sine Die
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HB-0559 KRAUSE - MULLIGAN - PARKE - MOORE, ANDREA - BASSI AND GASH.

105 ILCS 5/27A-9 105 ILCS 5/27A-11

Amends the Charter Schools Law in the School Code. Provides that when the State Board of Education reverses a local school board's decision to deny, revoke, or not renew a charter, the State Board, not the local school board, shall provide the funding necessary to pay the costs of the charter school from a separate appropriation. Provides that the amount of State aid paid to the school district shall not be reduced because the State Board is providing the funding, and requires that days of attendance by pupils at the charter school be accredited to and counted by the school district in which those pupils reside for purposes of determining the average daily attendance of and State aid payable to that district. Provides that the funding, services, and time of payment shall be negotiated by the State Board and charter school. Provides that the amount of funding for a charter school after the first school year of operation is based on an average daily attendance figure for the charter school instead of the number of students residing in the school district who are enrolled in the charter school. Provides that these changes apply beginning June 1, 1998. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-03 H First reading
             H Added As A Joint Sponsor MULLIGAN
             H Added As A Co-sponsor PARKE
             H Added As A Co-sponsor MOORE, ANDREA
             H Added As A Co-sponsor BASSI
             Н
                                         Referred to Hse Rules Comm
    99-02-10 H
                                         Assigned to Elementary & Secondary
                                           Education
    99-02-17 H Added As A Co-sponsor GASH
    99-03-03 H
                                         Do Pass/Short Debate Cal 016-003-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
   99-03-26 H
                                         Re-Refer Rules/Rul 19(a)
   01-01-09 H Session Sine Die
          FRITCHEY.
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HB-0560

New Act

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Creates the Pay Day Loan Act. Provides only a short title.
    99-02-03 H First reading
                                           Referred to Hse Rules Comm
    99-02-10 H
                                           Assigned to Executive
    99-02-25 H
                                           Do Pass/Stndrd Dbt/Vote 008-007-000
                                             HEXC
             H Pled Cal 2nd Rdg Stndrd Dbt
    99-02-26 H
                                           Re-committed to Executive
    99-03-05 H
                                           Do Pass/Short Debate Cal 015-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    99-03-26 H
                                           Re-Refer Rules/Rul 19(a)
    01-01-09 H Session Sine Die
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1410 HB-0561

HB-0561 REITZ.

430 ILCS 65/13.1

from Ch. 38, par. 83-13.1

Amends the Firearm Owners Identification Card Act. Prohibits home rule units from regulating the acquisition, possession, or transfer of firearm ammunition legally purchased or possessed under State and federal law.

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NOTE(S) THAT MAY APPLY: Home Rule
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99-02-03	H First reading	Referred to Hse Rules Comm
99-02-19	H	Assigned to Judiciary II - Criminal Law
99-03-05	H	Motion Do Pass-Lost 006-006-000 HJUB
	H	Remains in CommiJudiciary II - Criminal
		Law
	H	Re-Refer Rules/Rul 19(a)
01 01 00	TT C ' C' D'	

01-01-09 H Session Sine Die

BLACK - POE - SCHOENBERG - RIGHTER - CURRY, JULIE, BOLAND HB-0562 AND GASH.

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
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99-02-03 H First reading
         H Added As A Joint Sponsor POE
                                      Referred to Hse Rules Comm
99-02-10 H
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Assigned to Human Services 99-02-18 H Do Pass/Short Debate Cal 011-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Joint Sponsor Changed to SCHOENBERG H Joint Sponsor Changed to RIGHTER

99-02-24 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt

99-03-02 H Added As A Co-sponsor BOLAND

99-03-22 H Added As A Joint Sponsor CURRY, JULIE H Added As A Co-sponsor GASH

H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000 99-03-23 S Arrive Senate

S Placed Calndr First Rdg

99-03-24 S Chief Sponsor REA

01-01-09 H Session Sine Die

S First reading Referred to Sen Rules Comm 01-01-09 H Session Sine Die

HB-0563 SCHOENBERG.

30 ILCS 500/50-65

Amends the Illinois Procurement Code concerning contractor suspension. Makes a technical change.

99-02-03	H First reading	Referred to Hse Rules Comm
99-02-10	Н	Assigned to Executive
99-02-25	H	Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
	H Picd Cal 2nd Rdg Stndrd	Dbt
99-02-26	Н	Re-committed to Executive
99-03-05	Н	Re-Refer Rules/Rul 19(a)

HR-0564 REITZ - LANG - BROSNAHAN, JONES, LOU, GILES, MCGUIRE AND FLOWERS.

320 ILCS 25/4 from Ch. 67 1/2, par. 404

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Increases the income limitation, beginning with the 1999 grant year, from \$16,000 to \$20,000. Effective immediately.

HOUSING AFFORDABILITY NOTE (Ill. Housing Development Auth.) Senior citizens with annual incomes between \$14,000 and \$20,000 will benefit from passage of this legislation. The maximum benefit is \$70 of property tax relief per household. This will effectively decrease the cost of owning a home by \$70 for eligible senior citizens. The Dpt. of Revenue estimates that 51,155 people will be affected by the income limit increase in this legislation. NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford 99-02-03 H First reading Referred to Hse Rules Comm 99-02-10 H Added As A Co-sponsor JONES,LOU Assigned to Revenue 99-02-11 H Added As A Joint Sponsor LANG 99-02-18 H Joint Sponsor Changed to BROSNAHAN H Added As A Co-sponsor GILES 99-02-22 H Added As A Co-sponsor MCGUIRE H Added As A Co-sponsor FLOWERS 99-02-23 H Housing Aford Note Filed Committee Revenue 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0565 SCHOENBERG. 30 ILCS 500/50-30 Amends the Illinois Procurement Code concerning the revolving door prohibition. Makes a technical change. 99-02-03 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 99-02-25 H HEXC H Pled Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die SCHOENBERG. HB-0566 30 ILCS 500/50-50 Amends the Illinois Procurement Code concerning insider information. Makes a technical change. 99-02-03 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0567 SCOTT - FOWLER - JONES, JOHN - WOOLARD - DAVIS, MONIQUE, HOEFT, MULLIGAN, SMITH, MICHAEL, DELGADO, GARRETT, O'BRIEN, CURRY, JULIE, SCULLY, GILES, LANG, BOLAND, FRANKS, JONES, LOU, DART, HOFFMAN, FLOWERS, MURPHY, GIGLIO AND HARRIS. 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, 2000. FISCAL NOTE (State Board of Education) Salary increase and benefits would total an estimated \$14,917,956. The cost of 275 additional classrooms would total approximately \$27,184,300 plus land cost, if any. STATE MANDATES FISCAL NOTE (State Board of Education) Same as SBE fiscal note. NOTE(S) THAT MAY APPLY: Fiscal; State Mandates 99-02-03 H First reading Referred to Hse Rules Comm

Assigned to Elementary & Secondary

Education

99-02-10 H

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99-02-11 H Added As A Joint Sponsor FOWLER
      99-02-18 H
                                            Do Pass/Short Debate Cal 023-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Joint Sponsor Changed to JONES, JOHN
               H Joint Sponsor Changed to WOOLARD
               H Joint Sponsor Changed to DAVIS, MONIQUE
               H Added As A Co-sponsor HOEFT
               H Added As A Co-sponsor MULLIGAN
               H Added As A Co-sponsor SMITH, MICHAEL
               H Added As A Co-sponsor DELGADO
               H Added As A Co-sponsor GARRETT
               H Added As A Co-sponsor O'BRIEN
               H Added As A Co-sponsor CURRY, JULIE
               H Added As A Co-sponsor SCULLY
               H Added As A Co-sponsor GILES
               H Added As A Co-sponsor LANG
               H Added As A Co-sponsor BOLAND
      99-02-19 H
                                            Fiscal Note Filed
               Η
                                            St Mandate Fis Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-02-24 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 095-016-000
               H Added As A Co-sponsor FRANKS
               H Added As A Co-sponsor JONES, LOU
               H Added As A Co-sponsor DART
               H Added As A Co-sponsor HOFFMAN
               H Added As A Co-sponsor FLOWERS
               H Added As A Co-sponsor MURPHY
               H Added As A Co-sponsor GIGLIO
               H Added As A Co-sponsor HARRIS
      99-03-10 S Arrive Senate
               S Placed Calndr First Rdg
      99-03-24 S Chief Sponsor O'MALLEY
               S
                 First reading
                                            Referred to Sen Rules Comm
      99-04-22 S
                                            Assigned to Education
      99-04-28 S
                                            Postponed
      99-05-05 S
                                            Postponed
               S
                                           Committee Education
      99-05-08 S
                                           Refer to Rules/Rul 3-9(a)
      99-11-30 S
                                            Approved for Consideration SRUL
               S Placed Calndr, Second Rdg
               S Filed with Secretary
               S
                      Amendment No.01
                                           O'MALLEY
               S
                      Amendment referred to SRUL
               S
                      Amendment No.01
                                           O'MALLEY
               S
                     Rules refers to
                                             SESE
      99-12-01 S
                      Amendment No.01
                                           O'MALLEY
                                                                    Tabled
      99-12-02 S Second Reading.
               S
                 Placed Calndr, 3rd Reading
      00-01-02 S
                                           Refer to Rules/Rul 3-9(b)
      01-01-09 H Session Sine Die
HB-0568
            SCHOENBERG.
   30 ILCS 500/50-10
  Amends the Illinois Procurement Code concerning felons. Makes a technical change.
      99-02-03 H First reading
                                           Referred to Hse Rules Comm
      99-02-10 H
                                           Assigned to Executive
      99-02-25 H
                                           Do Pass/Stndrd Dbt/Vote 008-007-000
                                             HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                           Re-committed to Executive
      99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
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1413 HB-0569

HB-0569 SCOTT.

105 ILCS 5/18-8.05

Amends the School Code to change the caption to the State aid formula provisions.

99-02-03 H First reading Referred to Hse Rules Comm

99-02-10 H Assigned to Executive

99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

HEXC

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0570 SCHOENBERG.

30 ILCS 500/50-1

Amends the Illinois Procurement Code concerning the purpose. Makes a technical change.

99-02-03 H First reading Referred to Hse Rules Comm

99-02-10 H Assigned to Executive

99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

HEXC

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0571 DELGADO - SILVA - ACEVEDO - LOPEZ AND HARRIS.

740 ILCS 130/6 new 765 ILCS 405/4 new

Amends the Premises Liability Act and the Land Trust Beneficial Interest Disclosure Act. Imposes on the owner of a derelict vacant building or a person having lawful control of a derelict vacant building a duty to provide reasonable protection for the lives, health, and safety of others (including trespassers). Provides that the duty includes the prevention of intentional or criminal conduct, facilitated by the condition of the building, that causes injury or death. Imposes tort liability on property owners or persons having lawful control of derelict vacant buildings. Requires those property owners and other persons to register with the police, and makes failure to register a Class B misdemeanor. Requires a trustee of a land trust to disclose the identities of the land trust beneficiaries upon request if the land trust holds real estate that has been certified by a municipality or law enforcement agency to be a derelict vacant building. Effective immediately.

FISCAL NOTE (Office of Banks and Real Estates)

There would be no fiscal impact from this legislation.

CORRECTIONAL NOTE (Dept. of Corrections)

HB571 would have no fiscal or prison population impact on DOC.

HOUSE AMENDMENT NO. 1.

Further amends the Premises Liability Act. In the Section concerning derelict vacant buildings, in the definition of "property owner", provides that officers, directors, and stockholders of a financial institution acting in their official capacity are not property owners for purposes of that Section. Provides that a financial institution is not a property owner for purposes of that Section if the financial institution acquired the property through foreclosure, under the terms of a security interest held by the financial institution, or under the terms of an extension of credit made by the financial institution.

CORRECTIONAL NOTE, H-AM 1 (Dept. of Corrections)

Same as previous correctional note.

FISCAL NOTE, H-AM 1 (Office of Banks and Real Estate)

Same as previous fiscal note.

FISCAL NOTE, H-AM 2 (Office of Banks and Real Estate)

Same as previous fiscal note.

HOUSE AMENDMENT NO. 2.

Corrects a reference to a subsection. Changes the letter designation of 2 subsections. NOTE(S) THAT MAY APPLY: Correctional

99-02-03 H First reading

H Added As A Joint Sponsor SILVA

H Added As A Co-sponsor ACEVEDO

H Referred to Hse Rules Comm

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99-02-10 H
                                     Assigned to Judiciary I - Civil Law
99-02-19 H
                                     Fiscal Note Filed
         Н
                                     Committee Judiciary I - Civil Law
                                     Correctional Note Filed
99-02-24 H
         H
                                     Committee Judiciary I - Civil Law
99-03-03 H
                Amendment No.01
                                     JUD-CIVIL LAW H
                                                              Adopted
         Н
                                      Do Pass Amend/Short Debate 009-001-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H
                                     Corretnl Note Fld as amnd BY HOUSE
                                        AMEND #1
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Added As A Joint Sponsor LOPEZ
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-17 H
                                      Fiscal Note Filed as amnded
         H Rclld 2nd Rdg-Short Debate
         Ή
                Amendment No.02
                                     DELGADO
         Н
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-18 H
                                      Fiscal Note Filed as amnded
         H Held 2nd Rdg-Short Debate
99-03-22 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-23 H
                Amendment No.02
                                     DELGADO
         H Recommends be Adopted HRUL
         H Relld 2nd Rdg-Short Debate
         H Removed Short Debate/NameMADIGAN,MJ
         Н
                Amendment No.02
                                     DELGADO
                                                              Adopted
         H Added As A Co-sponsor HARRIS
         H Pld Cal 3rd Rdg-Stndrd Dbt
99-03-24 H Relld 2nd Rdg-Stnd Debate
         Η
                Amendment No.03
                                     DELGADO
         Η
                 Amendment referred to HRUL
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0572 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. Exempts the new provisions from sunset requirements. Effective January 1, 2000.

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NÔTE(S) THAT MAY APPLY: Fiscal
    99-02-03 H First reading
                                          Referred to Hse Rules Comm
    99-02-10 H
                                          Assigned to Revenue
    99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
    01-01-09 H Session Sine Die
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HB-0573 STEPHENS - PARKE - DART AND KOSEL.

430 ILCS 65/3.1 from Ch. 38, par. 83-3.1 430 ILCS 65/6 from Ch. 38, par. 83-6

Amends the Firearm Owners Identification Card Act. Provides that in conducting an inquiry of the criminal history record of an applicant for the purchase of a firearm, the Department of State Police must complete a search of the files of the National Instant Criminal Background Check System (NICS). Provides that the Department of State Police must act as the Illinois Point of Contact for NICS. Provides that each Firearm Owner's Identification Card issued on or after September 1, 1999 must boldly and conspicuously display an authorization number from NICS. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

430 ILCS 65/6

Deletes language requiring each Firearm Owner's Identification Card issued on or after September 1, 1999 to boldly and conspicuously display an authorization number from the National Instant Criminal Background Check System.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-03 H First reading
                                          Referred to Hse Rules Comm
    99-02-19 H
                                          Assigned to Judiciary II - Criminal Law
    99-03-04 H
                     Amendment No.01
                                          JUD-CRIMINAL H
                                                                   Adopted
                                          Do Pass Amend/Short Debate 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Joint Sponsor PARKE
    99-03-09 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-001-001
             H Joint Sponsor Changed to DART
    99-03-12 H Added As A Co-sponsor KOSEL
    99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-18 S Chief Sponsor O'MALLEY
                                          Referred to Sen Rules Comm
             S First reading
    99-03-25 S
                                          Assigned to Judiciary
    99-04-15 S
                                          Postponed
    99-04-21 S Sponsor Removed O'MALLEY
             S Alt Chief Sponsor Changed PETKA
                                          Postponed
    99-04-28 S
                                          Postponed
                                          Committee Judiciary
   99-05-08 S
                                          Refer to Rules/Rul 3-9(a)
   00-03-22 S
                                          Assigned to Judiciary
   00-03-29 S
                                          Postponed
                                          Committee Judiciary
   00-04-01 S
                                          Refer to Rules/Rul 3-9(a)
   01-01-09 H Session Sine Die
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HB-0574 MYERS,RICHARD – DART.

720 ILCS 5/24-3 from Ch. 38, par. 24-3

Amends the Criminal Code of 1961. Provides that the Department of State Police shall provide standardized blank forms to be used in each instant sale to and purchase of firearms by a law enforcement officer or to a person for use in promoting the public interest incident to employment as a bank guard, armed truck guard, or other similar employment.

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NOTE(S) THAT MAY APPLY: Correctional
   99-02-03 H First reading
                                           Referred to Hse Rules Comm
   99-02-10 H
                                           Assigned to Judiciary I - Civil Law
   99-02-25 H
                                           Do Pass/Short Debate Cal 011-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-04 H Added As A Joint Sponsor DART
   99-03-11 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
   99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
   99-03-18 S Chief Sponsor O'MALLEY
             S First reading
                                           Referred to Sen Rules Comm
   99-04-22 S
                                           Assigned to Judiciary
   99-05-08 S
                                           Refer to Rules/Rul 3-9(a)
   01-01-09 H Session Sine Die
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HB-0575 MORROW – GASH.

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, 2000. 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, 1999 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, 2000, 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, 2011 or sooner. Effective immediately.

PENSION NOTE (Pension Laws Commission)

HB 575 would not affect the accrued liabilities or annual costs

of any State retirement system or pension fund.

FISCAL NOTE (Department of Transportation)

DOT would be annually responsible for up to \$35 million for maintenance expenses, excluding toll booth operations, plus up to \$2 million for capital improvements.

FISCAL NOTE (State Toll Highway Authority)

There would be approximately \$100 million in increased debt payments on the current outstanding bond debt of approximately \$900 million; this \$900 million would become a contingent liability and subject the credit rating to a possible further

downgrade.

PENSION NOTE (Pension Laws Commission)

There would be no fiscal impact on any retirement system or pension fund created under the Pension Code.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-03	H First reading	Referred to Hse Rules Comm
99-02-10	Н	Assigned to Approp-Gen Srvc & Govt
		Ovrsght
99-02-11	H Added As A Joint Sponsor G	ASH
99-02-18	Н	Pension Note Filed
	Н	Committee Approp-Gen Srvc & Govt
		Ovrsght
99-02-24	Η	Fiscal Note Filed
	Н .	Committee Approp-Gen Srvc & Govt
		Ovrsght
99-02-25	Н	Fiscal Note Filed
	Н	Committee Approp-Gen Srvc & Govt
		Ovrsght
99-03-05	Н	Re-Refer Rules/Rul 19(a)
99-03-15	Н	Pension Note Filed
	Н	Committee Rules

HB-0576 O'BRIEN.

01-01-09 H Session Sine Die

99-02-03 H First reading

01-01-09 H Session Sine Die

430 ILCS 105/5

from Ch. 121, par. 314.5

Referred to Hee Rules Comm

Amends the Road Worker Safety Act to make stylistic changes to the Section concerned with violations of the Act.

) OL OS		I mat roughing	Referred to 11se Rules Collins
99-02-10	Η		Assigned to Executive
99-02-25	Η		Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
	Η	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	Η		Re-committed to Executive
99-03-05	Н		Re-Refer Rules/Rul 19(a)

HB-0577 O'BRIEN.

Appropriates \$1 from the General Revenue Fund to the Department of Transportation for bridge and road work. Effective July 1, 1999.

99-02-03 H First reading	Referred to Hse Rules Comm
99-02-10 Н	Assigned to Appropriations-Public Safety
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-0578 BLACK - HOLBROOK - SMITH, MICHAEL.

35 ILCS 200/15-65

Amends the Property Tax Code. Deletes the provisions conditioning a historical society's property tax exemption upon a finding by each taxing district that the society is a charitable organization using the property exclusively for charitable purposes. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-03 H First reading
                                          Referred to Hse Rules Comm
    99-02-10 H
                                          Assigned to Revenue
    99-03-04 H
                                          Do Pass/Short Debate Cal 008-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-09 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-12 H Added As A Joint Sponsor HOLBROOK
             H Added As A Joint Sponsor SMITH, MICHAEL
             H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
    99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-23 S Chief Sponsor RAUSCHENBERGER
             S First reading
                                          Referred to Sen Rules Comm
    99-04-27 S
                                          Assigned to Revenue
    99-05-06 S
                                          Recommended do pass 010-000-000
             S Placed Calndr, Second Rdg
    99-05-12 S Second Reading
             S Placed Calndr, 3rd Reading
    99-05-13 S Third Reading - Passed 059-000-000
             H Passed both Houses
   99-06-11 H Sent to the Governor
   99-08-06 H Governor approved
             Η
                  Effective Date 99-08-06
             Н
                  PUBLIC ACT 91-0416
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HB-0579 SCHOENBERG – CAPPARELLI – KRAUSE – KLINGLER – FEIGENHOLTZ, CROSS, LOPEZ, MOORE, ANDREA, ERWIN, ACEVEDO, BEAUBIEN, BIGGINS, BOST, BRADLEY, BUGIELSKI, BURKE, COULSON, COWLISHAW, CROTTY, CURRY, JULIE, DURKIN, FRITCHEY, GARRETT, GASH, GIGLIO, GRANBERG, HAMOS, HANNIG, HASSERT, HOEFT, HOLBROOK, HOWARD, JONES, LOU, JONES, SHIRLEY, KENNER, LINDNER, LYONS, JOSEPH, MCAULIFFE, MEYER, MOFFITT, MULLIGAN, MURPHY, NOVAK, O'BRIEN, PANKAU, PERSICO, RYDER, SAVIANO, SCOTT, SLONE, SMITH, MICHAEL, SOMMER, WINTERS, WOJCIK, ZICKUS, LANG, MCGUIRE, DAVIS, MONIQUE, JOHNSON, TIM, FOWLER, REITZ, FLOWERS, BOLAND AND BROSNAHAN.

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New Act
  5 ILCS 375/6.12 new
 30 ILCS 805/8.23 new
 55 ILCS 5/5-1069.8 new
 65 ILCS 5/10-4-2.8 new
215 ILCS 5/155.36 new
215 ILCS 5/370g
                                   from Ch. 73, par. 982g
215 ILCS 5/370s new
215 ILCS 5/511.118 new
215 ILCS 105/8.6 new
215 ILCS 123/15
215 ILCS 123/20
215 ILCS 125/2-2
                                   from Ch. 111 1/2, par. 1404
215 ILCS 125/5-3.6 new
215 ILCS 125/6-7
                                   from Ch. 111 1/2, par. 1418.7
215 ILCS 130/4002.6 new
215 ILCS 165/15,30 new
305 ILCS 5/5-16.12 new
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Creates the Managed Care Patient Rights Act. Enumerates certain information and quality of care standards to which a patient is entitled. Requires health care plans to disclose to enrollees and prospective enrollees specific information concerning benefits and coverages, emergency services, out-of-area coverages, service area covered, access to specialists, and grievance procedures. Sets forth requirements for continuity of care. Prohibits restraints on communications between health care providers and enrollees and others regarding care alternatives, quality, and utilization review issues. Establishes requirements for access to specialists and the mechanisms for second opinions. Requires health care plans to have a consumer advisory committee made up of enrollees and to establish a quality assessment program. Provides for the registration of utilization re-

view programs. Amends the Health Care Purchasing Group Act to provide that a purchasing group may be formed by 2 or more employers having no more than 500 covered employees each rather than having an aggregate limit of 2,500 covered individuals. Authorizes the sponsorship of health care purchasing groups with up to 100,000 (rather than 10,000) covered individuals. Amends the State Employees Group Insurance Plan of 1971, the Counties Code, the Illinois Municipal Code, the Comprehensive Health Insurance Plan Act, 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 health care coverage under those Acts comply with Managed Care Patient Rights Act. Amends the Illinois Insurance Code to require compliance with provisions of the Managed Care Patient Rights Act concerning utilization review and complaint procedures. Amends the State Mandates Act to provide reimbursement by the State is not required. Effective January 1, 2000.

FISCAL NOTE (Dept. of Insurance)
There may be a fiscal impact to the Department that exceeds \$200,000. These costs would result from the hiring of additional staff to implement the (UR) program registration provision. Additionally, there would be some cost for the restructuring of the Dept's database to accommodate for UR firms. NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates

99-02-03 H First reading H Added As A Joint Sponsor CAPPARELLI

H Added As A Co-sponsor KRAUSE

H Added As A Co-sponsor KLINGLER

H Added As A Co-sponsor FEIGENHOLTZ

H Added As A Co-sponsor CROSS H Added As A Co-sponsor LOPEZ

H Added As A Co-sponsor MOORE, ANDREA

H Added As A Co-sponsor ERWIN

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor BEAUBIEN

H Added As A Co-sponsor BIGGINS

H Added As A Co-sponsor BOST

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 COULSON

H Added As A Co-sponsor COWLISHAW

H Added As A Co-sponsor CROTTY

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor DURKIN

H Added As A Co-sponsor FRITCHEY

H Added As A Co-sponsor GARRETT

II Added As A Common CASII

H Added As A Co-sponsor GASH

H Added As A Co-sponsor GIGLIO

H Added As A Co-sponsor GRANBERG

H Added As A Co-sponsor HAMOS

H Added As A Co-sponsor HANNIG H Added As A Co-sponsor HASSERT

n Added As A Co-sponsor nasser i

H Added As A Co-sponsor HOEFT

H Added As A Co-sponsor HOLBROOK

H Added As A Co-sponsor HOWARD

H Added As A Co-sponsor JONES,LOU

H Added As A Co-sponsor JONES, SHIRLEY

H Added As A Co-sponsor KENNER

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 MEYER

H Added As A Co-sponsor MOFFITT

H Added As A Co-sponsor MULLIGAN

H Added As A Co-sponsor MURPHY

H Added As A Co-sponsor NOVAK

H Added As A Co-sponsor O'BRIEN

H Added As A Co-sponsor PANKAU H Added As A Co-sponsor PERSICO

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99-02-03-Cont.
               H Added As A Co-sponsor RYDER
               H Added As A Co-sponsor SAVIANO
               H Added As A Co-sponsor SCOTT
               H Added As A Co-sponsor SLONE
               H Added As A Co-sponsor SMITH, MICHAEL
               H Added As A Co-sponsor SOMMER
               H Added As A Co-sponsor WINTERS
               H Added As A Co-sponsor WOJCIK
               H Added As A Co-sponsor ZICKUS
               Н
                                           Referred to Hse Rules Comm
      99-02-10 H
                                           Assigned to Health Care Availability &
                                              Access
               H Added As A Co-sponsor LANG
               H Added As A Co-sponsor MCGUIRE
               H Added As A Co-sponsor DAVIS, MONIQUE
      99-02-11 H Added As A Co-sponsor JOHNSON, TIM
      99-02-18 H Added As A Co-sponsor FOWLER
               H Added As A Co-sponsor REITZ
      99-02-22 H Added As A Co-sponsor FLOWERS
      99-02-25 H Added As A Co-sponsor BOLAND
      99-03-04 H
                                           Fiscal Note Filed
               Н
                                           Committee Health Care Availability &
                                              Access
               H Added As A Co-sponsor BROSNAHAN
      99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0580
            WIRSING.
  110 ILCS 685/30-10
  Amends the Northern Illinois University Law to add a caption to a Section concern-
ing the creation of the Board of Trustees.
      99-02-03 H First reading
                                            Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Executive
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
      99-02-25 H
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0581
            WIRSING.
   30 ILCS 500/1-10
  Amends the Illinois Procurement Code. Provides that the Code is not applicable to
contracts for services to a public university by a qualified independent contractor who
is selected by negotiation to provide non-credit educational programs offered by the
university. Effective immediately.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-03 H First reading
                                           Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to State Procurement
      99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0582
            WIRSING.
  110 ILCS 685/30-25
  Amends the Northern Illinois University Law to make a stylistic change to provi-
sions concerning the chairperson of the Board of Trustees.
      99-02-03 H First reading
                                           Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
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H Picd Cai 2nd Rdg Stndrd Dbt

Re-committed to Executive

Re-Refer Rules/Rul 19(a)

99-02-26 H

99-03-05 H

01-01-09 H Session Sine Die

HB-0583 HASSERT.

735 ILCS 5/7-112

from Ch. 110, par. 7-112

Amends the "Eminent Domain" Article of the Code of Civil Procedure. Makes stylistic changes in a Section concerning construction of the Article.

HOUSE AMENDMENT NO. 3.

Déletes reference to:

735 ILCS 5/7-112

Deletes everything. Authorizes the Director of Corrections to convey certain property in Will County to the Lockport Township Park District and certain other property in Will County to the Will County Department of Highways. Effective immediately.

99-02-03	Η	First reading	Referred to Hse Rules Comm
99-02-10	Η	_	Assigned to Executive
99-02-25	Η		Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
00.00.00		Plcd Cal 2nd Rdg Stndrd Dbt	
	Н		Re-committed to Executive
99-03-05		DI LOLO IDI GI DI	Do Pass/Short Debate Cal 015-000-000
00 02 16		Placed Cal 2nd Rdg-Shrt Dbt	_
99-03-10		Second Reading-Short Debate Held 2nd Rdg-Short Debate	5
99-03-17		Amendment No.01	HASSERT
99-03-17	Н	Amendment referred to	
		Held 2nd Rdg-Short Debate	TIKUL
99-03-22		Amendment No.02	HASSERT
)) 03 LL	H	Amendment referred to	
	Ĥ	Held 2nd Rdg-Short Debate	,
99-03-23		Amendment No.01	HASSERT
	Н	Rules refers to	HEXC
	Η	Amendment No.03	HASSERT
	Η	Amendment referred to	HRUL
		Held 2nd Rdg-Short Debate	
99-03-24		Amendment No.03	HASSERT
	H	Rules refers to	HEXC
		Held 2nd Rdg-Short Debate	
99-03-25	H	Amendment No.03	HASSERT
	Н	Recommends be Adopted HE Amendment No.03	
		Pld Cal 3rd Rdg-Shrt Dbt	HASSERT Adopted
99-03-26		Tid Cai Sid Rug-Siirt Dot	Tabled Pursnt to Rule 40(a) HOUSE
J-03-20			AMEND #1 & 2
	Н	3rd Rdg-Shrt Dbt-Pass/Vote	
99-04-14		Arrive Senate	
	S	Placed Calndr First Rdg	
	S	Chief Sponsor PETKA	
		First reading	Referred to Sen Rules Comm
99-04-22	S		Assigned to Executive
99-04-29	S		Recommended do pass 011-000-000
		Placed Calndr, Second Rdg	
99-05-11		Second Reading	
		Placed Calndr,3rd Reading	
99-05-12		Third Reading - Passed 059-0	000-000
		Passed both Houses	
		Sent to the Governor	
99-08-06		Governor vetoed	
00 11 10		Placed Calendar Total Veto	
99-11-18	Н	Total Veto Stands.	

HB-0584 KLINGLER AND HANNIG.

20 ILCS 505/1.1

from Ch. 23, par. 5001.1

HEXC

Amends the Children and Family Services Act by making technical changes to the short title Section.

99-02-03 H First reading	Referred to Hse Rules Comm
99-02-10 H	Assigned to Executive
99-02-25 H	Do Pass/Stndrd Dbt/Vote 008-007-000

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99-02-26 H Re-committed to Executive
99-03-02 H Added As A Co-sponsor HANNIG
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0585 MCKEON.

775 ILCS 5/1-101

from Ch. 68, par. 1-101

Amends the Illinois Human Rights Act. Makes a technical change in provisions identifying the short title of the Act.

99.	-02-03	Η	First reading	Referred to Hse Rules Comm
99.	-02-10	Η		Assigned to Executive
99.	-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000
				HEXC
		Η	Plcd Cal 2nd Rdg Stndrd Dbt	•
99.	-02-26	Н		Re-committed to Executive
99.	-03-05	Η		Re-Refer Rules/Rul 19(a)
01-	-01-09	Н	Session Sine Die	

HB-0586 O'BRIEN – GASH, GILES, BOLAND AND ERWIN.

305 ILCS 5/9A-11

from Ch. 23, par. 9A-11

Amends the child care support provisions of the Illinois Public Aid Code. Provides for limitations on the percentage of income families shall be required to spend for child care. Provides that newly employed families shall receive a one-time 2-month grace period during which they are exempt from co-payment fees. Provides that for those receiving TANF, these fees shall be covered by the Department of Human Services as initial employment expenses under supportive services. Provides for limitations on summer child care fees. Provides for reimbursement to licensed private and governmental entities that receive State subsidies for the provision of child care. Creates the Task Force on Child Care Rates for the purposes of reviewing the results of the 1998 market rate survey and making recommendations to the General Assembly, the Governor, and the Secretary of Human Services. Provides that the Department of Human Services shall set aside funding received for child care support to fund initiatives to enhance the quality of child care provided to families eligible to receive child care services and to fund child care supply-building initiatives. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
99-02-03 H First reading Referred to Hse Rules Comm
99-02-10 H Assigned to Child Support Enforcement
99-02-11 H Added As A Joint Sponsor GASH
99-02-18 H Added As A Co-sponsor GILES
99-03-03 H Added As A Co-sponsor BOLAND
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-19 H Added As A Co-sponsor ERWIN
01-01-09 H Session Sine Die

1B-0587 HOFFMAN – REITZ – FOWLER – FRANKS – FEIGENHOLTZ.
15 ILCS 20/38.4 new
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15 ILCS 20/38.4 new
30 ILCS 105/5.490 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
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Amends the State Finance Act and the State Revenue Sharing Act to create the Property Tax Relief Fund as a special fund in the State treasury. Provides that the Governor shall include in each State budget a transfer, and shall direct the transfer, as soon as practical after July 1, 1999 and each July 1 thereafter, of an amount equal to 25% of the projected revenue growth in the State's general funds, as as estimated by the Bureau of the Budget, into the Property Tax Relief Fund. Provides that, beginning July 1, 2000 and each July 1 thereafter, the Governor shall also provide for deposit into the Fund 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, as soon as practical after July 1, 1999 and each July 1 thereafter, of an amount equal to 25% of the projected revenue growth in the State's general fund into the Education Assistance Fund. Effective July 1, 1999.

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HOUSING AFFORDABILITY NOTE (Housing Development Auth.)
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The amount cannot be determined.

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

99-02-03 H First reading

H Added As A Joint Sponsor REITZ

Referred to Hse Rules Comm

99-02-10 H Assigned to Revenue 99-02-11 H Joint Sponsor Changed to FOWLER

99-02-23 H Housing Aford Note Filed

Committee Revenue H

99-03-03 H Joint Sponsor Changed to FRANKS

99-03-05 H Re-Refer Rules/Rul 19(a)

99-04-22 H Added As A Joint Sponsor FEIGENHOLTZ

01-01-09 H Session Sine Die

HB-0588 MAUTINO AND O'BRIEN.

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.

FISCAL NOTE (Dept. of Transportation)

There would be increased administrative costs, but construction

delays may be reduced.

99-02-03 H First reading Referred to Hse Rules Comm

99-02-10 H Assigned to Transportation & Motor Vehicles 99-02-24 H Fiscal Note Filed

Committee Transportation & Motor Vehicles

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-17 H Added As A Co-sponsor O'BRIEN

01-01-09 H Session Sine Die

HB-0589 MAUTINO - PARKE.

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.

SENATE AMENDMENT NO. 1.

Deletes reference to:

215 ILCS 5/141.02 Adds reference to:

215 ILCS 5/143.11b new

Replaces the title and everything after the enacting clause. Amends the Illinois Insurance Code. Provides that an assignment or transfer of an insurance policy between insurers within an insurance company holding system or as the result of a merger, acquisition, or other restructuring is not a cancellation or nonrenewal that requires notice to the insured. Effective immediately.

99-02-03 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive

99-03-05 H Do Pass/Short Debate Cal 015-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-16 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt H 3rd Rdg-Shrt Dbt-Pass/Vote 104-009-001

99-04-14 S Arrive Senate

S Placed Calndr First Rdg

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00-02-10 S Chief Sponsor MADIGAN,R
                S First reading
                                             Referred to Sen Rules Comm
      00-03-22 S
                                             Assigned to Insurance & Pensions
      00-03-28 S
                       Amendment No.01
                                             INS & PENS. S
                                                                      Adopted
                S
                                             Recmnded do pass as amend 010-000-000
                S Placed Calndr, Second Rdg
      00-03-29 S Second Reading
                S Placed Calndr,3rd Reading
      00-04-04 S Third Reading - Passed 054-000-000
                H Arrive House
                H Place Cal Order Concurrence 01
                H Motion Filed Concur
                       Motion referred to
                                              HRUL
                H Calendar Order of Concurren
      00-04-10 H Motion Filed Concur
                       Rules refers to
                                              HINS
                H Calendar Order of Concurren 01
      00-04-11 H Motion Filed Concur
                H Approved for Consideration HINS/008-000-000
                H H Concurs in S Amend 01/116-000-001
                H Added As A Joint Sponsor PARKE
                H Passed both Houses
      00-05-10 H Sent to the Governor
      00-06-13 H Governor approved
                    Effective Date 00-06-13
                Н
                Н
                    PUBLIC ACT 91-0800
HB-0590
             HOFFMAN.
  625 ILCS 5/11-202
                                    from Ch. 95 1/2, par. 11-202
  Amends the Illinois Vehicle Code by making a technical change to a Section pertain-
ing to obedience of traffic laws.
      99-02-03 H First reading
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
                H Pled Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Do Pass/Short Debate Cal 015-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
                H 3rd Rdg-Shrt Dbt-Pass/Vote 104-009-001
      99-04-14 S Arrive Senate
                S Placed Calndr First Rdg
                 Chief Sponsor PARKER
                S First reading
                                             Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-0591
             HOFFMAN.
  605 ILCS 5/9-122
                                    from Ch. 121, par. 9-122
  Amends the Illinois Highway Code by making a technical change to the Section
dealing with damage to sidewalks, bridges, culverts, or causeways.
      99-02-03 H First reading
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
                                             Do Pass/Short Debate Cal 015-000-000
      99-03-05 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die

1424 HB-0592

SLONE - HOFFMAN - DAVIS, MONIQUE AND BOLAND. HB-0592

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.

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FISCAL NOTE (Educational Labor Relations Board)
   There would be a negligible impact on the number of cases filed
   with the IELRB. Passage of this bill would likely result in an
   increase in the number of cases filed with the IELRB.
   STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
   HB 592 does not create a State mandate.
NOTE(S) THAT MAY APPLY: Fiscal
   99-02-03 H First reading
                                          Referred to Hse Rules Comm
   99-02-10 H
                                          Assigned to Labor & Commerce
   99-03-01 H Added As A Co-sponsor BOLAND
   99-03-02 H Added As A Joint Sponsor DAVIS, MONIQUE
   99-03-05 H
                                          Do Pass/Short Debate Cal 010-007-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-09 H
                                          Fiscal Note Requested BLACK
                                          St Mandate Fis Nte Req BLACK
             H Cal Ord 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor SLONE
   99-03-11 H
                                          Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-12 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
   99-03-23 H Primary Sponsor Changed To SLONE
             H Added As A Joint Sponsor HOFFMAN
   99-03-24 H
                                          St Mandate Fis Note Filed
             H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 065-048-002
             S Arrive Senate
             S Placed Calndr First Rdg
   99-04-20 S Chief Sponsor DEMUZIO
   99-04-21 S First reading
                                          Referred to Sen Rules Comm
   01-01-09 H Session Sine Die
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HB-0593 DAVIS, STEVE.

10 ILCS 5/7-11.1 from Ch. 46, par. 7-11.1 10 ILCS 5/8-17.1 from Ch. 46, par. 8-17.1

Amends the Election Code. Provides that if vacancies in elective county offices or the office of State Senator occur after the time for filing nomination papers and no other candidates from any political party have been nominated for those offices, each political party shall nominate a candidate by resolution. Provides that if the vacancy occurs after the last day for filing nomination papers and at least one candidate from at least one political party has been nominated, no other nominations may be made.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 10 ILCS 5/7-11.1 10 ILCS 5/8-17.1 Adds reference to: 10 ILCS 5/8-17

Deletes everything. Amends the Election Code. Provides that the legislative or representative committee of a political party may not fill a vacancy in nomination unless no candidate from any party has been nominated.

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99-02-03 H First reading
                                     Referred to Hse Rules Comm
99-02-10 H
                                      Assigned to Elections & Campaign Reform
99-03-03 H
                                     ELEC CAMP REF H
                Amendment No.01
                                                              Adopted
                                      Do Pass Amd/Stndrd Dbt/Vote 006-005-000
        H Plcd Cal 2nd Rdg Stndrd Dbt
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99-03-26 H
                                               Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0594
             DAVIS, STEVE - MOFFITT.
   40 ILCS 5/7-118
                                      from Ch. 108 1/2, par. 7-118
   40 ILCS 5/7-158
                                      from Ch. 108 1/2, par. 7-158
   40 ILCS 5/7-164
                                      from Ch. 108 1/2, par. 7-164
                                      from Ch. 108 1/2, par. 7-172
   40 ILCS 5/7-172
   40 ILCS 5/7-205
                                      from Ch. 108 1/2, par. 7-205
   40 ILCS 5/7-206
                                      from Ch. 108 1/2, par. 7-206
   30 ILCS 805/8.23 new
```

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code. Increases the death benefit from \$3,000 to \$5,000. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)
Total annual cost would be approximately \$3.6 million per year;
annual cost is expected to increase as the average age of
IMRF population increases.

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

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99-02-03 H First reading
H Added As A Joint Sponsor MOFFITT
H Referred to Hse Rules Comm

99-02-10 H Assigned to Personnel & Pensions

99-02-17 H Pension Note Filed
H Committee Personnel & Pensions

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
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HB-0595 HARTKE.

210 ILCS 115/4	from Ch. 111 1/2, par. 714
210 ILCS 115/4.2	from Ch. 111 1/2, par. 714.2
210 II CS 115/4 5 new	· •

Amends the Mobile Home Park Act to require newly constructed or expanded mobile home parks to have an underground storm shelter.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-03 H First reading
                                          Referred to Hse Rules Comm
    99-02-10 H
                                          Assigned to Executive
    99-02-18 H
                                          Motion Do Pass-Lost 001-009-005 HEXC
             H
                                          Remains in CommiExecutive
             Н
                                          Fiscal Note Requested POE
             Η
                                          St Mandate Fis Nte Req POE
             H
                                          Home Rule Note Requested POE
             H
                                          Housing Aford Note Requested POE
             Η
                                          Committee Executive
    99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
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HB-0596 HAMOS – KRAUSE – RONEN – COULSON – CROTTY, FLOWERS, MULLIGAN, GASH, CURRY, JULIE AND MCGUIRE.

New Act

Creates the Hearing Screening for Newborns Act. Provides that by December 1, 2002, all hospitals shall conduct hearing screening of all newborn infants. Provides that by July 1, 2000, the Department of Human Services shall organize an advisory committee to: develop and conduct training for hospitals implementing newborn hearing screening and a follow-up program for those infants failing hospital-based screening; develop a referral system for early intervention services and hearing aids for those infants diagnosed with hearing loss; develop an application process for financial assistance for follow-up testing of newborns failing hospital-based screening; and monitor reports with respect to the hearing screening status of all newborns and the availability of third party reimbursement for universal hospital-based hearing screening of newborn infants. Effective immediately.

HOUSE AMENDMENT NO. 1.

01-01-09 H Session Sine Die

Provides that the hearing screening advisory committee shall include representatives of audiologists, health insurance plans, hearing-impaired persons, and parents of hearing-impaired children. Adds, as duties of the committee, the development of educa-

tional and informational materials for hospital personnel, health care professionals, and parents on appropriate follow-up procedures for infants failing hospital-based screening, and reviewing and making recommendations to the Department of Human Services regarding administrative rules. Makes provision for objection to the screening for parents of a newborn who object based on religious beliefs or practices. Authorizes the Department of Human Services to promulgate rules.

HOUSE AMENDMENT NO. 2.

Names the Department organizing the advisory committee as the Department of Human Services.

HOUSE AMENDMENT NO. 3.

Provides that the hearing screening requirement applies only to hospitals performing deliveries. Provides that hospitals shall report information about each child with a positive hearing screening result to the Illinois Department of Public Health. Provides that the Illinois Department of Public Health shall maintain a registry of cases of positive hearing screening results, including information needed for the purpose of follow-up services.

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99-02-03 H First reading
        H Added As A Joint Sponsor KRAUSE
        H Added As A Co-sponsor RONEN
        H Added As A Co-sponsor COULSON
         H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor FLOWERS
         H Added As A Co-sponsor MULLIGAN
                                    Referred to Hse Rules Comm
99-02-10 H
                                    Assigned to Children & Youth
99-02-11 H Added As A Co-sponsor GASH
99-02-18 H
                Amendment No.01
                                    CHLDRN-YOUTH H
                                                             Adopted
                Amendment No.02
                                    CHLDRN-YOUTH H
        Н
                                                            Adopted
        Н
                                    Do Pass Amend/Short Debate 009-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
99-02-24 H
                Amendment No.03
                                    HAMOS
                Amendment referred to HRUL
        Н
        H Cal Ord 2nd Rdg-Shrt Dbt
                                    HAMOS
99-03-11 H
                Amendment No.03
        H Recommends be Adopted HRUL/005-000-000
        H Second Reading-Short Debate
                Amendment No.03
                                                             Adopted
                                    HAMOS
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H Added As A Co-sponsor CURRY, JULIE
         H Added As A Co-sponsor MCGUIRE
99-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
99-03-17 S Arrive Senate
         S Chief Sponsor RADOGNO
         S Placed Calndr First Rdg
                                    Referred to Sen Rules Comm
         S First reading
99-04-14 S
                                    Assigned to Public Health & Welfare
99-04-20 S
                                    Recommended do pass 011-000-000
         S Placed Calndr, Second Rdg
         S Added as Chief Co-sponsor SMITH
         S Added as Chief Co-sponsor OBAMA
         S Added as Chief Co-sponsor MUNOZ
         S Added as Chief Co-sponsor REA
99-04-21 S Second Reading
         S Placed Calndr, 3rd Reading
         S Added As A Co-sponsor MOLARO
99-04-26 S Added As A Co-sponsor TROTTER
         S Added As A Co-sponsor BURZYNSKI
         S Third Reading - Passed 057-000-000
         H Passed both Houses
99-05-25 H Sent to the Governor
99-07-09 H Governor approved
             Effective Date 99-07-09
         Н
         Н
             PUBLIC ACT 91-0067
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1427 HB-0597

HB-0597 HAMOS - CURRIE - COULSON - LINDNER - FLOWERS, GASH, MUL-LIGAN, ERWIN, DAVIS, MONIQUE, FEIGENHOLTZ, MCKEON, JONES, LOU, TURNER, ART AND GIGLIO.

215 ILCS 5/356v new

215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2

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

Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Requires coverages under those Acts to include benefits for outpatient prescription contraceptive drugs and devices and outpatient contraceptive services.

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99-02-03 H First reading
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H Added As A Joint Sponsor CURRIE

H Added As A Co-sponsor COULSON

H Added As A Co-sponsor LINDNER

H Added As A Co-sponsor FLOWERS

Referred to Hse Rules Comm 99-02-10 H Assigned to Health Care Availability &

Access

99-02-11 H Added As A Co-sponsor GASH

99-02-25 H Added As A Co-sponsor MULLIGAN

H Added As A Co-sponsor ERWIN H Added As A Co-sponsor DAVIS, MONIQUE

H Added As A Co-sponsor FEIGENHOLTZ

99-03-03 H Do Pass/Short Debate Cal 013-003-002 H Placed Cal 2nd Rdg-Shrt Dbt

99-03-12 H Added As A Co-sponsor MCKEON

H Added As A Co-sponsor JONES, LOU

H Added As A Co-sponsor TURNER, ART

H Added As A Co-sponsor GIGLIO

99-03-16 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 087-029-002

99-03-22 S Arrive Senate

S Placed Calndr First Rdg

S Chief Sponsor PARKER

S First reading Referred to Sen Rules Comm

99-04-21 S Added as Chief Co-sponsor DILLARD

01-01-09 H Session Sine Die

HB-0598 NOVAK - GRANBERG.

70 ILCS 3610/1

99-02-25 H

10 ILCS 5/7-61

from Ch. 111 2/3, par. 351

Amends the Local Mass Transit District Act. Adds a caption and makes technical changes to the short title Section.

99-02-03 H First reading

Referred to Hse Rules Comm

Assigned to Executive

99-02-04 H Added As A Joint Sponsor GRANBERG

99-02-10 H

Do Pass/Stndrd Dbt/Vote 008-007-000

HEXC

from Ch. 46, par. 7-61

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0599 SCOTT AND O'BRIEN.

10 ILCS 5/1-3	from Ch. 46, par. 1-3
10 ILCS 5/2A-1.1	from Ch. 46, par. 2A-1.1
10 ILCS 5/2A-1.1b new	· •
10 ILCS 5/2A-1.2	from Ch. 46, par. 2A-1.2
10 ILCS 5/4-22	from Ch. 46, par. 4-22
10 ILCS 5/5-29	from Ch. 46, par. 5-29
10 ILCS 5/6-66	from Ch. 46, par. 6-66
10 ILCS 5/7-8	from Ch. 46, par. 7-8
10 ILCS 5/7-11	from Ch. 46, par. 7-11
10 ILCS 5/7-14	from Ch. 46, par. 7-14
10 ILCS 5/7-60	from Ch. 46, par. 7-60

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10 ILCS 5/7-63
                                     from Ch. 46, par. 7-63
 10 ILCS 5/8-4
                                     from Ch. 46, par. 8-4
 10 ILCS 5/8-5
                                     from Ch. 46, par. 8-5
 10 ILCS 5/10-14
                                     from Ch. 46, par. 10-14
 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 5/16-5.01
                                     from Ch. 46, par. 16-5.01
105 ILCS 5/33-1
                                    from Ch. 122, par. 33-1
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Amends the Election Code and the School Code. Changes the general primary election from the third Tuesday in March to the second Tuesday in September. Maintains the third Tuesday in March of presidential election years for the presidential preference primary and selection of delegates to the national nominating conventions.

FISCAL NOTE (State Board of Elections) HB599 would have minimal fiscal impact on SBE operations; election judge reimbursement grants would cost the State approximately \$862,500.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-03 H First reading
                                       Referred to Hse Rules Comm.
99-02-10 H
                                       Assigned to Executive
99-02-22 H
                                       Fiscal Note Filed
                                       Committee Executive
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
         H Added As A Co-sponsor O'BRIEN
01-01-09 H Session Sine Die
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FOWLER - MCCARTHY - SCULLY - WINKEL - RIGHTER, TUR-HB-0600 NER, JOHN AND HULTGREN.

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

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

CORRECTIONAL NOTE (Dept. of Corrections)

Corrections population and fiscal impacts would be minimal.

FISCAL NOTE (Administrative Office of Ill. Courts)

Circuit Courts workload may increase; specific fiscal impact

on the Judicial Branch cannot be determined.

JUDICIAL NOTE (Administrative Office of III. Courts)

It is not possible to determine what impact the bill will have

on the need to increase the number of judges in the state.

H Held 2nd Rdg-Short Debate

H Held 2nd Rdg-Short Debate

99-03-19 H

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

HB 600 does note create a State mandate.

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NO
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110 000 000	note treate a state mandate.	•
TE(S) THAT	MAY APPLY: Correctional	
99-02-03 H	First reading	Referred to Hse Rules Comm
99-02-10 H		Assigned to Judiciary II - Criminal Law
99-02-11 H	Added As A Co-sponsor RIC	HTER
99-02-17 H		Correctional Note Filed
H		Committee Judiciary II - Criminal Law
99-02-22 H	Added As A Joint Sponsor M	ICCARTHY
99-02-24 H	Joint Sponsor Changed to SC	ULLY
H	Joint Sponsor Changed to W	INKEL
H		Fiscal Note Filed
H		Committee Judiciary II - Criminal Law
99-02-26 H		Do Pass/Short Debate Cal 008-005-000
H	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-01 H	Joint Sponsor Changed to TU	IRNER,JOHN
99-03-10 H		Judicial Note RequesteMCKEON
H	Cal Ord 2nd Rdg-Shrt Dbt	
99-03-16 H	Second Reading-Short Debat	e
H	Held 2nd Rdg-Short Debate	
99-03-18 H	Added As A Co-sponsor HU	LTGREN
H		Judicial Note Filed

St Mandate Fis Nte Reg MCKEON

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99-03-24 H St Mandate Fis Note Filed Home Rule Note Requested MCKEON H Held 2nd Rdg-Short Debate

99-03-26 H Re-Refer Rules/Rul 19(a)

00-02-03 H Joint Sponsor Changed to RIGHTER H Added As A Co-sponsor TURNER, JOHN

01-01-09 H Session Sine Die
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HB-0601 HANNIG AND BOLAND.

New Act

Creates the Amusement Rider Safety Act. Requires an owner of an amusement facility, amusement park, or temporary carnival to post signs that include the location of the station for reporting an injury or accident and the location of a first aid station. Provides that the owner shall post a sign at each amusement ride that states operational instructions, safety guidelines, and certain warnings as to rider responsibilities. Permits the operator of a ride to prevent a rider who is perceived to be unable to safely ride due to a physical or mental condition, or under the influence of alcohol or drugs, from boarding or riding an amusement ride. Requires an injured rider to file a written report of injury before leaving the park and provides exceptions. Establishes various classes of misdemeanor penalties. Effective immediately.

CORRECTIONAL NOTE (Dept. of Corrections)
There is no corrections population or fiscal impact.

FISCAL NOTE (Ill. State Police)

HB601 would cause no fiscal impact on the State Police.

NOTE(S) THAT MAY APPLY: Correctional

99-02-03 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Consumer Protect'n & Product Regul 99-02-18 H Correctional Note Filed Committee Consumer Protect'n & Product Regul 99-02-22 H Fiscal Note Filed Committee Consumer Protect'n & Product Regul 99-02-25 H Added As A Co-sponsor BOLAND 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0602

SMITH,MICHAEL - MITCHELL,JERRY - HANNIG - JOHNSON,TIM - DAVIS,MONIQUE, RIGHTER, HOLBROOK, MCGUIRE, O'BRIEN, MCCARTHY, HARTKE, FOWLER, WINKEL, COWLISHAW, BOLAND, DAVIS,STEVE, GIGLIO, GRANBERG, HOWARD, LANG, LYONS,JOSEPH, MOFFITT, SCOTT, SILVA, WOOLARD, CURRY,JULIE, MAUTINO, MCKEON, MURPHY, JONES,SHIRLEY, WINTERS, JONES,LOU, BOST, HARRIS, BRADLEY, HOFFMAN, JONES,JOHN, LYONS,EILEEN, MOORE,ANDREA, SAVIANO, SHARP, DELGADO, ACEVEDO, BEAUBIEN, BROSNAHAN, BRUNSVOLD, BUGIELSKI, BURKE, COULSON, CROSS, CROTTY, DART, FLOWERS, FRITCHEY, GASH, GILES, HAMOS, HASSERT, KENNER, KLINGLER, KRAUSE, LINDNER, LOPEZ, MATHIAS, MCAULIFFE, NOVAK, PERSICO, POE, REITZ, STROGER, WIRSING, YOUNGE, BIGGINS, FEIGENHOLTZ, LEITCH, MYERS,RICHARD, PUGH, RUTHERFORD, TURNER,ART, DURKIN, BLACK, STEPHENS, SCULLY, MITCHELL,BILL, TURNER,JOHN, TENHOUSE AND BRADY.

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40 ILCS 5/14-114
                                   from Ch. 108 1/2, par. 14-114
40 ILCS 5/14-119
                                   from Ch. 108 1/2, par. 14-119
40 ILCS 5/14-121
                                   from Ch. 108 1/2, par. 14-121
40 ILCS 5/15-136
                                   from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-136.3
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
                                   from Ch. 108 1/2, par. 17-122
30 ILCS 805/8.23 new
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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 re-

tirement and survivor's annuities. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Accrued liabilities would increase by \$851.1 million,

corresponding increases may be significant.

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

99-02-03 H First reading

H Added As A Joint Sponsor HANNIG

H Added As A Co-sponsor JOHNSON, TIM

H Added As A Co-sponsor DAVIS, MONIQUE

H Joint Sponsor Changed to MITCHELL, JERRY

Referred to Hse Rules Comm

99-02-09 H Added As A Co-sponsor RIGHTER

Assigned to Personnel & Pensions 99-02-10 H

99-02-22 H Added As A Co-sponsor HOLBROOK

99-02-24 H 'Added As A Co-sponsor MCGUIRE

H Added As A Co-sponsor O'BRIEN 99-03-02 H Added As A Co-sponsor MCCARTHY

99-03-04 H Added As A Co-sponsor HARTKE

H Added As A Co-sponsor FOWLER

99-03-05 H Re-Refer Rules/Rul 19(a)

H Added As A Co-sponsor WINKEL

99-03-09 H Pension Note Filed

Committee Rules

H Added As A Co-sponsor COWLISHAW 99-03-10 H Added As A Co-sponsor BOLAND

H Added As A Co-sponsor DAVIS, STEVE

H Added As A Co-sponsor GIGLIO

H Added As A Co-sponsor GRANBERG

H Added As A Co-sponsor HOWARD

H Added As A Co-sponsor LANG

H Added As A Co-sponsor LYONS, JOSEPH

H Added As A Co-sponsor MOFFITT

H Added As A Co-sponsor SCOTT

H Added As A Co-sponsor SILVA

H Added As A Co-sponsor WOOLARD

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor MAUTINO

H Added As A Co-sponsor MCKEON

H Added As A Co-sponsor MURPHY

H Added As A Co-sponsor JONES, SHIRLEY

H Added As A Co-sponsor WINTERS

99-03-15 H Added As A Co-sponsor JONES, LOU

H Added As A Co-sponsor BOST

H Added As A Co-sponsor HARRIS

99-03-16 H Added As A Co-sponsor BRADLEY

H Added As A Co-sponsor HOFFMAN

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor LYONS, EILEEN

H Added As A Co-sponsor MOORE, ANDREA

H Added As A Co-sponsor SAVIANO

H Added As A Co-sponsor SHARP H Added As A Co-sponsor DELGADO

99-03-17 H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor BEAUBIEN

H Added As A Co-sponsor BROSNAHAN

H Added As A Co-sponsor BRUNSVOLD

H Added As A Co-sponsor BUGIELSKI H Added As A Co-sponsor BURKE

H Added As A Co-sponsor COULSON

H Added As A Co-sponsor CROSS

H Added As A Co-sponsor CROTTY

H Added As A Co-sponsor DART

H Added As A Co-sponsor FLOWERS

H Added As A Co-sponsor FRITCHEY H Added As A Co-sponsor GASH

H Added As A Co-sponsor GILES

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99-03-17-Cont.
        H Added As A Co-sponsor HAMOS
        H Added As A Co-sponsor HASSERT
        H Added As A Co-sponsor KENNER
        H Added As A Co-sponsor KLINGLER
        H Added As A Co-sponsor KRAUSE
        H Added As A Co-sponsor LINDNER
        H Added As A Co-sponsor LOPEZ
        H Added As A Co-sponsor MATHIAS
        H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor NOVAK
        H Added As A Co-sponsor PERSICO
        H Added As A Co-sponsor POE
        H Added As A Co-sponsor REITZ
        H Added As A Co-sponsor STROGER
        H Added As A Co-sponsor WIRSING
        H Added As A Co-sponsor YOUNGE
99-03-18 H Added As A Co-sponsor BIGGINS
        H Added As A Co-sponsor FEIGENHOLTZ
        H Added As A Co-sponsor LEITCH
        H Added As A Co-sponsor MYERS, RICHARD
        H Added As A Co-sponsor PUGH
        H Added As A Co-sponsor RUTHERFORD
        H Added As A Co-sponsor TURNER, ART
99-03-23 H Added As A Co-sponsor DURKIN
99-03-24 H Added As A Co-sponsor BLACK
99-03-26 H Added As A Co-sponsor STEPHENS
        H Added As A Co-sponsor SCULLY
        H Added As A Co-sponsor MITCHELL, BILL
        H Added As A Co-sponsor TURNER, JOHN
        H Added As A Co-sponsor TENHOUSE
00-02-03 H Added As A Co-sponsor BRADY
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HB-0603 BURKE – GARRETT, FLOWERS, GIGLIO, LYONS, JOSEPH, GASH, BRADLEY, RONEN, DART, MCKEON, SHARP, MORROW, MADIGAN, MJ AND HARRIS.

New Act

01-01-09 H Session Sine Die

Creates the Carbon Monoxide Detector Act. Requires that every building of residential or mixed occupancy and having one or more residential units be equipped with approved carbon monoxide detectors. Requires that institutional buildings and assembly buildings be equipped with approved carbon monoxide detectors. Provides that a person who removes batteries from a carbon monoxide detector in violation of the Act commits a Class B misdemeanor. Makes other violations a petty offense. Requires the State Fire Marshal to adopt rules to implement the Act. Restricts the concurrent exercise of home rule powers.

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STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
Creates a service mandate for which 50% to 100% of increased
costs to local gov't. is required; an estimate of the cost is
not available at this time.
HOME RULE NOTE (Dept. Commerce and Community Affairs)
Preempts home rule authority.
FISCAL NOTE (State Fire Marshal)
HB 603 appears to have little fiscal impact.
FISCAL NOTE (Dept. of Corrections)
There would be no fiscal or prison population impact on DOC.
CORRECTIONAL NOTE (Dept. of Corrections)
There is no change from previous DOC note.
HOUSING AFFORDABILITY NOTE (Housing Development Authority)
Increases the cost on a $100,000 home by an estimated $100
to $155
JUDICIAL NOTE (Administrative Office of Ill. Courts)
There may be a minimal increase in judicial workloads; there
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Referred to Hse Rules Comm

would not be an increase in number of judges needed. NOTE(S) THAT MAY APPLY: Correctional; Fiscal; State Mandates

99-02-03 H First reading

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99-02-04 H Added As A Joint Sponsor GARRETT
                                            Assigned to Executive
      99-02-22 H Added As A Co-sponsor FLOWERS
      99-02-24 H Added As A Co-sponsor GIGLIO
                H Added As A Co-sponsor LYONS, JOSEPH
      99-02-25 H Added As A Co-sponsor GASH
      99-02-26 H Added As A Co-sponsor BRADLEY
      99-03-01 H Added As A Co-sponsor RONEN
      99-03-02 H Added As A Co-sponsor DART
               H Added As A Co-sponsor MCKEON
      99-03-03 H
                                            Fiscal Note Requested POE
               H
                                            St Mandate Fis Nte Req POE
               Η
                                            Correctional Note Requested POE
               Η
                                            Home Rule Note Requested POE
               Н
                                            Housng Aford Note Requested POE
               Н
                                            Do Pass/Short Debate Cal 013-001-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Added As A Cq-sponsor SHARP
               H Added As A Co-sponsor MORROW
      99-03-04 H Added As A Co-sponsor MADIGAN,MJ
      99-03-05 H
                                            Fiscal Note Reg as amended POE
                                            St Mndt Fis Note Req Amnd
               Η
               Η
                                            Bal Budget Note Req as amnd
               Н
                                            Home Rule Note Req as amend
               Η
                                            Hous Aford Note Reg as amnd
               H
                                            Judicial Note Riled as amnd
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-09 H
                                            St Mandate Fis Note Filed
                                            Home Rule Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
               H Added As A Co-sponsor HARRIS
      99-03-10 H
                                            Fiscal Note Filed
                                            Fiscal Note Filed
               Η
               Н
                                            Correctional Note Filed
               Η
                                            Housing Aford Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-11 H
                                            Bal Budget Note Req-wthdwn
                                            Judicial Note Req-withdrawn
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-12 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 063-051-000
      99-03-17 S Arrive Senate
                S Placed Calndr First Rdg
                                            Judicial Note Filed
      99-04-20 S Chief Sponsor CULLERTON
      99-04-21 S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
             HOFFMAN - WAIT - LANG - TENHOUSE - HOLBROOK AND BLACK.
HB-0604
  625 ILCS 5/5-101
                                   from Ch. 95 1/2, par. 5-101
  625 ILCS 5/5-102
                                   from Ch. 95 1/2, par. 5-102
  625 ILCS 5/7-202
                                   from Ch. 95 1/2, par. 7-202
  625 ILCS 5/7-317
                                   from Ch. 95 1/2, par. 7-317
  625 ILCS 5/7-601
                                   from Ch. 95 1/2, par. 7-601
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Amends the Illinois Vehicle Code. Provides that new vehicle dealers and used vehicle dealers must provide automobile liability for the amount of \$20,000 for bodily injury to, or death of, any person, \$40,000 for bodily injury to, or death of, 2 or more persons in any one accident, and \$15,000 for damage to property for any permitted user of the new vehicle dealer's vehicle or used vehicle dealer's vehicle if the permitted user has no automobile liability insurance of his or her own or has automobile insurance coverage of less than the minimum limits provided.

FISCAL NOTE (Dept. of Insurance)

HB604 will have no fiscal impact on the Department.

HOUSE AMENDMENT NO. 1.

Deletes everything. Reinserts the bill as introduced with certain exceptions. Provides that the required liability insurance policy of new and used vehicle dealers shall have minimum coverage of \$100,000 for bodily injury to, or death of, any person, \$300,000 for bodily injury to, or death of, two or more persons in any one accident, and \$50,000 for damage to property for any permitted user of the new vehicle dealer's auto if the permitted user has no automobile liability insurance of his or her own or has insurance below specified levels of coverage (instead of limits of \$20,000, \$40,000, or \$15,000, respectively). Applies only to actions commenced or pending on or after the effective date of this amendatory Act.

SENATE AMENDMENT NO. 1.

Further amends the Illinois Vehicle Code to provide that the automobile liability coverage that new and used automobile dealers are required to provide applies only to permitted users. Provides that a permitted user's insurance is the primary insurance. Defines "permitted user" to exclude certain officers, directors, and employees of new and used vehicle dealers, as well as their spouses.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that the bill be amended to delete language providing that the dealer's insurance would apply only as excess over any available underinsured motorists' coverage. Also recommends deletion of language that limits the dealer's liability coverage to \$100,000 for bodily injury to or the death of any one person, to \$300,000 for bodily injury to or the death of 2 or more persons, and to \$50,000 for property damage.

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99-02-03 H First reading
         H Added As A Joint Sponsor WAIT
         H Added As A Co-sponsor LANG
         H Added As A Co-sponsor TENHOUSE
                                     Referred to Hse Rules Comm
99-02-10 H
                                     Assigned to Judiciary I - Civil Law
99-02-11 H Joint Sponsor Changed to HOLBROOK
                                     Do Pass/Short Debate Cal 010-000-001
        H Placed Cal 2nd Rdg-Shrt Dbt
99-02-22 H Added As A Co-sponsor BLACK
                                     Fiscal Note Filed
99-02-24 H
        H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H
                Amendment No.01
                                     HOFFMAN
        Η
                Amendment referred to HRUL
        H Recommends be Adopted HRUL
        H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
99-03-17 H
                Amendment No.01
                                     HOFFMAN
                                                              Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 106-008-001
         S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor FAWELL
99-03-19 S First reading
                                     Referred to Sen Rules Comm
99-03-22 S Added as Chief Co-sponsor SHADID
99-03-25 S
                                     Assigned to Transportation
99-04-15 S
                                     Recommended do pass 009-001-000
         S Placed Caindr, Second Rdg
99-04-20 S Second Reading
         S Placed Calndr,3rd Reading
99-05-11 S Filed with Secretary
         S
               Amendment No.01
                                     FAWELL
         S
                Amendment referred to SRUL
99-05-12 S
                Amendment No.01
                                     FAWELL
         S
                Rules refers to
                                      STRN
         S
                Amendment No.01
                                     FAWELL
         S
                                     Be adopted
          Recalled to Second Reading
                                     FAWELL
                Amendment No.01
                                                              Adopted
         S Placed Calndr, 3rd Reading
99-05-13 S Third Reading - Passed 035-020-001
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99-05-14 H Arrive House
               H Place Cal Order Concurrence 01
      99-05-17 H Motion Filed Concur
                       Motion referred to
                                              HRUL
               Н
               H Calendar Order of Concurren 01
      99-05-19 H Be apprvd for consideratn 01/HRUL
               H Calendar Order of Concurren 01
      99-05-20 H H Concurs in S Amend 01/098-016-000
               H Passed both Houses
      99-06-18 H Sent to the Governor
      99-08-13 H Governor Amendatory Veto
               H Placed Cal Amendatory Veto
      99-11-18 H Bill dead-Amendatory Veto
HB-0605
             HOWARD.
  110 ILCS 305/20 new
  110 ILCS 520/10 new
  110 ILCS 660/5-115 new
  110 ILCS 665/10-115 new
  110 ILCS 670/15-115 new
  110 ILCS 675/20-120 new
  110 ILCS 680/25-115 new
  110 ILCS 685/30-125 new
  110 ILCS 690/35-120 new
  110 ILCS 805/3-31
                                    from Ch. 122, par. 103-31
  110 ILCS 805/3-42
                                    from Ch. 122, par. 103-42
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Amends various Acts relating to the governance of the public universities in Illinois, and amends the Public Community College Act. Provides that, in a given discipline, the salary of the part-time and nontenure-track faculty shall be proportionate to the salary of the tenure-track faculty. Provides that those members of the part-time faculty who work less than 50% of the average work load of the tenure-track faculty shall receive a minimum of 50% of the benefits available to the tenure-track faculty, and provides that those members of the part-time faculty who work 50% or more of the average work load of the tenure-track faculty shall receive 100% of the benefits available to the tenure-track faculty. Effective immediately.

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FISCAL NOTE (Board of Higher Education)
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The Board does not have the information necessary to determine

fiscal impact.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
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NO1E(S) THA	YI MAY APPLY: Fiscal; State N	landates
99-02-03	H First reading	Referred to Hse Rules Comm
99-02-10	H	Assigned to Higher Education
99-03-04	Н	Do Pass/Stndrd Dbt/Vote 008-005-001 HHED
	H Pled Cal 2nd Rdg Stndrd Dbt	i e e e e e e e e e e e e e e e e e e e
	H	Fiscal Note Requested BLACK
	H Cal 2nd Rdg Stndrd Dbt	•
99-03-11	Н	Fiscal Note Filed
	H Cal 2nd Rdg Stndrd Dbt	
99-03-16	H Second Reading-Stnd Debate	•
	H Hld Cal Ord 2nd Rdg-Shrt D	b .
99-03-25	H Amendment No.01	YOUNGE
	H Amendment referred to	HRUL
	H Hld Cal Ord 2nd Rdg-Shrt D	b
99-03-26	н.	Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die HB-0606 BRUNSVOLD.

230 ILCS 10/16 from Ch. 120, par. 2416

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

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SENATE AMENDMENT NO. 1.
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Deletes reference to:
230 ILCS 10/16
Adds reference to:
230 ILCS 10/7.1 new
230 ILCS 10/11 from Ch. 120, par. 2411
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Deletes everything. Amends the Riverboat Gambling Act. Provides that the Illinois Gaming Board may hear and decide petitions to conduct dockside gambling.

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99-02-03 H First reading
                                       Referred to Hse Rules Comm
99-02-10 H
                                       Assigned to Executive
99-02-25 H
                                       Do Pass/Stndrd Dbt/Vote 008-007-000
                                         HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                       Re-committed to Executive
99-03-05 H
                                       Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 066-043-005
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor WEAVER,S
            First reading
                                       Referred to Sen Rules Comm
            Added as Chief Co-sponsor WALSH,T
99-05-12 S Filed with Secretary
         S
                 Amendment No.01
                                       WEAVER,S
         S
                 Amendment referred to
                                       SRUL
                                       Committee Rules
            Added as Chief Co-sponsor JACOBS
         S
                                       Assigned to Executive
         S
                                       Re-referred to Rules
                                       Approved for Consideration SRUL
            Placed Calndr, Second Rdg
99-05-13
         S
                 Amendment No.01
                                       WEAVER,S
         S
                 Rules refers to
                                        SEXC
         S
                 Amendment No.01
                                       WEAVER,S
         S
                                       Be adopted
           Second Reading
         S
                 Amendment No.01
                                       WEAVER,S
                                                                Adopted
         S Placed Calndr,3rd Reading
99-05-14 S Third Reading - Passed 036-022-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-17 H Motion Filed Non-Concur #1/01/BRUNSVOLD
         H Calendar Order of Concurren 01
99-05-21 H Motion Filed Concur
                 Motion referred to
                                        HRUL
         Н
         H Calendar Order of Concurren 01
99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
01-01-09 H Session Sine Die
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HB-0607 RYDER - HANNIG - BLACK - OSMOND AND HOLBROOK.

70 ILCS 705/10a

from Ch. 127 1/2, par. 30a

Amends the Fire Protection District Act. Provides that the board of trustees of a fire protection district may by resolution authorize the sale of surplus real estate by the board or by local licensed real estate agencies. Provides that the value of the real estate shall be determined by a written MAI certified appraisal. Requires the resolution to include certain information concerning the real estate and the terms of the sale. Requires publication of the resolution. Provides that the sale price may not be less than 80% of the appraised value of the real estate.

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HOME RULE NOTE (Dept. of Commerce and Community Affairs)
HB607 does not preempt home rule authority.
99-02-03 H First reading
         H Added As A Joint Sponsor HANNIG
         Н
                                      Referred to Hse Rules Comm
99-02-10 H
                                      Assigned to Local Government
                                      Do Pass/Consent Calendar 009-000-000
99-02-18 H
         H Consnt Calndr Order 2nd Rdg
99-02-19 H Joint Sponsor Changed to BLACK
99-02-24 H
                                      Home Rule Note Filed
         H Consnt Calndr Order 2nd Rdg
         H Joint Sponsor Changed to OSMOND
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Section. 99-02-03 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) HB-0609 LAWFER. 240 ILCS 40/1-25 Amends the Grain Code to change the caption of the provision concerning the principal distribution of rules. 99-02-03 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC H Plcd Cal 2nd Rdg Stndrd Dbt 99-03-05 H Re-committed to Executive Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0610 LAWFER. 510 ILCS 77/10.30 Amends the Livestock Management Facilities Act. Makes stylistic changes in a Settion defining "livestock management facility". 99-02-03 H First reading Referred to Hse Rules Comm 99-02-10 H Rossion Sine Die HB-0610 LAWFER. 510 ILCS 707/10.30 Amends the Livestock Management Facilities Act. Makes stylistic changes in a Settion defining "livestock management facility". 99-02-03 H First reading Referred to Hse Rules Comm 99-02-10 H Rossion Sine Die HEXC H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-05 H Re-committed to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-05 H Re-committed to Executive Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0611 LAWFER. 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			
H Consint Caldr Order 3rd Rdg	Amends the Illinois Horse Racing Act of 1975. Makes technical changes and adds a caption to the Section concerning deposits of fees.			
H Consint Caldr Order 3rd Rdg				
H Consint Caldr Order 3rd Rdg				
H Consnt Caldr Order 3rd Rdg				
H				
H Consnt Caldr Order 3rd Rdg 99-03-09 H Added As A Co-sponsor HOLBROOK 99-03-09 H Consnt Calndr, 3rd Rdg Pass 115-000-000 99-03-10 S Arrive Senate S Placed Calndr First Rdg 99-03-11 S Chief Sponsor DEMUZIO S First reading 99-03-25 S Added as Chief Co-sponsor O'MALLEY S Assigned to Local Government Recommended do pass 009-000-000 S Placed Calndr, Second Rdg 99-04-20 S Second Reading S Placed Calndr, 3rd Reading 99-04-21 S Third Reading - Passed 057-000-000 H Passed both Houses 99-05-20 H Sent to the Governor 99-07-09 H Governor approved H Effective Date 00-01-01 H PUBLIC ACT 91-0068 HB-0608 LAWEER. 505 ILCS 135/1 from Ch. 5, par. 2651 Amends the Sustainable Agriculture Act. Makes a technical change in the short till Section. 99-02-03 H First reading 99-02-10 H Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-Committed to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HB-0609 LAWEER. 240 ILCS 40/1-25 Amends the Grain Code to change the caption of the provision concerning the promulgation of rules. 99-02-03 H First reading Referred to Hse Rules Comm Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC H Plcd Cal 2nd Rdg Stndrd Dbt Plcd Cal 2nd Rdg Stndrd Dbt HB-0609 LAWEER. 240 ILCS 40/1-25 Amends the Grain Code to change the caption of the provision concerning the promulgation of rules. 99-02-03 H First reading Referred to Hse Rules Comm Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC H Plcd Cal 2nd Rdg Stndrd Dbt Plcd Cal 2nd Rdg Stndrd	99-02-26 H Re-committed to Executive			
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H Consnt Caldr Order 3rd Rdg				

Referred to Hse Rules Comm

Assigned to Executive

99-02-03 H First reading

99-02-10 H

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99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0612
             RUTHERFORD - MAUTINO - PERSICO - NOVAK.
  220 ILCS 5/6-102
                                    from Ch. 111 2/3, par. 6-102
  Amends the Public Utilities Act. Makes a change in the caption of a Section concern-
ing the issuance of stocks, bonds, and notes.
      99-02-03 H First reading
                H Added As A Joint Sponsor MAUTINO
               H Added As A Co-sponsor PERSICO
               H Added As A Co-sponsor NOVAK
                                            Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Executive
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
      99-02-25 H
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
                                            Do Pass/Short Debate Cal 015-000-000
      99-03-05 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
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HB-0613 RUTHERFORD – MAUTINO – PERSICO – NOVAK AND O'CONNOR.

220 ILCS 5/5-104 from Ch. 111 2/3, par. 5-104

Amends the Public Utilities Act. Provides that a telecommunications carrier must conform its depreciation accounts to the rates determined by the Commerce Commission for only one year after the determination. Permits a telecommunications carrier to alter depreciation rates in accordance with generally accepted accounting principles. Effective immediately.

HOUSE AMENDMENT NO. 1.

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Adds reference to: 220 ILCS 5/6-102 220 ILCS 5/10-114 new 220 ILCS 5/13-301 from Ch. 111 2/3, par. 13-301 from Ch. 111 2/3, par. 13-506.1 220 ILCS 5/13-507 from Ch. 111 2/3, par. 13-507
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Replaces the title and everything after the enacting clause. Amends the Public Utilities Act. Provides that a telecommunications carrier must conform its depreciation accounts to the rates determined by the Commerce Commission for only one calendar year after the determination. Permits a telecommunications carrier to alter depreciation rates in accordance with generally accepted accounting principles. Exempts telecommunications carriers from a provision requiring that notes they issue be payable within 12 months after the date of issuance. Requires the Commerce Commission to resolve proceedings on the basis of written pleadings and submissions that are verified or supported by affidavit. Requires the Commerce Commission to establish, if appropriate, a fund to permit eligible telecommunications carriers whose costs of providing services exceed the affordable rate to receive funds to mitigate the effect on customers resulting from the high costs. Provides that the costs of the established fund be recovered from all carriers on a competitively neutral basis. Provides that only the initial alternative regulation plan applicable to a telecommunications carrier limits the rates for basic residence service. Effective immediately.

HOUSE AMENDMENT NO. 2.

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Deletes reference to:
220 ILCS 5/5-104
220 ILCS 5/10-114 new
220 ILCS 5/13-301
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220 ILCS 5/13-506.1
220 ILCS 5/13-507
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Replaces the title and everything after the enacting clause. Amends the Public Utilities Act. Exempts telecommunications carriers from a provision requiring that notes they issue be payable within 12 months after the date of issuance. Effective immediately.

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99-02-03 H First reading
         H Added As A Joint Sponsor MAUTINO
         H Added As A Co-sponsor PERSICO
         H Added As A Co-sponsor NOVAK
                                      Referred to Hse Rules Comm
99-02-10 H
                                      Assigned to Public Utilities
99-02-24 H
                                      PUB UTILITIES H
                                                               Adopted
                Amendment No.01
                                      Remains in CommiPublic Utilities
                                      PUB UTILITIES H
99-03-03 H
                Amendment No.02
                                                               Adopted
         Н
                                      Do Pass Amend/Short Debate 007-000-001
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H Added As A Co-sponsor O'CONNOR
         H 3rd Rdg-Shrt Dbt-Pass/Vote 112-002-001
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor MAITLAND
                                      Referred to Sen Rules Comm
         S First reading
99-03-25 S
                                      Assigned to Environment & Energy
99-04-15
                                      Recommended do pass 009-000-000
         S
         S Placed Calndr, Second Rdg
99-04-21 S Second Reading
         S Placed Calndr, 3rd Reading
99-04-26 S Third Reading - Passed 057-000-000
         H Passed both Houses
99-05-25 H Sent to the Governor
99-07-09 H Governor approved
             Effective Date 99-07-09
         Н
              PUBLIC ACT 91-0069
         Η
```

HB-0614 RUTHERFORD - MAUTINO - PERSICO - NOVAK.

220 ILCS 5/6-102

from Ch. 111 2/3, par. 6-102

Amends the Public Utilities Act. Exempts telecommunications carriers from a provision requiring that notes they issue be payable within 12 months after the date of issuance. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-03 H First reading Referred to Hse Rules Comm
99-02-10 H Added As A Joint Sponsor MAUTINO
H Added As A Joint Sponsor PERSICO
H Added As A Joint Sponsor NOVAK
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0615 JONES,LOU – FLOWERS – JONES,SHIRLEY.

425 ILCS 60/3

from Ch. 127 1/2, par. 803

Amends the Smoke Detector Act. Provides that an owner of a building is responsible for testing smoke detectors at least once every 30 days, shall test all the detectors in any one building on the same day, and shall place a notice on each detector indicating the last date the detector was tested. Deletes requirement for detectors in common stairwells and hallways.

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FISCAL NOTE (State Fire Marshal)
HB 615 appears to have little fiscal impact.
99-02-03 H First reading
H Added As A Joint Sponsor FLOWERS
H Added As A Co-sponsor JONES, SHIRLEY
H Referred to Hse Rules Comm
99-02-10 H Assigned to Consumer Protect'n & Product
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99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-10 H Fiscal Note Filed
Committee Rules
01-01-09 H Session Sine Die

HB-0616 DANIELS – SAVIANO – MITCHELL,BILL – KOSEL – GRANBERG, BELLOCK, FRITCHEY, KLINGLER, MCGUIRE, HASSERT, BLACK, POE AND LYONS,EILEEN.

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 for the developmentally disabled and the mentally ill must include a percentage increase for the wages of direct care workers that is equivalent to the Employment Cost Index for Health Service Occupations. Requires that increases be applied to appropriations to the Department for State fiscal years 2000 through 2002. Requires provider agencies to certify to the Department that these increases in appropriations will be used in their entirety to provide wage increases to direct care workers. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-03 H First reading
        H Added As A Joint Sponsor SAVIANO
                                     Referred to Hse Rules Comm
99-02-04 H Added As A Co-sponsor GRANBERG
99-02-10 H
                                     Assigned to Human Services
99-02-17 H Joint Sponsor Changed to MITCHELL, BILL
99-02-18 H Added As A Co-sponsor FRITCHEY
99-02-22 H Added As A Co-sponsor KLINGLER
                                     Do Pass/Short Debate Cal 013-000-000
99-02-25 H
        H Placed Cal 2nd Rdg-Shrt Dbt
        H Joint Sponsor Changed to KOSEL
         H Added As A Co-sponsor BELLOCK
99-03-10 H Added As A Co-sponsor MCGUIRE
         H Added As A Co-sponsor HASSERT
99-03-16 H Added As A Co-sponsor BLACK
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-22 H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Co-sponsor POE
99-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
        H Added As A Co-sponsor LYONS, EILEEN
99-03-24 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor WALSH,T
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HB-0617 SAVIANO.

Appropriates \$1,000,000 to the Illinois Historic Preservation Agency for a grant to the Ernest Hemingway Foundation of Oak Park for costs associated with the restoration of and repayment of existing indebtedness on the Ernest Hemingway Birthplace House in Oak Park, Illinois. Effective July 1, 1999.

Referred to Sen Rules Comm

99-02-03 H First reading
99-02-10 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

S First reading

01-01-09 H Session Sine Die

S Added As A Co-sponsor DILLARD 99-04-15 S Added as Chief Co-sponsor RADOGNO

HB-0618 BLACK - SAVIANO - WOOLARD - MCGUIRE - DURKIN - SHARP, GILES, CROTTY AND GRANBERG.

Appropriates \$2,000,000 to the Department of Public Aid for funeral and burial expenses covered under the Illinois Public Aid Code. Effective July 1, 1999.

99-02-03 H First reading Referred to Hse Rules Comm
99-02-10 H Added As A Joint Sponsor WOOLARD
H Added As A Joint Sponsor GILES
H Added As A Joint Sponsor DURKIN
H Added As A Joint Sponsor SHARP

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99-02-25 H Added As A Co-sponsor MCGUIRE
H Primary Sponsor Changed To BLACK
H Joint Sponsor Changed to SAVIANO
H Joint Sponsor Changed to MCGUIRE
H Added As A Co-sponsor GILES

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-10 H Added As A Co-sponsor CROTTY

99-03-12 H Added As A Co-sponsor GRANBERG

01-01-09 H Session Sine Die
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HB-0619 CAPPARELLI – SAVIANO – BUGIELSKI – BURKE – LYONS, JOSEPH AND BRADLEY.

205 ILCS 510/5

from Ch. 17, par. 4655

Amends the Pawnbroker Regulation Act. Provides that a person only need show one form of identification when pawning items if the form of identification contains a photograph of the person and is issued by a governmental entity. Preempts exercise of home rule powers. Effective immediately.

FISCAL NOTE (Dept. of Professional Regulation) HB619 would have no measurable fiscal impact.

SENATE AMENDMENT NO. 1.

Provides that in municipalities of 1,000,000 or more inhabitants, the pawnbroker must photograph the customer if the customer does not have a government-issued photo identification card.

SENATE AMENDMENT NO. 2.

Provides that only one form of identification is required only if the identification shown is a driver's license or a State identification card issued by the Secretary of State and contains a photograph of the person being identified (rather than if the identification shown is issued by a governmental entity and contains a photograph of the person being identified).

SENATE AMENDMENT NO. 3.

Deletes provisions preempting exercise of home rule powers.

SENATE AMENDMENT NO. 4. (Senate recedes May 27, 1999)

Adds reference to:

205 ILCS 510/0.05

205 ILCS 510/2 from Ch. 17, par. 4652 205 ILCS 510/6 from Ch. 17, par. 4656 205 ILCS 510/11 from Ch. 17, par. 4661

Further amends the Pawnbroker Regulation Act. Authorizes the Commissioner of Banks and Real Estate to obtain an injunction to enforce compliance with the Act. Authorizes pawnbrokers to charge as fees the costs of government mandated taxes, including firearm background checks. Authorizes the Commissioner to inspect books and records of any business reasonably believed to be conducting pawn transactions. Requires records to be retained for 3 years. Provides that operating a pawnshop without a license is a Class B misdemeanor for a first offense and a Class A misdemeanor for a subsequent offense.

SENATE AMENDMENT NO. 6.

Authorizes counties and municipalities to regulate pawnbroker identification requirements.

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99-02-04 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 Added As A Co-sponsor BRADLEY
99-02-05 H First reading
                                     Referred to Hse Rules Comm
99-02-10 H
                                      Assigned to Registration & Regulation
99-02-18 H
                                      Do Pass/Short Debate Cal 017-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-24 H
                                      Fiscal Note Filed
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
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99-03-22	S	Arrive Senate	
		Placed Calndr First Rdg	
99-03-23		Chief Sponsor BURZYNSKI	
		First reading	Referred to Sen Rules Comm
99-03-25	S		Assigned to Licensed Activities
99-04-22			Postponed
99-04-29			Postponed
99-05-06	S	Amandmant No 01	
99-03-00		Amendment No.01	LICENSED ACT. S Adopted
	S	Discord Colorda Cassard Dds	Recmnded do pass as amend 005-003-000
		Placed Calndr,Second Rdg	Home Dule Note Degree or smand
00 05 11	S	Filed with Secretary	Home Rule Note Req as amend
99-05-11	S	Amendment No.02	SULLIVAN
	S	Amendment referred to	
		Filed with Secretary	SKUL
	S	Amendment No.03	LUECHTEFELD
	S	Amendment referred to	SRUL
			SKUL
	S	Filed with Secretary Amendment No.04	BURZYNSKI
	S	Amendment referred to	
00 05 13			SKUL
99-05-12		Filed with Secretary	DUDYCZ
	S	Amendment No.05	DUDYCZ
	S.	Amendment referred to	
	S	Amendment No.02 Rules refers to	SULLIVAN
	S.		SLIC
	S S	Amendment No.03 Rules refers to	LUECHTEFELD
	3	Amendment No.04	SLIC BURZYNSKI
	S S		
	S	Rules refers to Amendment No.05	SLIC
	S		DUDYCZ
	S	Rules refers to Amendment No.02	SLIC SULLIVAN
	S	Amendment No.02	Be adopted
	S	Amendment No.03	LUECHTEFELD
	Š	Amendment 140.03	Be adopted
	S	Amendment No.04	BURZYNSKI
	Š	Amendment 140.04	Be adopted
	Š	Amendment No.05	DUDYCZ
	Š		Be adopted
99-05-13		Filed with Secretary	
	S	Amendment No.06	BURZYNSKI
	S	Amendment referred to	SRUL
	S	Amendment No.06	BURZYNSKI
	\mathbf{S}	Rules refers to	SLIC
	S	Amendment No.06	BURZYNSKI
	S		Be adopted
	S	Second Reading	
	S	Amendment No.02	SULLIVAN Adopted
	S	Amendment No.03	LUECHTEFELD Adopted
	S	Amendment No.04	BURZYNSKI Adopted
	S		Mtn Prevail -Table Amend No 05
	S	Amendment No.05	DUDYCZ Tabled
	S	Amendment No.06	BURZYNSKI Adopted
	S	Placed Calndr,3rd Reading	
99-05-14		Third Reading - Passed 059-0	000-000
		Arrive House	01 02 02 04 07
00 05 15		Place Cal Order Concurrence	01,02,03,04,06
99-05-17		Motion Filed Concur	
		Motion Filed Concur	IIDIII
	H	Motion referred to	HRUL
00.05.10		Calendar Order of Concurren Rules refers to	HREG/1,2,3,4,6
99-05-19			
00.05.30		Calendar Order of Concurren	
yy-U3-2U		Be apprvd for consideratn 01,	
	Н	Calendar Order of Concurren	HREG/015-000-000
99-05-21		Motion to Concur Lost 04/04	
77-UJ-ZI		H Concurs in S Amend 01.02	
		H Concurs in S Amend 07,02 H Concurs in S Amend 06/11	
		Motion Filed Non-Concur #2	
		Calendar Order of Concurren	
		Caronam Oracl of Concurrent	

```
99-05-26 H H Noncners in S Amend 04
99-05-27 S Secretary's Desk Non-concur 04
         S Filed with Secretary
                                       Mtn recede - Senate Amend
         S
                 Motion referred to
                                        SRUL
         S
                                       Mtn recede - Senate Amend
           Be apprvd for consideratn SRUL
                                       Mtn recede - Senate Amend
         S
           S Recedes from Amend 04/054-002-002
         H Passed both Houses
99-06-24 H Sent to the Governor
99-08-19 H Governor approved
              Effective Date 99-08-19
         Н
              PUBLIC ACT 91-0608
```

HB-0620 CAPPARELLI – SAVIANO – BUGIELSKI – BURKE – LYONS,JOSEPH AND BRADLEY.

225 ILCS 446/5

Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Deletes the phrase "at premises, vehicles, safes, vaults, safe deposit boxes, or automatic teller machines" from the definition of "the practice of locksmithing". Effective immediately.

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FISCAL NOTE (Department of Professional Regulation)
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There will be no fiscal impact.

JUDICIAL NOTE (Administrative Office of Ill. Courts)

There would be no decrease or increase in the number of judges

needed.

BALANCED BUDGET NOTE (Bureau of the Budget)

Since the bill is not a supplemental appropriation, the Balanc-

ed Budget Note Act is inapplicable.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Does not create a State mandate.

HOME RULE NOTE (Dept. of Commerce and Community Affairs)

Pre-empts home rule authority.

HOUSING AFFORDABILITY NOTE (Housing Development Authority)

No fiscal effect on a single-family residence.

HOUSE AMENDMENT NO. 3.

Deletes reference to: 225 ILCS 446/5 Adds reference to:

225 ILCS 446/30

720 ILCS 5/24-2

from Ch. 38, par. 24-2

Deletes the title and everything after the enacting clause. Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Exempts from the Act a person employed as either an armed or unarmed security guard at a nuclear energy, storage, weapons, or development site or facility regulated by the Nuclear Regulatory Commission who has completed the background and training mandated by the rules and regulations of the Nuclear Regulatory Commission. Amends the Criminal Code of 1961. Exempts these guards (armed only) from certain unlawful use of weapons provisions of the Code.

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99-02-04 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 Added As A Co-sponsor BRADLEY
                                     Referred to Hse Rules Comm
99-02-05 H First reading
99-02-10 H
                                     Assigned to Executive
99-02-24 H
                                     Fiscal Note Filed
                                     Committee Executive
                                     Do Pass/Stndrd Dbt/Vote 008-007-000
99-03-04 H
                                       HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-05 H
                                     St Mandate Fis Nte Req POE
                                     Balanced Budget Note Req POE
         Н
                                     Home Rule Note Requested POE
         Η
                                     Housing Aford Note Requested POE
         Н
                                     Judicial Note RequestePOE
         Н
         H Cal 2nd Rdg Stndrd Dbt
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99-03-11 H
                                      Balanced Budget Note Filed
                                      Judicial Note Filed
         H Cal 2nd Rdg Stndrd Dbt
                                      St Mandate Fis Note Filed
99-03-16 H
                                      Home Rule Note Filed
                                      Housing Aford Note Filed
           Second Reading-Stnd Debate
         Н
           Hld Cal Ord 2nd Rdg-Shrt Db
99-03-23
                 Amendment No.01
                                      CAPPARELLI
                 Amendment referred to HRUL
         Н
                 Amendment No.02
                                      CAPPARELLI
                 Amendment referred to HRUL
         Н
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-24
                 Amendment No.03
                                      CAPPARELLI
         Н
         Н
                 Amendment referred to HRUL
         Н
                 Rules refers to
                                        HEXC
         H Hld Cal Ord 2nd Rdg-Shrt Db
                                      CAPPARELLI
99-03-25
         Н
                 Amendment No.03
         H Recommends be Adopted HEXC/015-000-000
         H Hld Cal Ord 2nd Rdg-Shrt Db
                                      CAPPARELLI
                                                               Adopted
         Н
                 Amendment No.03
         H Pld Cal 3rd Rdg-Stndrd Dbt
                                      Tabled Pursnt to Rule 40(a) HOUSE
         Η
                                        AMEND #1 & 2
         H 3rd Rdg-Stnd Dbt-Pass/Vote 114-000-000
           Arrive Senate
           Placed Calndr First Rdg
           Chief Sponsor BURZYNSKI
99-03-26
         S First reading
                                      Referred to Sen Rules Comm
                                      Assigned to Licensed Activities
99-04-14
                                      Recommended do pass 008-000-000
99-04-22
           Placed Calndr, Second Rdg
99-04-27 S Second Reading
         S Placed Calndr, 3rd Reading
           Third Reading - Passed 056-000-000
99-05-07
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor approved
              Effective Date 00-01-01
              PUBLIC ACT 91-0287
```

CAPPARELLI – SAVIANO – BUGIELSKI – BURKE – LYONS, JOSEPH HB-0621 AND BRADLEY.

Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Provides that the police officers, firefighters, or other municipal employees may open a lock in a life-threatening situation or when the location of a vehicle creates a danger to the public. Effective immediately.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Does not create a State mandate.

HOME RULE NOTE (Department of Commerce and Community Affairs)

Does not preempt home rule powers

HOUSING AFFORDABILITY NOTE (Housing Development Authority)

No fiscal effect on a single-family residence.

FISCAL NOTE (Dept. of Commerce and Community Affairs)

HB 621 will not have a fiscal impact on DCCA or units of local government.

FISCAL NOTE, H-AM 1 (Dept. of Commerce and Community Affairs)

No change from previous DCCA fiscal note.

HOUSE AMENDMENT NO. 1.

Provides that a police officer, firefighter, or other municipal employee may open a lock when a diligent effort has been made to contact a licensed locksmith who can provide the service in a timely manner as determined by the police officer, firefighter, or other municipal employee.

99-02-04 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 Added As A Co-sponsor BRADLEY

99-02-05 99-02-10 99-03-04	Н		Referred to Hse Rules Comm Assigned to Executive Do Pass/Stndrd Dbt/Vote 008	-007-000
	Ц	Died Cal 2nd Ddg Stndrd Dhi	HEXC	
99-03-05		Plcd Cal 2nd Rdg Stndrd Dbt	Fiscal Note Requested POE	
77 03 05	H		St Mandate Fis Nte Req POE	
	Н		Home Rule Note Requested P	OE
	Н		Housng Aford Note Requester	d POE
00.00.11		Cal 2nd Rdg Stndrd Dbt	TT - D N D	
99-03-11	H		Home Rule Note Filed St Mandate Fis Note Filed	
		Cal 2nd Rdg Stndrd Dbt	St Walldate Fis Note Filed	
99-03-15			Housing Aford Note Filed	
		Cal 2nd Rdg Stndrd Dbt		
99-03-16			Fiscal Note Filed	
		Second Reading-Stnd Debate		
00.02.22		Hld Cal Ord 2nd Rdg-Shrt D		
99-03-22	Н		CAPPARELLI	
		Hld Cal Ord 2nd Rdg-Shrt D		
99-03-23		_	GRANBERG	
	Н			
	Н	Hld Cal Ord 2nd Rdg-Shrt D	b	
99-03-24			CAPPARELLI	
		Recommends be Adopted HF		
	Н		GRANBERG	
		Recommends be Adopted HF Hld Cal Ord 2nd Rdg-Shrt D		
99-03-25			Fiscal Note Filed as amnded	
. 55 05-25		Hld Cal Ord 2nd Rdg-Shrt D		
99-03-26		2		Adopted
	Η	Amendment No.02		Vithdrawn
		Pld Cal 3rd Rdg-Stndrd Dbt		
01.01.00	Н		Re-Refer Rules/Rul 19(a)	
	Н	Session Sine Die		
HB-0622 BEAUBIEN.				
20 ILCS 710	/4	from Ch.	127, par. 3804	
Amends the	III	inois Commission on Com	munity Service Act concer-	ning its opera-
tion. Makes a to			•	
99-02-04	Н	Filed With Clerk		
		First reading	Referred to Hse Rules Comm	
99-02-10			Assigned to Executive	
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008	-007-000
	П	Dlad Cal 2nd Dda Stadad Dla	HEXC	
99-02-26		Plcd Cal 2nd Rdg Stndrd Dbt	Re-committed to Executive	
99-03-05			Do Pass/Short Debate Cal 015	s non innn
<i>77</i> 03 03		Placed Cal 2nd Rdg-Shrt Dbt		-000-000
99-03-16		Second Reading-Short Debat		
	Н	Held 2nd Rdg-Short Debate		
99-03-26	Η	Pld Cal 3rd Rdg-Shrt Dbt		
65.64		3rd Rdg-Shrt Dbt-Pass/Vote	104-009-001	
99-04-14		Arrive Senate		
01.01.00		Placed Calndr First Rdg		
		Session Sine Die		
		UBIEN.		
20 ILCS 405				
Amends the	\mathbf{C}	ivil Administrative Code of	of Illinois concerning the I	Department of

H

Amends the Civil Administrative Code of Illinois concerning the Department of Central Management Services and Office of the Lieutenant Governor. Makes a technical change.

99-02-04 H Filed With Clerk 99-02-05 H First reading

99-02-10 H

Referred to Hse Rules Comm Assigned to Executive

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99-02-25 H
                                         Do Pass/Stndrd Dbt/Vote 008-007-000
                                           HEXC
              H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                         Re-committed to Executive
      99-03-05 H
                                         Do Pass/Short Debate Cal 015-000-000
              H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
              H Held 2nd Rdg-Short Debate
      99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
              H 3rd Rdg-Shrt Dbt-Pass/Vote 104-009-001
      99-04-14 S Arrive Senate
              S Placed Calndr First Rdg
      01-01-09 H Session Sine Die
HB-0624
            LAWFER.
   30 ILCS 360/2-2
                                 from Ch. 17, par. 7202-2
  Amends the Rural Bond Bank Act concerning bank membership. Makes a technical
change.
      99-02-04 H Filed With Clerk
      99-02-05 H First reading
                                         Referred to Hse Rules Comm
      99-02-10 H
                                         Assigned to Executive
      99-02-25 H
                                         Do Pass/Stndrd Dbt/Vote 008-007-000
                                           HEXC
              H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                         Re-committed to Executive
      99-03-05 H
                                         Re-Refer Rules/Rul 19(a)
     01-01-09 H Session Sine Die
HB-0625
            TURNER, JOHN.
   20 ILCS 3967/15
  Amends the Illinois River Watershed Restoration Act concerning the coordinating
council. Makes a technical change.
      99-02-04 H Filed With Clerk
      99-02-05 H First reading
                                         Referred to Hse Rules Comm
      99-02-10 H
                                         Assigned to Executive
                                         Do Pass/Stndrd Dbt/Vote 008-007-000
     99-02-25 H
                                           HEXC
              H Plcd Cal 2nd Rdg Stndrd Dbt
     99-02-26 H
                                         Re-committed to Executive
     99-03-05 H
                                         Re-Refer Rules/Rul 19(a)
     01-01-09 H Session Sine Die
HB-0626
            FLOWERS - SAVIANO - SCHOENBERG - O'BRIEN - JOHNSON, TIM,
            MADIGAN, MJ, SCOTT, MCKEON, FEIGENHOLTZ, MCGUIRE, HA-
            MOS, CURRY, JULIE, DAVIS, MONIQUE, JONES, LOU, HOFFMAN,
            FOWLER, DAVIS, STEVE, RONEN, BOLAND, BROSNAHAN, BRUNS-
            VOLD, BUGIELSKI, BURKE, CAPPARELLI, CROTTY, DELGADO, ER-
            WIN, FRANKS, FRITCHEY, GARRETT, GASH, GIGLIO, GRANBERG,
            HANNIG, HARRIS, HOLBROOK, HOWARD, JONES, SHIRLEY, KEN-
            NER, LOPEZ, LYONS, JOSEPH, MCCARTHY, MORROW, MURPHY,
            NOVAK, PUGH, REITZ, SCULLY, SILVA, SLONE, SMITH, MICHAEL,
            STROGER, TURNER, ART, WOOLARD, YOUNGE, CURRIE, ACEVEDO,
            BRADLEY, DART, SHARP, HARTKE AND LANG.
 New Act
    5 ILCS 375/6.12 new
   20 ILCS 1405/56.3 new
   20 ILCS 1405/56.4 new
   20 ILCS 1405/56.5 new
   20 ILCS 1405/56.6 new
   20 ILCS 1405/56.7 new
   30 ILCS 105/5,490 new
   30 ILCS 805/8.23 new
   55 ILCS 5/5-1069.8 new
   65 ILCS 5/10-4-2.8 new
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from Ch. 111 1/2, par. 1404 from Ch. 111 1/2, par. 1418.7

105 ILCS 5/10-22.3g new 215 ILCS 125/2-2

215 ILCS 125/6-7

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 hearings, 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. 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. Amends the Civil Administrative Code of Illinois to establish the Office of Health Care Consumer Assistance, Advocacy, and Information within the Department of Insurance. Establishes a Managed Care Ombudsman Program to be a part of the Office of Health Care Consumer Assistance, Advocacy, and Information. Amends the State Finance Act to create the Managed Care Reform 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 January 1, 2000.

FISCAL NOTE (Department of Central Management Services) HB 626 will increase HMO costs to the State by 5% to 15%, a fiscal impact of between \$13 million and \$39 million.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 1405/56.5 new 20 ILCS 1405/56.6 new 20 ILCS 1405/56.7 new Adds reference to: 215 ILCS 123/15 215 ILCS 123/20

Exempts employee or employer self-insured plans subject to ERISA. Requires the Department of Insurance to maintain records concerning complaints. Prohibits retaliation by managed care plans against health care providers. Imposes requirements for access to specialists and for transition of services. Sets forth requirements for emergency services. Provides for an Office of Consumer Health Insurance within the Department of Insurance. Removes provisions relating to the Managed Care Ombudsman Program. Amends the Health Care Purchasing Group Act to provide that a purchasing group may be formed by 2 or more employers having no more than 500 covered employees each rather than having an aggregate limit of 2,500 individuals. Authorizes the sponsorship of health care purchasing groups of up to 100,000, rather than 10,000, individuals. Effective immediately.

FISCAL NOTE, H-AM I (Department of Public Health)
Fiscal impact would be approximately \$1.5 million GRF annually,
not including costs that would be incurred by other State
agencies.
STATE MANDATES NOTE, H-AM I
(Department of Commerce and Community Affairs)
Creates a personnel mandate for which reimbursement of the increased costs to local gov't. would normally be required;
exempts the State from reimbursement liability. No estimate
of local gov't. costs is available.
HOME RULE NOTE, H-AM I
(Department of Commerce and Community Affairs)

Preempts home rule and declares compliance is an exclusive power of the State and a denial and limitation of home rule

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powers.
NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
   99-02-04 H Filed With Clerk
   99-02-05 H First reading
                                       Referred to Hse Rules Comm
   99-02-09 H Added As A Joint Sponsor MCKEON
            H Added As A Co-sponsor SCOTT
            H Added As A Co-sponsor O'BRIEN
   99-02-10 H
                                       Assigned to Health Care Availability &
                                         Access
            H Joint Sponsor Changed to FEIGENHOLTZ
            H Added As A Co-sponsor MCGUIRE
            H Added As A Co-sponsor HAMOS
            H Added As A Co-sponsor CURRY, JULIE
            H Added As A Co-sponsor DAVIS, MONIQUE
            H Added As A Co-sponsor JONES, LOU
   99-02-11
           H Added As A Co-sponsor HOFFMAN
            H Added As A Co-sponsor FOWLER
   99-02-18 H Joint Sponsor Changed to SAVIANO
            H Joint Sponsor Changed to JOHNSON, TIM
            H Added As A Co-sponsor MCKEON
            H Added As A Co-sponsor FEIGENHOLTZ
            H Added As A Co-sponsor DAVIS, STEVE
            H Added As A Co-sponsor RONEN
   99-02-19 H Added As A Co-sponsor BOLAND
            H Added As A Co-sponsor BROSNAHAN
            H Added As A Co-sponsor BRUNSVOLD
            H Added As A Co-sponsor BUGIELSKI
            H Added As A Co-sponsor BURKE
            H Added As A Co-sponsor CAPPARELLI
            H Added As A Co-sponsor CROTTY
            H Added As A Co-sponsor DELGADO
            H Added As A Co-sponsor ERWIN
            H Added As A Co-sponsor FRANKS
            H Added As A Co-sponsor FRITCHEY
            H Added As A Co-sponsor GARRETT
            H Added As A Co-sponsor GASH
            H Added As A Co-sponsor GIGLIO
            H Added As A Co-sponsor GRANBERG
            H Added As A Co-sponsor HANNIG
            H Added As A Co-sponsor HARRIS
            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 LOPEZ
            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 SCHOENBERG
            H Added As A Co-sponsor SCULLY
            H Added As A Co-sponsor SILVA
            H Added As A Co-sponsor SLONE
            H Added As A Co-sponsor SMITH, MICHAEL
            H Added As A Co-sponsor PUGH
            H Added As A Co-sponsor REITZ
            H Added As A Co-sponsor STROGER
            H Added As A Co-sponsor TURNER, ART
            H Added As A Co-sponsor WOOLARD
            H Added As A Co-sponsor YOUNGE
            H Added As A Co-sponsor MADIGAN, MJ
   99-02-22 H
                                       Fiscal Note Filed
            Н
                                       Committee Health Care Availability &
                                         Access
   99-02-24 H Added As A Co-sponsor CURRIE
   99-03-03 H
                   Amendment No.01
                                       HTHCR-AVB-ACS H
                                                               Adopted
            Н
                                                                010-006-000
                                       Do Pass Amd/Stndrd Dbt/Vote 010-002-006
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H Plcd Cal 2nd Rdg Stndrd Dbt

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99-03-04 H
                                     Fiscal Note Req as amended BLACK
                                     St Mndt Fis Note Req Amnd
         Н
         Η
                                     Home Rule Note Req as amend
         H Cal 2nd Rdg Stndrd Dbt
         H Added As A Co-sponsor ACEVEDO
         H Added As A Co-sponsor BRADLEY
         H Added As A Co-sponsor DART
         H Added As A Co-sponsor SHARP
         H Added As A Co-sponsor HARTKE
         H Added As A Co-sponsor LANG
99-03-10 H
                                     Fiscal Note Filed as amnded
         H Cal 2nd Rdg Stndrd Dbt
99-03-11 H
                                     Home Rule Note Fld as amend
                                     St Mndt Fis Note Fld Amnd
         H Cal 2nd Rdg Stndrd Dbt
99-03-12 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-17 H Pld Cal 3rd Rdg-Stndrd Dbt
99-03-22 H Joint Sponsor Changed to SCHOENBERG
         H Added As A Co-sponsor SCOTT
99-03-24 H
                                     Verified
         H 3rd Rdg-Stnd Dbt-Pass/Vote 062-037-015
99-03-25 S Arrive Senate
         S Placed Calndr First Rdg
           Chief Sponsor BERMAN
         S First reading
                                     Referred to Sen Rules Comm
01-01-09 H Session Sine Die
      KOSEL.
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HB-0627

20 ILCS 605/46.53

99-02-04 H Filed With Clerk

from Ch. 127, par. 46.53

Amends the Civil Administrative Code of Illinois in relation to the Department of Commerce and Community Affairs, concerning the Keep Illinois Beautiful Program. Makes a technical change.

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99-02-05 H First reading
                                       Referred to Hse Rules Comm
99-02-10 H
                                       Assigned to Executive
99-02-25 H
                                       Do Pass/Stndrd Dbt/Vote 008-007-000
                                         HEXC
         H. Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                       Re-committed to Executive
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0628 MCCARTHY - CROTTY - BROSNAHAN.

35 ILCS 120/11

from Ch. 120, par. 450

Amends the Retailers' Occupation Tax Act. Provides that the Director of Revenue may divulge information from a taxpayer's return or an investigation to the United States Government or the officer, agency, or government of any state or municipality (now, only the United States Government or the officer, agency, or government of any state). Deletes language that limits villages that are able to receive information from a taxpayer's return or an investigation to villages that do not levy any real property taxes for village operations and receive more than 60% of their general corporate revenue from taxes under the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act.

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99-02-04 H Filed With Clerk
99-02-05 H First reading
                                     Referred to Hse Rules Comm
99-02-10 H
                                      Assigned to Revenue
99-03-02 H Added As A Joint Sponsor CROTTY
         H Added As A Joint Sponsor BROSNAHAN
99-03-05 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0629 CROSS.

Makes a supplemental appropriation for Fiscal Year 1999 of \$1,000,000 to the Historic Preservation Agency for the preservation and maintenance of the Kendall County Court House. Effective immediately.

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NOTE(S) THAT MAY APPLY: Balanced Budget

99-02-04 H Filed With Clerk

99-02-05 H First reading Referred to Hse Rules Comm

99-02-10 H Assigned to Approp-Gen Srvc & Govt

Ovrsght

99-03-05 H Re-Refer Rules/Rul 19(a)
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HB-0630 ACEVEDO – GASH – FLOWERS – JONES,LOU, JOHNSON,TOM AND JOHNSON,TIM.

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625 ILCS 5/6-118
                                    from Ch. 95 1/2, par. 6-118
625 ILCS 5/6-203.1
                                    from Ch. 95 1/2, par. 6-203.1
625 ILCS 5/6-206
                                    from Ch. 95 1/2, par. 6-206
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 5/11-500
                                    from Ch. 95 1/2, par. 11-500
625 ILCS 5/11-501
                                    from Ch. 95 1/2, par. 11-501
625 ILCS 5/11-501.1
                                    from Ch. 95 1/2, par. 11-501.1
625 ILCS 5/11-501.4-1
625 ILCS 5/11-501.5
                                    from Ch. 95 1/2, par. 11-501.5
730 ILCS 5/5-6-1
                                    from Ch. 38, par. 1005-6-1
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01-01-09 H Session Sine Die

Amends the Illinois Vehicle Code. Authorizes and establishes procedures for the statutory summary suspension of driver's licenses of persons who are stopped for DUI and who refuse to submit to preliminary breath tests or field sobriety tests. Permits temporary impounding of a vehicle in certain cases. Requires hospital administrators, physicians, and nurses to notify local law enforcement agencies of the treatment of persons who receive injuries from the operation of a motor vehicle or when a fatality has resulted from the operation of a motor vehicle. Amends the Unified Code of Corrections. Prohibits the court from assigning supervision to a defendant charged with driving a motor vehicle on a revoked or suspended license when the suspension or revocation was for violating the field sobriety test provision of the Vehicle Code if the defendant was convicted or assigned supervision within the last 10 years for driving on a revoked or suspended license. Makes other changes.

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FISCAL NOTE (Secretary of State)
The fiscal impact would be $584,000 in the first year, and an additional $320,000 each year thereafter.
CORRECTIONAL NOTE (Department of Corrections)
Corrections population and fiscal impacts would be minimal.
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HOUSE AMENDMENT NO. 1.

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Deletes reference to:
625 ILCS 5/11-501.4-1
Adds reference to:
625 ILCS 5/6-206.1
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from Ch. 95 1/2, par. 6-206.1

Further amends the Illinois Vehicle Code to provide that a law enforcement officer of this State who is investigating a person for any violation of the DUI laws of this State may travel to an adjoining State where the person has been transported for medical care to complete an investigation and request that the person submit to the requisite test or tests. Provides for additional procedures for the issuance of judicial driving permits.

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CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)
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There is no fiscal or prison population impact on DOC.

FISCAL NOTE, H-AM 1 (Illinois State Police)

There would be no measurable fiscal impact on the State Police.

HOUSE AMENDMENT NO. 3.

Adds reference to:

625 ILCS 5/1-129.1 new

Deletes everything after the enacting clause. Reinserts the bill as introduced with certain exceptions. Provides that the Secretary of State is not authorized to suspend the driving privileges of a person solely for a failure to submit to a breath screening test or a field sobriety test if the person has not previously (i) refused to submit to a preliminary breath screening test or a field sobriety test, (ii) refused to submit to a chemical test, or (iii) been convicted or given supervision for a violation of the DUI laws. Provides that a person is excused from performing a field sobriety test if the person takes

750 ILCS 50/18.5 rep.

a chemical test of blood, breath, or urine. Provides for a hearing and procedures for a person who has had his or her license suspended for a failure to submit to a breath screening test or a field sobriety test. Authorizes the Secretary of State to issue a restricted driving permit to a person who has had his or her license suspended for specified reasons if the person consents to a breath-alcohol ignition interlock device installed in his or her car. Provides that a law enforcement officer investigating a person for a violation of the DUI laws may travel to an adjoining state to which the person has been transported for medical care to request that the person submit to a specified test or tests. Provides that when a person fails to submit to a breath screening test or a field sobriety test, it shall be entered on the person's driving record. Provides a definition for ignition interlock devices.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
      99-02-04 H Filed With Clerk
      99-02-05 H First reading
                                            Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Judiciary I - Civil Law
      99-02-23 H
                                            Fiscal Note Filed
                                            Committee Judiciary I - Civil Law
               Н
      99-02-24 H
                                            Correctional Note Filed
                                            Committee Judiciary I - Civil Law
      99-03-04 H Added As A Joint Sponsor GASH
               H Added As A Co-sponsor JOHNSON, TOM
      99-03-05 H
                       Amendment No.01
                                            JUD-CIVIL LAW H
                                                                     Adopted
                                            Do Pass Amend/Short Debate 007-002-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Added As A Co-sponsor JOHNSON, TIM
      99-03-10 H
                                            Corretnl Note Fld as amnd BY HOUSE
                                              AMEND #1
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-11 H
                                            Fiscal Note Filed as amnded
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-24 H
                       Amendment No.02
                                            DART
               Н
                       Amendment referred to HRUL
               Н
                       Amendment No.03
                                            DART
                       Amendment referred to HRUL
               H Recommends be Adopted HRUL
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                       Amendment No.03
                                            DART
                                                                     Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Primary Sponsor Changed To ACEVEDO
               H Added As A Joint Sponsor FLOWERS
               H Added As A Joint Sponsor JONES, LOU
                                            Re-Refer Rules/Rul 19(a)
               H
      01-01-09 H Session Sine Die
HB-0631
            FEIGENHOLTZ - WIRSING - ERWIN - MCKEON - CROSS, HOFFMAN,
            JOHNSON, TOM AND FRANKS.
   30 ILCS 105/5.490 new
  750 ILCS 50/18.051 new
  750 ILCS 50/18.052 new
  750 ILCS 50/18.053 new
  750 ILCS 50/18.054 new
  750 ILCS 50/18.055 new
  750 ILCS 50/18.056 new
  750 ILCS 50/18.057 new
  750 ILCS 50/18.058 new
  750 ILCS 50/18.059 new
  750 ILCS 50/18.060 new
  750 ILCS 50/18.061 new
  750 ILCS 50/18.062 new
  750 ILCS 50/18.063 new
  750 ILCS 50/18.3a
                                   from Ch. 40, par. 1522.3a
  750 ILCS 50/18.1 rep.
  750 ILCS 50/18.3 rep.
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750 ILCS 50/18.6 rep.

Amends the Adoption Act. Creates the Illinois Adoption Registry and Medical Information Exchange to replace the current Adoption Registry. Provides that on and after January 1, 2000 birth parents shall be asked to register with the Registry and complete a Medical Information Exchange Questionnaire at the time a child is surrendered for adoption. Provides for the establishment of an Adoption/Surrender Records File for all records pertaining to each surrender or adoption case finalized by court action in Illinois on or after January 1, 2000 (with some cases finalized before that date included). Provides that the Illinois Adoption Registry Application shall include space for general information of the parties, the Medical Information Exchange Questionnaire, space for a written statement by the applicant, and contact information for the applicant. Provides for the conditions under which the Registry may release information upon finding a match. Provides for a \$40 registration fee, which shall be waived for parties completing a medical information questionnaire and certain others. Exempts the State, any agency or employee thereof, any private agency, and any attorney for good faith acts within the scope of this amendatory Act of 1999. Amends the State Finance Act to create the Illinois Adoption Registry and Medical Information Exchange Fund. Repeals current provisions regarding the Adoption Registry and liability. Effective immediately.

JUDICIAL NOTE (Administrative Office of Ill. Courts)
There may be an increase in judicial workloads; impact on the number of judges needed cannot be determined.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Reinserts language similar to the introduced bill, but extends the information campaign to be undertaken by the Department of Public Health regarding the Registry from 6 months to one year, and to 4 years on license renewal applications; expands the persons for whom an Adoption/Surrender Records File shall be established; provides that all forms filed with the Registry shall be accompanied by appropriate identification; identifies who may execute adoption-related documents in foreign countries; and provides that an Adoption Registry Authorization allows a person to access information not in his or her Adoption/Surrender Records File. Makes other changes, Effective immediately.

FISCAL NOTE (Department of Public Health)
Cost the first 3 years would be \$375,000 annually; subsequent
year annual costs would be \$125,000.
FISCAL NOTE, H-AM 1 (Department of Public Health)

No change from previous DPH note.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 750 ILCS 50/18.063 new

Deletes everything after the enacting clause. Reinserts language similar to House Amendment No. 1 with the following changes: provides that participation in the Illinois Adoption Registry is voluntary and takes place between mutually consenting parties; provides that the directive to the Department of Public Health to redefine the function of the Registry is subject to appropriation; provides that Adoption/Surrender records files may be established for adoptions finalized prior to, on, and after the effective date of this amendatory Act of the 91st General Assembly; provides that the Medical Exchange Questionnaire may include a disclaimer that the Department of Public Health cannot guarantee the accuracy of medical information exchanged; removes provisions regarding execution of documents in foreign countries and executing documents in the military; removes provision authorizing certain persons to assist a birth parent in completing the Registry Application; provides that disclosure of identifying information in violation of the Act is a Class C misdemeanor; and makes other changes. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 750 ILCS 50/18.051 new 750 ILCS 50/18.052 new 750 ILCS 50/18.053 new 750 ILCS 50/18.054 new 750 ILCS 50/18.055 new

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750 ILCS 50/18.056 new
750 ILCS 50/18.057 new
750 ILCS 50/18.058 new
750 ILCS 50/18.059 new
7.50 ILCS 50/18.060 new
750 ILCS 50/18.061 new
750 ILCS 50/18.062 new
750 ILCS 50/18.1 rep.
750 ILCS 50/18.3 rep.
750 ILCS 50/18.5 rep.
750 ILCS 50/18.6 rep.
Adds reference to:
625 ILCS 5/6-115
750 ILCS 50/18.04 new
750 ILCS 50/18.05 new
750 ILCS 50/18.06 new
750 ILCS 50/18.07 new
750 ILCS 50/18.1
750 ILCS 50/18.1a new
750 ILCS 50/18.1b new
750 ILCS 50/18.1c new
750 ILCS 50/18.2
750 ILCS 50/18.3
750 ILCS 50/18.4a
750 ILCS 50/18.5
750 ILCS 50/18.6
750 ILCS 50/18.7 new
750 ILCS 50/18.8 new
```

Deletes everything. Amends the Adoption Act. Provides for an Illinois Adoption Registry and Medical Information Exchange to facilitate the exchange of identifying information and medical information between birth parents, adoptive parents or legal guardians of adopted persons, adopted persons age 21 or older, and adopted persons' birth siblings who are age 21 or older. Creates the Adoption Registry Advisory Council to advise the Department of Public Health on the development of rules, procedures, and forms used by the Registry, make other recommendations, and submit a report to the General Assembly and the Governor. Provides for the creation of an Adoption/Surrender Records File for each adopted or surrendered person born, adopted, or surrendered in Illinois. Provides for a \$40 fee for registering with the Registry and Medical Exchange, which fee shall be waived for parties to an adoption and birth siblings of an adopted person who complete a Medical Information Exchange Questionnaire and birth and adoptive parents registering within 12 months of the adoption. Creates the Illinois Adoption Registry and Medical Information Exchange Fund as a special fund into which fees shall be deposited and which shall be used to operate the Registry and Medical Exchange. Amends the State Finance Act to create the Fund. Amends the Illinois Vehicle Code to add provisions requiring notice of the Registry and Medical Exchange to be included with notices of drivers' license renewals. Makes other changes. Effective January 1, 2000.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-05 H Filed With Clerk
            H First reading
                                         Referred to Hse Rules Comm
   99-02-10 H
                                         Assigned to Human Service's
            H Added As A Co-sponsor HOFFMAN
   99-02-17 H Added As A Joint Sponsor WIRSING
            H Added As A Joint Sponsor ERWIN
            H Added As A Joint Sponsor MCKEON
            H Added As A Joint Sponsor CROSS
   99-02-24 H
                                         Judicial Note Filed
            Н
                                         Committee Human Services
   99-02-25 H
                    Amendment No.01
                                         HUMAN SERVS H
                                                                 Adopted
            Н
                                         Do Pass Amend/Short Debate 010-001-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-01 H
                                         Fiscal Note Filed
            H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-09 H Added As A Co-sponsor JOHNSON, TOM
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Fiscal Note Filed as amnded
      99-03-10 H
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-11 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-16 H Rolld 2nd Rdg-Short Debate
                       Amendment No.02
                                            FEIGENHOLTZ
               Ħ
               Н
                       Amendment referred to HRUL
                       Rules refers to
                                             HHSV
               H Held 2nd Rdg-Short Debate
      99-03-17 H Added As A Co-sponsor FRANKS
      99-03-18 H
                       Amendment No.02
                                            FEIGENHOLTZ
               H Recommends be Adopted HHSV/009-000-000
                       Amendment No.02
                                                                     Adopted
               Н
                                           FEIGENHOLTZ
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 093-016-009
      99-03-22 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor CULLERTON
      99-03-23 S First reading
                                            Referred to Sen Rules Comm
      99-03-25 S
                                            Assigned to Judiciary
      99-04-15 S
                                            Postponed
      99-04-20 S Added as Chief Co-sponsor MADIGAN,L
      99-04-21 S
                                            Postponed
               S
                 Added As A Co-sponsor MOLARO
      99-04-28 S
                                            Postponed
      99-05-05 S
                       Amendment No.01
                                            JUDICIARY
                                                          S
                                                                     Adopted
                                            Recmnded do pass as amend 010-000-000
               S
               S
                 Placed Calndr, Second Rdg
      99-05-06
               S
                 Second Reading
                 Placed Calndr, 3rd Reading
      99-05-07
               S Added as Chief Co-sponsor SULLIVAN
               S
                 Third Reading - Passed 059-000-000
               H Arrive House
               H Place Cal Order Concurrence 01
      99-05-12 H Motion Filed Concur
               H
                      Motion referred to
                                             HRUL
               H Calendar Order of Concurren 01
      99-05-17 H
                                             HHSV/01
                      Rules refers to
               H Calendar Order of Concurren 01
      99-05-18 H Be apprvd for consideratn 1/HHSV/009-000-000
               H Calendar Order of Concurren 01
      99-05-19 H H Concurs in S Amend 01/115-001-001
               H Passed both Houses
      99-06-17 H Sent to the Governor
      99-08-06 H Governor approved
                    Effective Date 00-01-01
               H
               Η
                    PUBLIC ACT 91-0417
HB-0632
            NOVAK - HARTKE - O'BRIEN - STEPHENS - HOLBROOK.
  430 ILCS 27/5
  Amends the Illinois Propane Education and Research Act of 1997. Provides that
"placed into commerce" means delivered, transported for storage, or stored within the
State of Illinois.
      99-02-05 H Filed With Clerk
               H Added As A Joint Sponsor HARTKE
               H Added As A Co-sponsor O'BRIEN
               H Added As A Co-sponsor STEPHENS
               H First reading
                                            Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Environment & Energy
      99-02-19 H
                                            Do Pass/Short Debate Cal 015-000-000
```

H Pld Cal 3rd Rdg-Shrt Dbt
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
99-03-22 S Added As A Co-sponsor BOWLES
S Arrive Senate
S Placed Calndr First Rdg

H Placed Cal 2nd Rdg-Shrt Dbt 99-02-22 H Joint Sponsor Changed to HOLBROOK 99-02-25 H Second Reading-Short Debate

```
99-03-25 S Chief Sponsor MAHAR
               S First reading
                                           Referred to Sen Rules Comm
      99-04-14 S Added as Chief Co-sponsor REA
      01-01-09 H Session Sine Die
HB-0633
            BELLOCK - LANG.
```

Appropriates \$6,077,923 to the Department of Human Services for a grant to DuPage County for numerous mental health needs as defined by the DuPage County Mental Health Task Force. Effective July 1, 1999.

```
99-02-08 H Filed With Clerk
99-02-09 H First reading
                                       Referred to Hse Rules Comm
99-02-10 H
                                       Assigned to Appropriations-Human Services
99-02-18 H Added As A Joint Sponsor LANG
99-03-05 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0634 BLACK AND STEPHENS.

New Act

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Creates the Reciprocal Tax Agreement Act. Creates a short title only.
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99-02-08 H Filed With Clerk
99-02-09 H First reading
                                     Referred to Hse Rules Comm
99-02-10 H
                                      Assigned to Revenue
99-02-17 H Added As A Co-sponsor STEPHENS
99-03-04 H
                                     Do Pass/Short Debate Cal 009-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-22 H
                                     Balanced Budget Note Req
                                       DAVIS, MONIQUE
         Н
                                      Home Rule Note Requested
                                       DAVIS, MONIQUE
         H
                                      Judicial Note RequesteDAVIS,MONIQUE
         Н
                                     State Debt Note Requested
                                       DAVIS, MONIQUE
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0635 BLACK - SCHOENBERG.

```
105 ILCS 5/30-9
                                    from Ch. 122, par. 30-9
105 ILCS 5/30-13
                                    from Ch. 122, par. 30-13
```

Amends the School Code to change provisions concerning General Assembly scholarships. Provides that a nominee's receipt of a scholarship is subject to appropriation by the General Assembly. Provides that funds used to award the scholarships shall be appropriated to the Illinois Student Assistance Commission. Requires the Commission to distribute the scholarship funds to the appropriate universities. If the appropriation for the scholarships is insufficient to fund all of the year's scholarships, requires the Commission to prorate the appropriation available among all the nominees and notify the General Assembly and the appropriate universities of the shortfall, and requires the universities to charge the nominees for the amount of the shortfall if the General Assembly does not appropriate additional moneys to make up for the shortfall. Effective July 1, 1999.

```
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-08 H Filed With Clerk
    99-02-09 H First reading
                                         Referred to Hse Rules Comm
                                         Assigned to Higher Education
    99-02-10 H
    99-02-11 H Added As A Joint Sponsor SCHOENBERG
    99-03-05 H
                                         Re-Refer Rules/Rul 19(a)
    01-01-09 H Session Sine Die
```

HB-0636 BEAUBIEN.

20 ILCS 405/67.35

Amends the Civil Administrative Code of Illinois concerning the Department of Central Management Services and the Office of the Lieutenant Governor. Makes a technical change.

```
99-02-08 H Filed With Clerk
99-02-09 H First reading Referred to Hse Rules Comm
99-02-10 H Assigned to Executive
99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000
HEXC
H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H Re-committed to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0637 BEAUBIEN.

20 ILCS 405/67.35

Amends the Civil Administrative Code of Illinois concerning the Department of Central Management Services and the Office of the Lieutenant Governor. Makes a technical change.

```
99-02-08 H Filed With Clerk
99-02-09 H First reading Referred to Hse Rules Comm
99-02-10 H Assigned to Executive
99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000
HEXC
H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H Re-committed to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0638 ZICKUS - O'CONNOR - LYONS.EILEEN - SCHMITZ - KOSEL.

Appropriates \$2,000,000 to the Department of State Police for the purpose of grants to Metropolitan Enforcement Groups. Effective July 1, 1999.

```
99-02-08 H Filed With Clerk
H Added As A Joint Sponsor O'CONNOR
H Added As A Co-sponsor LYONS, EILEEN
H Added As A Co-sponsor SCHMITZ
H Added As A Co-sponsor KOSEL

99-02-09 H First reading Referred to Hse Rules Comm

99-02-10 H Assigned to Appropriations-Public Safety
99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-0639 SOMMER - DANIELS - KOSEL - LYONS, EILEEN - LANG.

Appropriates \$1 to the Department of State Police for the purpose of monitoring child pornography on the internet. Effective July 1, 1999.

99-02-08 H Filed With Clerk

```
H Added As A Joint Sponsor DANIELS
H Added As A Co-sponsor KOSEL
H Added As A Co-sponsor LYONS, EILEEN

99-02-09 H First reading Referred to Hse Rules Comm

99-02-10 H Assigned to Appropriations-Public Safety

99-02-18 H Joint Sponsor Changed to LANG

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-0640 LAWFER – BOLAND.

Appropriates \$1 to the Department of Commerce and Community Affairs for a grant to the Village of Thomson for infrastructure needs associated with the location of a new Department of Corrections facility in Carroll County. Effective July 1, 1999.

```
99-02-08 H Filed With Clerk
99-02-09 H First reading Referred to Hse Rules Comm
99-02-10 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
99-02-24 H Added As A Joint Sponsor BOLAND
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0641 LEITCH - CURRIE - TENHOUSE - LANG.

```
210 ILCS 45/3-303.2 from Ch. 111 1/2, par. 4153-303.2
```

Amends the Nursing Home Care Act. Provides a caption to the Section regarding administrative warnings.

99-02-08	H	Filed With Clerk	
99-02-09	Н	First reading	Referred to Hse Rules Comm
99-02-10	Н		Assigned to Executive
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
	Н	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	Н		Re-committed to Executive
99-03-05	Н		Do Pass/Short Debate Cal 015-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-09			LEITCH
	Н	Amendment referred to	HRUL
		Cal Ord 2nd Rdg-Shrt Dbt	
		Added As A Joint Sponsor C	
		Added As A Joint Sponsor Tl	
		Added As A Joint Sponsor La	
99-03-16		Second Reading-Short Debate	e ·
		Held 2nd Rdg-Short Debate	
99-03-26			Re-Refer Rules/Rul 19(a)
01-01-09	H	Session Sine Die	
HB-0642 LI	EIT	CCH.	
210 ILCS 45/3	3-30	of from Ch.	111 1/2, par. 4153-305
Amends the	Nι	irsing Home Care Act. Pro	ovides a caption to the Section regarding
penalties or fine			
99-02-08	Η	Filed With Clerk	
99-02-09	Η	First reading	Referred to Hse Rules Comm
99-02-10	Η		Assigned to Executive
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
	Н	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	Н		Re-committed to Executive
99-03-05	Η		Re-Refer Rules/Rul 19(a)

HB-0643 RIGHTER.

01-01-09 H Session Sine Die

105 ILCS 230/5-35

Amends the School Construction Law. Provides that for fiscal years subsequent to fiscal year 1999, the total amount of school construction project grants awarded statewide shall be allocated among 4 regions in proportion to the aggregate average daily attendance of the school districts in each such region. Establishes the 4 regions as (1) the City of Chicago; (2) suburban Cook County; (3) the counties of Dupage, Kane, Kendall, Lake, McHenry, and Will; and (4) the remainder of the State. Provides for the award of the aggregate grant funds allocated to a region to eligible school districts within that region in accordance with the priority order determined for school construction projects that are based upon the approved district facilities plans of those school districts. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-09 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
   99-02-10 H
                                          Assigned to Elementary & Secondary
                                            Education
   99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
   01-01-09 H Session Sine Die
```

HB-0644 RIGHTER.

105 ILCS 5/18-11

from Ch. 122, par. 18-11

Amends the Common School Fund Article of the School Code to change the caption of a Section concerning the payment of claims.

99-02-09	Η	Filed With Clerk	
	Η	First reading	Referred to Hse Rules Comm
99-02-10	Н		Assigned to Executive
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
	TT	DI. J.C. LO. LD J. C. J. LDL.	

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive

```
99-03-05 H Do Pass/Short Debate Cal 015-000-000
H Placed Cal 2nd Rdg-Shrt Dbt

99-03-16 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate

99-03-26 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-0645 LINDNER.

705 ILCS 405/2-23

405 ILCS 5/3-600

405 ILCS 5/3-601

from Ch. 37, par. 802-23

Amends the Juvenile Court Act of 1987. Provides that in addition to any other order of disposition, the court may order the Department of Children and Family Services to advise the mother of a child or children placed under the Act of all publicly funded or subsidized contraceptive options available and where she may obtain contraceptive devices, prescriptions, or implants. Provides that this information shall be provided in writing as part of a client service plan that may also include information or appropriate services aimed at family preservation and family reunification. Effective immediately.

HOUSE AMENDMENT NO. 2.

```
Deletes reference to: 705 ILCS 405/2-23
Adds reference to: 705 ILCS 405/2-22 from Ch. 37, par. 802-22
```

Deletes everything. Amends the Juvenile Court Act of 1987. Provides that at the dispositional hearing of an abused, neglected, or dependent minor, the Department of Children and Family Services shall file an affidavit with the court stating that the caseworker has advised the mother of a child or children placed under other provisions of the Act of local publicly funded or subsidized contraceptive options generally available and where she may obtain contraceptive devices, prescriptions, or implants.

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99-02-09 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Judiciary I - Civil Law
      99-02-18 H
                                             Do Pass/Short Debate Cal 007-001-003
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-24 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-02-25 H Rolld 2nd Rdg-Short Debate
                       Amendment No.01
                                            LINDNER
               Н
               Н
                       Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      99-03-09 H
                       Amendment No.02
                                             LINDNER
                       Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      99-03-16 H
                       Amendment No.01
                                            LINDNER
                       Rules refers to
                                              HJUA
               H Held 2nd Rdg-Short Debate
      99-03-23 H
                       Amendment No.02
                                             LINDNER
               H Recommends be Adopted HRUL
                       Amendment No.02
                                             LINDNER
                                                                      Adopted
               Н
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-24 H 3rd Rdg-Shrt Dbt-Lost/Vote 014-097-002
HB-0646
            LINDNER AND O'BRIEN.
  405 ILCS 5/1-100.5 new
  405 ILCS 5/1-101.2 new
  405 ILCS 5/1-110.1 new
  405 ILCS 5/1-115.5 new
  405 ILCS 5/1-117
                                    from Ch. 91 1/2, par. 1-117
                                    from Ch. 91 1/2, par. 1-119
  405 ILCS 5/1-119
  405 ILCS 5/2-102
                                    from Ch. 91 1/2, par. 2-102
  405 ILCS 5/2-107
                                    from Ch. 91 1/2, par. 2-107
  405 ILCS 5/2-107.1
                                    from Ch. 91 1/2, par. 2-107.1
  405 ILCS 5/2-107.3 new
  405 ILCS 5/2-200
                                    from Ch. 91 1/2, par. 2-200
  405 ILCS 5/3-205.5 new
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from Ch. 91 1/2, par. 3-600

from Ch. 91 1/2, par. 3-601

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405 ILCS 5/3-601.1

405 ILCS 5/3-601.2

405 ILCS 5/3-602 from Ch. 91 1/2, par. 3-602

405 ILCS 5/3-607 from Ch. 91 1/2, par. 3-607

405 ILCS 5/3-704 from Ch. 91 1/2, par. 3-608

405 ILCS 5/6-103 from Ch. 91 1/2, par. 6-103

740 ILCS 110/10 from Ch. 91 1/2, par. 810
```

Amends the Mental Health and Developmental Disabilities Code and the Mental Health and Developmental Disabilities Confidentiality Act. Adds and changes definitions in the Code. Provides for a substitute decision maker who has been granted a power of attorney under the Powers of Attorney for Health Care Law or designated under the Mental Health Treatment Preference Declaration Act. Makes changes concerning authorized involuntary treatment and the right of a recipient of mental health services to refuse medication and other services. Makes provision for a person who does not comply with court-ordered involuntary treatment. Provides that knowingly making a materially false statement in a petition for involuntary admission to a mental health facility is a Class A misdemeanor. Provides that a person may be detained for 72 (now, 24) hours for examination in connection with an involuntary admission to a mental health facility. Provides for disclosure of a recipient's presence in a mental health facility to law enforcement officials if a warrant or criminal charges are pending against the recipient. Provides that a law enforcement officer acting in good faith does not incur civil liability in rendering emergency assistance unless the act is a result of willful or wanton misconduct. Makes other changes. Effective immediately.

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NOTE(S) THAT MAY APPLY: Correctional
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99-02-09 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-10 H Assigned to Mental Health & Patient Abuse
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-09 H Added As A Co-sponsor O'BRIEN
01-01-09 H Session Sine Die
```

HB-0647 JONES, JOHN.

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
30 ILCS 805/8 23 new	•

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Exempts from the taxes imposed by these Acts chemicals, cement, acid, pipe coating, and drilling mud used in an oil or gas field. Excepts the provisions from the sunset requirements. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 2000.

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

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99-02-09 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-10 H Assigned to Revenue
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0648 LAWFER.

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20 ILCS 5/6.01a from Ch. 127, par. 6.01a
```

Amends the "general provisions" of the Civil Administrative Code of Illinois by making technical changes to the Section concerning the membership of the Agricultural Export Advisory Committee.

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        99-02-09
        H
        Filed With Clerk

        99-02-10
        H
        First reading
        Referred to Hse Rules Comm

        99-02-15
        H
        Assigned to Executive

        99-02-25
        H
        Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC

        99-02-26
        H
        Plcd Cal 2nd Rdg Stndrd Dbt

        99-03-05
        H
        Re-committed to Executive

        99-03-05
        H
        Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die

HB-0649 CROSS.

725 ILCS 140/3

from Ch. 38, par. 165-13

Amends the Criminal Proceeding Interpreter Act. Provides that in a criminal proceeding in which interpreter services are provided, upon entry of an order of conviction or disposition of supervision, the court may order the defendant to pay for the reasonable costs of interpreter services. Excludes from this provision interpreters for the deaf or hearing impaired.

HOUSE AMENDMENT NO. 1.

Provides that the affidavit filed by the defendant with the court must contain sufficient information to ascertain the assets and liabilities of that defendant. If the court determines that the defendant is indigent, the defendant is not required to contribute to the interpreter expense.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-09 H First reading
                                          Referred to Hse Rules Comm
   99-02-10 H
                                          Assigned to Judiciary II - Criminal Law
   99-02-26 H
                                          Do Pass/Short Debate Cal 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-10 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-11 H Rolld 2nd Rdg-Short Debate
                    Amendment No.01
                                          CROSS
             н
                    Amendment referred to HRUL -
             Н
             H Held 2nd Rdg-Short Debate
   99-03-16 H
                    Amendment No.01
                                          CROSS
             H Recommends be Adopted HRUL
             H Held 2nd Rdg-Short Debate
   99-03-17 H
                                          CROSS
                    Amendment No.01
                                                                   Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
   99-03-19 S Arrive Senate
             S Placed Calndr First Rdg
   99-04-08 S Chief Sponsor PETKA
                                          Referred to Sen Rules Comm
   99-04-14 S First reading
   99-04-22 S
                                          Assigned to Judiciary
   99-05-05 S
                                          Held in Committee
             S
                                          Committee Judiciary
   99-05-08 S
                                          Refer to Rules/Rul 3-9(a)
   01-01-09 H Session Sine Die
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HB-0650 LINDNER – STEPHENS – RUTHERFORD – HOWARD, GASH AND FEI-GENHOLTZ.

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 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. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Adds reference to: 305 ILCS 5/4-22 rep.

Deletes everything. Reinserts provisions similar to the bill as introduced. Provides that the Department of Human Services, in operation of the Temporary Assistance for Needy Families (TANF) program, shall screen and identify applicants and recipients of assistance for TANF who are past or present victims of domestic violence or at risk of

HR-0652

40 ILCS 5/3-110

30 ILCS 805/8.23 new

JOHNSON, TOM.

further domestic violence, while maintaining confidentiality, refer these individuals for counseling and supportive services, and waive, 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. Provides that, in addition, the Department shall, in the assessment process to develop a personal plan for self-sufficiency, take the factor of domestic violence into account in determining the work, education, and training activities that are appropriate. Repeals provisions providing for screening for domestic violence in developing TANF recipient's personal plans for achieving self-sufficiency. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-09 H First reading
               H Added As A Joint Sponsor STEPHENS
               H Added As A Co-sponsor RUTHERFORD
                                           Referred to Hse Rules Comm
      99-02-10 H
                                           Assigned to Human Services
      99-02-18 H Joint Sponsor Changed to RONEN
               H Joint Sponsor Changed to HOWARD
      99-03-03 H
                                           Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-04 H Added As A Co-sponsor GASH
               H Added As A Co-sponsor FEIGENHOLTZ
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-18 H Relld 2nd Rdg-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-24 H
                      Amendment No.01
                                           LINDNER
                      Amendment referred to HRUL
               Н
               H Recommends be Adopted HRUL
               H Held 2nd Rdg-Short Debate
      99-03-25 H
                      Amendment No.01
                                           LINDNER
                                                                   Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 110-000-000
      99-03-26 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor GEO-KARIS
      99-04-07 S Added as Chief Co-sponsor DEL VALLE
               S Added as Chief Co-sponsor OBAMA
      99-04-14 S First reading
                                           Referred to Sen Rules Comm
      99-04-15 S Added as Chief Co-sponsor MADIGAN,L
      99-04-26 S Added As A Co-sponsor LIGHTFORD
      01-01-09 H Session Sine Die
HB-0651
            JOHNSON, TOM - MITCHELL, BILL - JONES, JOHN - RIGHTER - BOST
            AND JOHNSON, TIM.
   35 ILCS 5/208
                                  from Ch. 120, par. 2-208
  Amends the Illinois Income Tax Act. Grants individual taxpayers a tax credit equal
to 10% (now 5%) of real property taxes paid during the year. Exempts this provision
from the Act's sunset provisions. Effective immediately.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-09 H First reading
                                           Referred to Hse Rules Comm
      99-02-10 H
                                           Assigned to Revenue
      99-02-22 H Added As A Joint Sponsor MITCHELL, BILL
               H Added As A Joint Sponsor JONES, JOHN
               H Added As A Joint Sponsor RIGHTER
               H Added As A Joint Sponsor BOST
      99-02-25 H Added As A Co-sponsor JOHNSON, TIM
      99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
```

Amends the Downstate Police Article of the Pension Code to allow purchase of service credit for up to 2 years of military service not immediately preceded by employ-

from Ch. 108 1/2, par. 3-110

ment. Allows purchase at a reduced interest rate for 6 months, Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Impact cannot be determined; for some employees, employee con-

tributions may not cover the entire cost of the purchased mil-

itary service credit.

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

99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Personnel & Pensions

99-02-17 H Pension Note Filed

Committee Personnel & Pensions Re-Refer Rules/Rul 19(a)

99-03-05 H 01-01-09 H Session Sine Die

HB-0653 JOHNSON.TOM.

820 ILCS 405/2600

from Ch. 48, par. 750

Amends the Unemployment Insurance Act. Provides that if the seller or transferor of a business has filed all required reports and has paid the required contributions, interest, and penalties on reported wages, the Director of Employment Security must issue, within 21 days, a certificate releasing the purchaser or transferee of the business from all known and unknown liabilities to the Department of Employment Security for contributions, interest, and penalties incurred by the seller or transferor. Provides that the Director is not required to release the seller or transferor from contributions, interest, and penalties on unreported wages.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Labor & Commerce 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0654 REITZ - FOWLER - BOST - JONES, JOHN AND DAVIS, MONIQUE.

730 ILCS 5/3-7-3

from Ch. 38, par. 1003-7-3

Amends the Unified Code of Corrections. Provides that the Department of Corrections must construct or remodel sufficient maximum security facility space to ensure that by July 1, 2004 at least 75% of all prisoners housed in maximum security facilities are single-celled. Effective immediately.

FISCAL NOTE (Department of Corrections)

There would be no corrections population impact; fiscal impact

totals \$480 million.

CORRECTIONAL NOTE (Department of Corrections)

No change from DOC fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-09 H First reading

H Added As A Joint Sponsor FOWLER

Referred to Hse Rules Comm Н Assigned to Judiciary II - Criminal Law 99-02-10 H

99-02-17 H Joint Sponsor Changed to BOST

H Joint Sponsor Changed to JONES, JOHN

99-02-24 H Fiscal Note Filed

Correctional Note Filed H Committee Judiciary II - Criminal Law Н

Do Pass/Stndrd Dbt/Vote 007-002-003 HJUB

99-03-04 H

H Plcd Cal 2nd Rdg Stndrd Dbt

99-03-12 H Second Reading-Stnd Debate

H Hld Cal Ord 2nd Rdg-Shrt Db

99-03-17 H Pld Cal 3rd Rdg-Stndrd Dbt

99-03-18 H 3d Reading Consideration PP Calendar Consideration PP

H Added As A Co-sponsor DAVIS, MONIQUE

99-03-26 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0655 1462

HB-0655 ERWIN – FEIGENHOLTZ – HAMOS – MCKEON, LANG, GARRETT AND SCHOENBERG.

Makes a supplemental appropriation of \$1,949,911 for FY 1999 from the General Revenue Fund to the Environmental Protection Agency to fund Illinois' participation in the Great Lakes Protection Fund. Effective immediately.

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NOTE(S) THAT MAY APPLY: Balanced Budget
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99-02-09 H First reading
H Added As A Joint Sponsor FEIGENHOLTZ
H Added As A Co-sponsor HAMOS
H Added As A Co-sponsor RONEN
H Added As A Co-sponsor MCKEON
H Referred to Hse Rules Comm

99-02-10 H Assigned to Approp-Gen Srvc & Govt
Ovrsght

99-02-11 H Added As A Co-sponsor LANG
H Added As A Co-sponsor GARRETT

99-02-18 H Added As A Co-sponsor SCHOENBERG

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-0656 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 (Department of Transportation)
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The fiscal impact of this legislation is subject to appropriation. The authority granted by this legislation would also

allow for future and/or additional appropriations.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-09 H First reading
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H. Added As A Joint Sponsor FEIGENHOLTZ

H Added As A Co-sponsor RONEN

H Referred to Hse Rules Comm 99-02-10 H Assigned to Transportation & Motor Vehicles 99-02-24 H Fiscal Note Filed

H Committee Transportation & Motor Vehicles

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0657 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, 1999.

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99-02-09 H First reading
H Added As A Joint Sponsor FEIGENHOLTZ
H Added As A Co-sponsor RONEN
H Referred to Hse Rules Comm
99-02-10 H Assigned to Appropriations-Public Safety
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0658 PANKAU AND WOJCIK.

30 ILCS 550/1	from Ch. 29, par. 15
30 ILCS 550/2	from Ch. 29, par. 16
770 ILCS 60/1	from Ch. 82, par. 1
770 ILCS 60/21	from Ch. 82, par. 21

Amends the Public Construction Bond Act. Provides that the bond required of a contractor who contracts with the State (or a political subdivision of the State) for the purpose of construction covers equipment, including rental equipment, used during the construction. Amends the Mechanics Lien Act. Provides that a person who furnishes rented equipment, equipment to the extent it is consumed or damaged during construction, and roll-off boxes for debris for the improvement of a structure or land is a contractor and holds a lien on the structure or land.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 550/2 770 ILCS 60/21

Deletes everything after the enacting clause. Amends the Public Construction Bond Act to make a grammatical change to the Section concerned with requiring bonds for the construction of public works. Amends the Mechanics Lien Act to make a grammatical change to the Section concerned with persons entitled to liens and the extent of the lien.

SENATE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 550/1

Adds reference to: 770 ILCS 60/21

from Ch. 82, par. 21

Deletes everything. Amends the Mechanics Lien Act to provide that a person who leases equipment to a contractor of an owner of a parcel of land or a structure for use on that land or structure has a mechanics lien. Provides that any person who leases equipment for a construction project shall be known as a subcontractor and have a lien for the value thereof, with interest. Effective immediately.

SENATE AMENDMENT NO. 2.

Further amends the Mechanics Lien Act to provide that a person has a mechanics lien if he or she leases equipment to an owner of a parcel of land or structure (instead of to a contractor) for use in the process of construction about the land or structure where the improvement is not for a single or multi-family residence of less than 10 residences under a common roof.

common i	roo	Ι.	
99-02-09	Η	First reading	Referred to Hse Rules Comm
99-02-10	Η		Assigned to Judiciary I - Civil Law
99-02-25	Η		Do Pass/Short Debate Cal 010-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-03	Η	Added As A Co-sponsor WO	JCIK
99-03-16	Η	Second Reading-Short Debat	e
	Η	Held 2nd Rdg-Short Debate	
99-03-25	Η	Amendment No.01	PANKAU
	Η		
		Recommends be Adopted HR	RUL
		Held 2nd Rdg-Short Debate	
99-03-26			PANKAU Adopted
		Pld Cal 3rd Rdg-Shrt Dbt	
		3rd Rdg-Shrt Dbt-Pass/Vote	104-009-001
99-04-14	-	Arrive Senate	
		Placed Calndr First Rdg	
		Chief Sponsor KARPIEL	Deferred to San Delea Comme
00 04 00		First reading	Referred to Sen Rules Comm
99-04-28		A 41 4 Clint C	Assigned to Commerce & Industry
		Added as Chief Co-sponsor C	
99-05-07	S	Amendment No.01	COMM & INDUS S Adopted
		Placed Calndr, Second Rdg	Recmnded do pass as amend 005-001-002
99-05-12		Filed with Secretary	
99-03-12	S	Amendment No.02	KARPIEL
	S	Amendment referred to	
	_	Second Reading	SKOL
		Placed Calndr,3rd Reading	
99-05-13	S	Amendment No.02	KARPIEL
<i>))</i> 05 15	S	Rules refers to	SCED
	S	Amendment No.02	KARPIEL
	S		Be adopted
	S	Recalled to Second Reading	•
	S	Amendment No.02	KARPIEL Adopted
		Placed Calndr,3rd Reading	•
99-05-14	S	Third Reading - Passed 050-0	007-000
	Η	Arrive House	
		Place Cal Order Concurrence	
99-05-17		Motion Filed Non-Concur 01	
	Η	Calendar Order of Concurren	01,02

99-05-24 H H Noncners in S Amend 01,02

```
S Secretary's Desk Non-concur 01,02
                                            Mtn refuse recede-Sen Amend
                  S Refuses to Recede Amend 01,02
                  S Requests Conference Comm 1ST
      99-05-25 S Sen Conference Comm Apptd 1ST/KARPIEL.
                                               LAUZEN, CRONIN,
                S
                                               HALVORSON,
                S
                                               BERMAN
                H Hse Accede Req Conf Comm 1ST
                H Hse Conference Comm Apptd 1ST/DART,
               Н
                                               CURRIE, LANG,
               Н
                                               RUTHERFORD,
                                               PANKAU
      01-01-09 H Session Sine Die
HB-0659
             GIGLIO AND LOPEZ.
   40 ILCS 5/9-128.1
                                    from Ch. 108 1/2, par. 9-128.1
   40 ILCS 5/9-170
                                    from Ch. 108 1/2, par. 9-170
   40 ILCS 5/9-219
                                    from Ch. 108 1/2, par. 9-219
   40 ILCS 5/9-220
                                    from Ch. 108 1/2, par. 9-220
   30 ILCS 805/8.23 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 and for cer-
tain adult and juvenile probation officers, the special retirement formula currently re-
ceived 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 (Pension Laws Commission)
      Estimated increase in total annual cost is $5.6 million, 0.53%
      of payroll.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      99-02-09 H First reading
                                            Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Personnel & Pensions
      99-02-11 H Added As A Co-sponsor LOPEZ
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      99-04-07 H
                                            Pension Note Filed
                                            Committee Rules
      01-01-09 H Session Sine Die
             GIGLIO.
HB-0660
  425 ILCS 30/25
                                    from Ch. 127 1/2, par. 125
  Amends the Fireworks Regulation Act of Illinois violations provisions to make sty-
listic changes.
      99-02-09 H First reading
                                            Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 101-010-003
      99-04-14 S Arrive Senate
                S Placed Calndr First Rdg
      00-02-29 S Chief Sponsor JACOBS
                S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-0661
             SAVIANO - CAPPARELLI - MCAULIFFE - BUGIELSKI - DURKIN.
   70 ILCS 2605/4
                                    from Ch. 42, par. 323
```

Amends the Metropolitan Water Reclamation District Act. Authorizes the board of commissioners to increase the salaries of members elected in 2000 and thereafter and of its president, vice-president, and financial committee chairman elected in 2001 and thereafter by up to \$10,000 and to include an annual cost of living adjustment.

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STATE MANDATES NOTE (Dept. of Commerce and Community Affairs) HB661 does not create a State mandate.
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HOME RULE NOTE (Dept. Commerce and Community Affairs)

HB661 does not preempt home rule authority.

HOUSE AMENDMENT NO. 1.

Deletes the substantive changes made by the bill. Adds a stylistic change to the Section concerning compensation of commissioners.

```
99-02-09 H First reading
         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
                                     Referred to Hse Rules Comm
99-02-10 H
                                      Assigned to Executive
99-02-25 H
                                     Fiscal Note Requested POE
         Η
                                      St Mandate Fis Nte Req POE
         Н
                                     Balanced Budget Note Req POE
                                     Home Rule Note Requested POE
         Н
                                     Judicial Note RequestePOE
         Н
         н
                                     Do Pass/Stndrd Dbt/Vote 008-006-000
                                        HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-01 H
                                      Home Rule Note Filed
         H
                                     St Mandate Fis Note Filed
         H Cal 2nd Rdg Stndrd Dbt
99-03-16 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-23 H
                Amendment No.01
                                     SAVIANO
         Н
                Amendment referred to HRUL
         H Hld Cal Ord 2nd Rdg-Shrt Db
                Amendment No.01
                                     SAVIANO
         H Recommends be Adopted HRUL
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-26 H
                Amendment No.01
                                     SAVIANO
                                                              Adopted
         Н
                                     Fiscal Note Req -withdrawn
         Н
                                     Bal Budget Note Req-wthdwn
                                     Judicial Note Req-withdrawn
         H Pld Cal 3rd Rdg-Stndrd Dbt
         Н
                                        3d Reading Consideration PP
         H
                                        Calendar Consideration PP
         Н
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0662 JONES,LOU.

35 ILCS 5/911 from Ch. 120, par. 9-911 35 ILCS 5/1401 from Ch. 120, par. 14-1401

Amends the Illinois Income Tax Act. Provides that a claim for an income tax refund or credit against income tax liability may be filed at any time (now subject to certain time limits). Changes a time limit cross-reference.

99-02-09 H First reading	Referred to Hse Rules Comm
99-02-10 H	Assigned to Revenue
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H. Session Sine Die	

HB-0663 BRUNSVOLD.

Appropriates \$170,000 from the General Revenue Fund to the Capital Development Board for a grant to Mercer County for the purpose of rebuilding a swine barn. Effective July 1, 1999.

99-02-09	H First reading	Referred to Hse Rules Comm
99-02-10	H	Assigned to Approp-Gen Srvc & Govt
		Ovrsght
99-03-05	Н	Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	

HB-0664 **1466**

HB-0664 BRUNSVOLD.

Appropriates \$218,000 from the General Revenue Fund to the State Fire Marshal for a grant to the Joy Community Fire Protection District for the purpose of building a new fire station. Effective July 1, 1999.

99-02-09 H First reading Referred to Hse Rules Comm
99-02-10 H Assigned to Appropriations-Public Safety
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-0665 BRUNSVOLD.

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 provisions concerning the short title.

HOUSE AMENDMENT NO. 1.

Deletes reference to:
65 ILCS 5/11-74.4-1
Adds reference to:
65 ILCS 5/11-74.4-3
65 ILCS 5/11-74.4-7
from Ch. 24, par. 11-74.4-7

Deletes everything. Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Provides that the maturity date for tax increment financing obligations may not exceed 35 years if the ordinance approving the redevelopment project was adopted on February 11, 1985 by the City of Rock Island, or if the ordinance was adopted before December 18, 1986 by the City if Moline. Effective immediately.

Peferred to Hse Rules Comm

99-02-09	Η	First reading	Referred to Hse Rules Comm
99-02-10	Н		Assigned to Executive
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
	Н	Plcd Cal 2nd Rdg Stndrd Dbt	×
99-02-26	Н		Re-committed to Executive
99-03-05	Η		Re-Refer Rules/Rul 19(a)
00-02-08	Н		Approved for Consideration 004-000-000
	Н	Plcd Cal 2nd Rdg Stndrd Dbt	
	$_{\mu}\mathbf{H}$	Amendment No.01	BRUNSVOLD
	Н	Amendment referred to	HRUL
	Η	Cal 2nd Rdg Stndrd Dbt	
00-02-09	Н		BRUNSVOLD
	Н		HREV
	Н	Cal 2nd Rdg Stndrd Dbt	
00-02-17		Amendment No.01	BRUNSVOLD
		Recommends be Adopted HR	EV/009-000-000
		Cal 2nd Rdg Stndrd Dbt	
00-02-29		Second Reading-Stnd Debate	
	Н		BRUNSVOLD Adopted
		Pld Cal 3rd Rdg-Stndrd Dbt	
		3rd Rdg-Stnd Dbt-Pass/Vote	117-000-000
00-03-06		Arrive Senate	
		Placed Calndr First Rdg	
00-03-07		Chief Sponsor JACOBS	
		First reading	Referred to Sen Rules Comm
00-03-09	S		Assigned to Revenue
00-03-24			Recommended do pass 009-000-000
		Placed Calndr, Second Rdg	
00-03-28		Second Reading	
		Placed Calndr,3rd Reading	
00-03-29		Third Reading - Passed 056-0	001-000
		Passed both Houses	
		Sent to the Governor	
00-06-09		Governor approved	
	H		
	H	PUBLIC ACT 91-0763	

1467 HB-0666

HB-0666 BRUNSVOLD.

Appropriates \$1,500,000 from the General Revenue Fund to the Environmental Protection Agency to provide a grant to the City of New Boston to upgrade its waste water treatment facility. Effective July 1, 1999.

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99-02-09 H First reading
99-02-10 H
Assigned to Approp-Gen Srvc & Govt
Ovrsght
99-03-05 H
Re-Refer Rules/Rul 19(a)
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HB-0667 HARTKE.

Appropriates \$100,000 from the General Revenue Fund to the Illinois Department of Transportation to make a grant to the City of Lawrenceville for all costs associated with construction of an entrance to U.S. Route 50. Effective July 1, 1999.

```
99-02-09 H First reading Referred to Hse Rules Comm
99-02-10 H Assigned to Appropriations-Public Safety
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0668 HARTKE.

```
65 ILCS 5/11-74.3-3 from Ch. 24, par. 11-74.3-3
```

Amends the Illinois Municipal Code. Provides that in carrying out a business district redevelopment plan, corporate authorities may acquire, manage, sell, lease, trade, or improve property in connection with the plan (now limited to property acquired in connection with the plan). Provides that the amendatory language is declarative of existing law and not a new enactment.

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HOME RULE NOTE (Department of Commerce and Community Affairs)
HB668 does not preempt home rule authority.
99-02-09 H First reading
                                      Referred to Hse Rules Comm
99-02-10 H
                                       Assigned to Local Government
99-02-18 H
                                      Do Pass/Consent Calendar 008-000-000
         H Consnt Calndr Order 2nd Rdg
99-02-24 H
                                       Home Rule Note Filed
         H Consnt Calndr Order 2nd Rdg
99-03-02 H Cnsent Calendar, 2nd Rdg
         H Consnt Caldr Order 3rd Rdg
99-03-09 H Consnt Caindr, 3rd Rdg Pass 115-000-000
99-03-10 S Arrive Senate
         S Placed Calndr First Rdg
99-03-26 S Chief Sponsor SILVERSTEIN
99-04-14 S First reading
                                      Referred to Sen Rules Comm
99-04-22 S
                                      Assigned to Local Government
99-04-28 S
                                      Re-referred to Rules
                                      Assigned to Revenue
99-05-06 S
                                      Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
99-05-07 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-12 S Third Reading - Passed 059-000-000
         H Passed both Houses
99-06-10 H Sent to the Governor
99-08-06 H Governor approved
         Н
             Effective Date 00-01-01
              PUBLIC ACT 91-0418
```

HB-0669 BOST – JONES, JOHN – MITCHELL, BILL – MYERS, RICHARD – MITCHELL, JERRY.

```
730 ILCS 5/3-6-2 from Ch. 38, par. 1003-6-2
```

Amends the Unified Code of Corrections. Requires a prisoner in a Department of Corrections facility who receives medical or dental services on a non-emergency basis at the correctional facility to pay a \$2 co-payment to the Department. (Now, the co-payment is required if the medical or dental services are performed at a place other than the correctional facility). Effective immediately.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends exempting from the requirement that a prisoner in a Department of Corrections facility pay the \$2 co-payment, for non-emergency service, a prisoner who has a chronic illness for treatment of the chronic illness. Recommends that the prisoner not be subject to the co-payment for follow-up visits ordered by a physician who is employed by or contracts with the Department.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-09 H First reading
                                            Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Judiciary II - Criminal Law
      99-02-17 H Added As A Joint Sponsor JONES, JOHN
               H Added As A Joint Sponsor MITCHELL, BILL
               H Added As A Joint Sponsor MYERS, RICHARD
               H Added As A Joint Sponsor MITCHELL, JERRY
      99-03-04 H
                                            Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-09 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
               S Arrive Senate
               S Placed Calndr First Rdg
      99-03-19 S Chief Sponsor O'DANIEL
                                            Referred to Sen Rules Comm
               S First reading
      99-04-20 S
                                            Assigned to Judiciary
      99-04-28 S
                                            Recommended do pass 010-000-000
               S Placed Caindr, Second Rdg
      99-04-29 S Second Reading
               S Placed Calndr,3rd Reading
      99-05-07 S Third Reading - Passed 059-000-000
               H Passed both Houses
      99-06-04 H Sent to the Governor
      99-07-30 H Governor Amendatory Veto
               H Placed Cal Amendatory Veto
      99-11-04 H Mtn fild accept amend veto #1/BOST
                       Motion referred to
                                             HRUL
               H Placed Cal Amendatory Veto
      99-11-18 H
                                            Motion ACCEPT AMENDA
               Н
                                            VETO - MOTION #1
               Η
                                            BE APPROVED FOR
               Н
                                            CONSIDERATION AND
               Н
                                            GOV.'S SPECIFIC
                                            RECOMMENDATION
               Н
                                            BE DETERMINED TO
               Н
               Η
                                            BE COMPLIANT-RYDER
                                            Approved For Cnsdrtn-Lost
               H Placed Cal Amendatory Veto
               H Bill dead-Amendatory Veto
HB-0670
            PERSICO.
  415 ILCS 5/22.16
                                   from Ch. 111 1/2, par. 1022.16
  Amends the Environmental Protection Act. Adds a caption to a Section concerning
fee exemptions.
      99-02-09 H First reading
                                            Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
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1469 HB-0671

HB-0671 PANKAU.

750 ILCS 5/607

from Ch. 40, par. 607

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that a court may not restrict a parent's visitation rights unless it finds that the visitation would "endanger" (now, "endanger seriously") the child's health. Provides that the court may enter an order for temporary supervised visitation if the court finds, after a hearing, that it is in the best interest of the child. Provides that the temporary supervised visitation order shall last from 6 to 18 months, may include an order that the non-custodial parent receive treatment or take other corrective measures, and shall be reviewed upon its expiration, at which time the court shall enter another temporary supervised visitation order or a permanent visitation order or terminate visitation. Changes the provision denying visitation for a person convicted of any offense involving an illegal sex act perpetrated upon a victim less than 18 years of age while that person is incarcerated or in various stages of criminal supervision after incarceration and until that person receives treatment after release to include those convicted of a violent felony and those convicted of a sex offense against a person of any age. Provides that if the court finds that a person has chronically failed to comply with a visitation order, the court shall revoke the visitation rights granted if it is in the best interest of the minor child.

99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Judiciary I - Civil Law 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0672 CURRY, JULIE – DAVIS, STEVE – O'BRIEN – LINDNER – HOFFMAN, GARRETT, SCHOENBERG, REITZ, STEPHENS, BEAUBIEN, GIGLIO, RIGHTER, MATHIAS, WINKEL, JONES, JOHN, MCGUIRE, HARTKE, GASH, MEYER, SCOTT, FOWLER, CROSS, MOFFITT AND SMITH, MICHAEL.

40 ILCS 5/7-199.4 new 30 ILCS 805/8.23 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. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

IMRF employer contributions would increase by 1.25% of payroll; employee contributions by 1% of salary.

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

99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Personnel & Pensions 99-02-17 H Pension Note Filed Committee Personnel & Pensions 99-03-05 H Re-Refer Rules/Rul 19(a) 99-03-09 H Added As A Joint Sponsor DAVIS, STEVE H Added As A Joint Sponsor O'BRIEN 99-11-17 H Added As A Co-sponsor GARRETT H Added As A Co-sponsor SCHOENBERG 99-12-01 H Added As A Co-sponsor REITZ 99-12-21 H Added As A Co-sponsor STEPHENS 00-01-27 H Added As A Co-sponsor BEAUBIEN 00-02-10 H Added As A Joint Sponsor LINDNER

00-02-16 H Added As A Co-sponsor GIGLIO

H Added As A Co-sponsor RIGHTER 00-02-17 H Added As A Co-sponsor MATHIAS

00-02-22 H Added As A Co-sponsor WINKEL H Added As A Co-sponsor JONES, JOHN

H Added As A Loint Sugar HOFFMAN

00-02-23 H Added As A Joint Sponsor HOFFMAN H Added As A Co-sponsor HARTKE

H Added As A Co-sponsor GASH

00-03-30 H Added As A Co-sponsor MEYER
H Added As A Co-sponsor SCOTT
H Added As A Co-sponsor FOWLER
H Added As A Co-sponsor CROSS
H Added As A Co-sponsor MOFFITT
H Added As A Co-sponsor SMITH,MICHAEL

01-01-09 H Session Sine Die

99-02-09 H First reading

HB-0673 HARTKE.

225 ILCS 725/1a

from Ch. 96 1/2, par. 5401a

Referred to Hse Rules Comm

Amends the Illinois Oil and Gas Act. Adds a caption and makes a technical change to the short title Section.

99-02-10 H Assigned to Executive
99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000
HEXC

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0674 HARTKE.

225 ILCS 725/3

from Ch. 96 1/2, par. 5406

Amends the Illinois Oil and Gas Act. Adds a caption and makes a technical change to the Section concerning enforcement of the Act.

99-02-09	Η	First reading	Referred to Hse Rules Comm
99-02-10	Н		Assigned to Executive
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
	Η	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	Н		Re-committed to Executive
99-03-05	Н		Re-Refer Rules/Rul 19(a)

99-03-05 H 01-01-09 H Session Sine Die

HB-0675 FEIGENHOLTZ.

225 ILCS 63/65

Amends the Naprapathic Practice Act. Provides that, for a limited time, the Department of Professional Regulation may grant a license as as naprapath to certain applicants who can document that they practiced naprapathy for remuneration prior to the effective date of this amendatory Act. Effective immediately.

FISCAL NOTE (Department of Professional Regulation)

There would be no measurable fiscal impact.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Naprapathic Practice Act. Provides that, for a limited time, the Department of Professional Regulation may grant a license as a naprapath to certain applicants who can doucment that they practiced naprapathy for remuneration within the period from July 1, 1985 to July 1, 1993. Changes the requirement requirement for documentation of attendance at relevant clinical education programs for the past 5 years to require documentation of attendance within the past 10 years. Effective immediatley.

NOTE(S) THAT MAY APPLY: Fiscal

99-04-14 S Arrive Senate

S Placed Calndr First Rdg

TE(S) THA	NΙ.	MAY APPLY: Fiscal	
99-02-09	Н	First reading	Referred to Hse Rules Comm
99-02-10	Н	•	Assigned to Registration & Regulation
99-02-24	Η		Fiscal Note Filed
	Η		Committee Registration & Regulation
99-02-26	Н	Amendment No.01	REGIS REGULAT H Adopted
	Η		Do Pass Amend/Short Debate 011-005-001
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16	Η	Second Reading-Short Debat	e ·
	Η	Held 2nd Rdg-Short Debate	· · · · · · · · · · · · · · · · · · ·
99-03-24	Η	Pld Cal 3rd Rdg-Shrt Dbt	
99-03-25	Н	Primary Sponsor Changed To	FEIGENHOLTZ
99-03-26	Η	3rd Rdg-Shrt Dbt-Pass/Vote	072-039-001

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99-04-14-Cont.
                S Chief Sponsor MADIGAN,R
                S Added as Chief Co-sponsor DELEO
                S First reading
                                             Referred to Sen Rules Comm
                                             Assigned to Licensed Activities
      99-04-22 S
                                             Recommended do pass 008-000-000
                S Placed Calndr, Second Rdg
      99-04-28 S Second Reading
               S Placed Calndr, 3rd Reading
      99-05-04 S Filed with Secretary
               S
                       Amendment No.01
                                            DELEO
                                            -MADIGAN.R
                       Amendment referred to SRUL
                S
      99-05-13 S Third Reading - Passed 058-000-001
                S Tabled Pursuant to Rule5-4(A) SA 01
                S Third Reading - Passed 058-000-001
      99-05-14 H Passed both Houses
      99-06-11 H Sent to the Governor
      99-08-06 H Governor approved
                    Effective Date 99-08-06
               Η
               Η
                    PUBLIC ACT 91-0419
HB-0676
            SCOTT.
  New Act
  Creates the Housing Assistance by Business Act. (Provides only the short title.)
                                             Referred to Hse Rules Comm
      99-02-09 H First reading
      99-02-10 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
                                             Do Pass/Short Debate Cal 015-000-000
      99-03-05 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0677
            SCOTT.
  105 ILCS 5/17-0.01 new
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105 ILCS 5/34-52.9 new

Amends the School Code to prohibit school districts from levying any property taxes after the 2002 levy year. Establishes the Committee for Property Tax Reform to recommend a specific plan for replacing funding for schools through property taxes to the Governor and the General Assembly no later than March 1, 2003. Effective immediately.

HOUSING AFFORDABILITY NOTE (Housing Development Authority)

The amount of property taxes paid to school districts by homeowners varies greatly among districts, so it is not possible

to predict the savings.

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

99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Revenue 99-02-23 H Housing Aford Note Filed Н Committee Revenue 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0678 NOVAK - ERWIN - KLINGLER - SCULLY.

110 ILCS 205/9.28

Amends the Board of Higher Education Act to change provisions concerning the graduation incentive grant program. Allows public universities that have a prominent number of non-traditional or transfer students or do not have freshman and sophomore enrollment to offer an expedited (instead of 4-year) graduation contract. Effective immediately.

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FISCAL NOTE (Board of Higher Education)
      Annual funding is contingent upon amounts appropriated for
      Graduation Incentives grants.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-09 H First reading
               H Added As A Joint Sponsor ERWIN
               H Added As A Co-sponsor KLINGLER
               H Added As A Co-sponsor SCULLY
                                            Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Higher Education
      99-02-19 H
                                            Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               Н
                                            Fiscal Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-02-25 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
      99-03-16 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-17 S Chief Sponsor WALSH,L
                                            Referred to Sen Rules Comm
                S First reading
                                            Assigned to Education
      99-04-22 S
      99-04-28 S
                                            Held in Committee
      99-05-05 S
                                            Postponed
                                            Committee Education
      99-05-08 S
                                            Refer to Rules/Rul 3-9(a)
      01-01-09 H Session Sine Die
            BLACK - BRUNSVOLD - CROSS.
HB-0679
   50 ILCS 750/10
                                    from Ch. 134, par. 40
  Amends the Emergency Telephone System Act. Adds a caption to a Section concern-
ing standards.
      CORRECTIONAL NOTE (Department of Corrections)
      There would be no fiscal or prison population impact on DOC.
      99-02-09 H First reading
               H Added As A Joint Sponsor BRUNSVOLD
               H Added As A Co-sponsor CROSS
                                            Referred to Hse Rules Comm
                                            Assigned to Executive
      99-02-10 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
      99-02-25 H
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
                                            Re-committed to Executive
      99-02-26 H
                                            Do Pass/Short Debate Cal 015-000-000
      99-03-05 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-22 H
                                            St Mandate Fis Nte Reg DAVIS, MONIQUE
                                            Correctional Note Requested
                                               DAVIS, MONIQUE
                                             Pension Note Requestd DAVIS, MONIQUE
                H
                                            State Debt Note Requested
                H
                                               DAVIS, MONIQUE
               H Held 2nd Rdg-Short Debate
      99-03-23 H
                                            Correctional Note Filed
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
            CROSS - BRUNSVOLD - BLACK.
HB-0680
   50 ILCS 750/9
                                    from Ch. 134, par. 39
  Amends the Emergency Telephone System Act. Adds a caption to a Section concern-
ing consulting.
      99-02-09 H First reading
               H Added As A Joint Sponsor BRUNSVOLD
                H Added As A Co-sponsor BLACK
                                            Referred to Hse Rules Comm
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99-02-10 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
            CROSS - BRUNSVOLD - BLACK.
HB-0681
   50 ILCS 750/2
                                   from Ch. 134, par. 32
  Amends the Emergency Telephone System Act. Makes a technical change in the
Section concerning definitions.
      99-02-09 H First reading
               H Added As A Joint Sponsor BRUNSVOLD
               H Added As A Co-sponsor BLACK
                                            Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
            MCAULIFFE - CAPPARELLI - SAVIANO - ACEVEDO.
HB-0682
   40 ILCS 5/14-114
                                   from Ch. 108 1/2, par. 14-114
  Amends the State Employee Article of the Pension Code to accelerate the initial au-
tomatic annual increase in retirement annuity for certain retired State policemen. Effec-
tive immediately.
      PENSION NOTE (Pension Laws Commission)
      Fiscal impact would be relatively minor unless all employees
      under the alternative formula were eventually given the benefit
  NOTE(S) THAT MAY APPLY: Fiscal; Pension
      99-02-09 H First reading
               H Added As A Joint Sponsor CAPPARELLI
               H Added As A Co-sponsor SAVIANO
               H Added As A Co-sponsor ACEVEDO
                                            Referred to Hse Rules Comm
                                            Assigned to Personnel & Pensions
      99-02-10 H
                                            Pension Note Filed
      99-02-17 H
                                            Committee Personnel & Pensions
               Н
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0683
            MCAULIFFE - CAPPARELLI - SAVIANO - ACEVEDO.
   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 in-
crease in the minimum retirement annuity for certain retired State policemen. Effective
immediately.
      PENSION NOTE (Pension Laws Commission)
      Fiscal impact would be relatively minor unless all employees
      under the alternative formula were eventually given the benefit
  NOTE(S) THAT MAY APPLY: Fiscal; Pension
      99-02-09 H First reading
               H Added As A Joint Sponsor CAPPARELLI
               H Added As A Co-sponsor SAVIANO
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H Added As A Co-sponsor ACEVEDO

Referred to Hse Rules Comm

H

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99-02-10 H
                                             Assigned to Personnel & Pensions
      99-02-17 H
                                             Pension Note Filed
                                             Committee Personnel & Pensions
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             MCAULIFFE - CAPPARELLI - SAVIANO - ACEVEDO.
HB-0684
   40 ILCS 5/14-120
                                    from Ch. 108 1/2, par. 14-120
   40 ILCS 5/14-128
                                    from Ch. 108 1/2, par. 14-128
  Amends the State Employee Article of the Pension Code to restore benefits to certain
surviving spouses of State police officers whose pensions were terminated upon remar-
riage. Effective immediately.
      PENSION NOTE (Pension Laws Commission)
      Fiscal impact would be relatively minor unless all employees
      under the alternative formula were eventually given the benefit
  NOTE(S) THAT MAY APPLY: Fiscal; Pension
      99-02-09 H First reading
                H Added As A Joint Sponsor CAPPARELLI
                H Added As A Co-sponsor SAVIANO
                H Added As A Co-sponsor ACEVEDO
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Personnel & Pensions
      99-02-17 H
                                             Pension Note Filed
                                             Committee Personnel & Pensions
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0685
             MCAULIFFE - CAPPARELLI - SAVIANO - ACEVEDO.
   40 ILCS 5/14-110
                                    from Ch. 108 1/2, par. 14-110
  Amends the State Employees Article of the Pension Code to allow State Police to re-
tire after 25 years of service, regardless of age. Effective immediately.
      PENSION NOTE (Pension Laws Commission)
      SERS has not estimated the fiscal impact of HB685. The fiscal
      impact would be minor as State Police make up a relatively
      small number of SERS and alternative formula employees and few
      would have earned 25 years of service prior to reaching age 50.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension
      99-02-09 H First reading
                H Added As A Joint Sponsor CAPPARELLI
                H Added As A Co-sponsor SAVIANO
                H Added As A Co-sponsor ACEVEDO
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Personnel & Pensions
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      99-05-19 H
                                             Pension Note Filed
               Н
                                             Committee Rules
      01-01-09 H Session Sine Die
HB-0686
             O'BRIEN.
   35 ILCS 200/10-230
  Amends the Property Tax Code concerning the Electric Utility Property Assessment
Task Force. Makes a technical change.
      99-02-09 H First reading
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
                H Pled Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0687
             SMITH, MICHAEL.
                                    from Ch. 85, par. 651
   30 ILCS 120/1
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Amends the Agricultural Fair Act by adding a caption to the short title Section.

Referred to Hse Rules Comm

Assigned to Executive

99-02-09 H First reading

99-02-10 H

99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000 H Plcd Cal 2nd Rdg Stndrd Dbt Re-committed to Executive 99-02-26 H 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0688 SMITH.MICHAEL. 20 ILCS 3605/1 from Ch. 5, par. 1201 Amends the Illinois Farm Development Act by making technical changes to the short title Section. 99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000 H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0689 SMITH, MICHAEL. 510 ILCS 77/100 Amends the Livestock Management Facilities Act by adding a caption to the Section concerning limitations or preemptions. 99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0690 SMITH.MICHAEL. 510 ILCS 77/25 Amends the Livestock Management Facilities Act by making a technical change in the Section concerning odor control. 99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) - 01-01-09 H Session Sine Die HB-0691 SMITH, MICHAEL. 240 ILCS 40/10-25 Amends the Grain Code by making a technical change in the Section concerning warehouse receipts and storage of grain. 99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0692 MURPHY AND O'BRIEN. 515 ILCS 5/20-5 from Ch. 56, par. 20-5 515 ILCS 5/20-45 from Ch. 56, par. 20-45

FISCAL NOTE (Department of Natural Resources)
The total license revenue would be \$442,425 and the total

izen may sport fish without a license or fee.

Amends the Fish and Aquatic Life Code. Provides that an Illinois-resident senior cit-

annual revenue loss would be \$714,925. NOTE(S) THAT MAY APPLY: Fiscal 99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Agriculture & Conservation 99-03-05 H Re-Refer Rules/Rul 19(a) H Added As A Co-sponsor O'BRIEN Fiscal Note Filed 99-04-14 H Н Committee Rules 01-01-09 H Session Sine Die HB-0693 MURPHY. 20 ILCS 605/46.2 from Ch. 127, par. 46.2 Amends the Civil Administrative Code of Illinois in relation to the Department of Commerce and Community Affairs. Adds a caption to the Section requiring DCCA to formulate plans for economic development. 99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 99-02-25 H HEXC H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0694 MURPHY. 15 ILCS 410/18 from Ch. 15, par. 453 Amends the Comptroller Merit Employment Code. Makes a stylistic change in the Section concerning affirmative action. 99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 99-02-25 H HEXC H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive Re-Refer Rules/Rul 19(a) 99-03-05 H 01-01-09 H Session Sine Die HB-0695 MURPHY. 20 ILCS 620/3 from Ch. 67 1/2, par. 1003 Amends the Economic Development Area Tax Increment Allocation Act. Makes a stylistic change in the definitions Section. 99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 99-02-25 H HEXC H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die MURPHY - BLACK, SCHOENBERG AND SHARP. HB-0696 40 ILCS 5/16-129.1

Amends the Downstate Teacher Article of the Pension Code. Reduces the contribution required for certain persons to receive the augmented 2.2% retirement annuity rate. Changes the provision establishing the 2.3% unaugmented rate for certain persons having at least 30 years of service, to bring the provision into conformance with constitutional nonimpairment requirements. Extends the early retirement without discount option to 2005 and makes changes relating to the employer contribution under that option. Effective immediately.

from Ch. 108 1/2, par. 16-133

from Ch. 108 1/2, par. 16-133.2

PENSION NOTE (Pension Laws Commission)
Accrued liability would increase by \$8 to \$12 million; resulting increase in contributions would be very small. Annual cost

ig increase in contributions would be very sman. A

would be:

40 ILCS 5/16-133

40 ILCS 5/16-133.2

FY2000	
Statutory phase-in	\$ 0.9 million
Unramped phase-in	
FY2010	
	\$14.2 million
	11.3 million
NOTE(S) THAT MAY APPLY: Fiscal; Pension 99-02-09 H First reading	OII
H Added As A Co-sponsor SC	HOENBERG
H	Referred to Hse Rules Comm
99-02-10 H	Assigned to Personnel & Pensions
99-02-17 H	Pension Note Filed
Н	Committee Personnel & Pensions
H Added As A Joint Sponsor I	
99-03-05 H 99-03-12 H Added As A Co-sponsor SH	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	IAKF
HB-0697 MURPHY.	107 (21.12.21
	ı. 127, par. 63b13.31
	of Illinois in relation to the Department of
Central Management Services. Adds a capt	
tion and equal employment opportunity goa	
99-02-09 H First reading	Referred to Hse Rules Comm
99-02-10 H	Assigned to Executive
99-02-25 H	Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
H Pled Cal 2nd Rdg Stndrd Dl	
99-02-26 H	Re-committed to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	
HB-0698 MURPHY.	
20 ILCS 605/46.4 from Ch	ı. 127, par. 46.4
Amends the Civil Administrative Code of	of Illinois in relation to the Department of
	of Illinois in relation to the Department of
Commerce and Community Affairs. Adds	a caption to the Section providing that
Commerce and Community Affairs. Adds DCCA's duties include encouraging new in	a caption to the Section providing that dustries to locate in Illinois.
Commerce and Community Affairs. Adds	s a caption to the Section providing that dustries to locate in Illinois. Referred to Hse Rules Comm
Commerce and Community Affairs. Adds DCCA's duties include encouraging new in 99-02-09 H First reading	a caption to the Section providing that dustries to locate in Illinois.
Commerce and Community Affairs. Adds DCCA's duties include encouraging new in 99-02-09 H First reading 99-02-10 H 99-02-25 H	s a caption to the Section providing that dustries to locate in Illinois. Referred to Hse Rules Comm Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
Commerce and Community Affairs. Adds DCCA's duties include encouraging new in 99-02-09 H First reading 99-02-10 H 99-02-25 H H Plcd Cal 2nd Rdg Stndrd De	s a caption to the Section providing that dustries to locate in Illinois. Referred to Hse Rules Comm Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
Commerce and Community Affairs. Adds DCCA's duties include encouraging new in 99-02-09 H First reading 99-02-10 H 99-02-25 H H Plcd Cal 2nd Rdg Stndrd Dt 99-02-26 H	s a caption to the Section providing that dustries to locate in Illinois. Referred to Hse Rules Comm Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC ot Re-committed to Executive
Commerce and Community Affairs. Adds DCCA's duties include encouraging new in 99-02-09 H First reading 99-02-10 H 99-02-25 H H Plcd Cal 2nd Rdg Stndrd Dt 99-02-26 H 99-03-05 H	s a caption to the Section providing that dustries to locate in Illinois. Referred to Hse Rules Comm Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
Commerce and Community Affairs. Adds DCCA's duties include encouraging new in 99-02-09 H First reading 99-02-10 H 99-02-25 H H Plcd Cal 2nd Rdg Stndrd Dt 99-02-26 H 99-03-05 H 01-01-09 H Session Sine Die	s a caption to the Section providing that dustries to locate in Illinois. Referred to Hse Rules Comm Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC ot Re-committed to Executive
Commerce and Community Affairs. Adds DCCA's duties include encouraging new in 99-02-09 H First reading 99-02-10 H 99-02-25 H H Plcd Cal 2nd Rdg Stndrd Dt 99-02-26 H 99-03-05 H 01-01-09 H Session Sine Die HB-0699 MURPHY.	s a caption to the Section providing that dustries to locate in Illinois. Referred to Hse Rules Comm Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC ot Re-committed to Executive Re-Refer Rules/Rul 19(a)
Commerce and Community Affairs. Adds DCCA's duties include encouraging new in 99-02-09 H First reading 99-02-10 H 99-02-25 H H Plcd Cal 2nd Rdg Stndrd Dt 99-02-26 H 99-03-05 H 01-01-09 H Session Sine Die HB-0699 MURPHY. 20 ILCS 655/1 from Ct	s a caption to the Section providing that dustries to locate in Illinois. Referred to Hse Rules Comm Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC tt Re-committed to Executive Re-Refer Rules/Rul 19(a)
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99-02-26 H Re-committed to Executive
99-03-01 H Added As A Co-sponsor JOHNSON,TIM
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0701 O'BRIEN, LOPEZ, MCGUIRE AND NOVAK.

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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
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Amends the Illinois 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.

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FISCAL IMPACT (Secretary of State)
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The fiscal impact would be at least \$5.8 million the first year, and a projected \$4 million each year thereafter.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-09 H First reading
                                     Referred to Hse Rules Comm
99-02-10 H
                                     Assigned to Insurance
99-02-11 H Added As A Co-sponsor LOPEZ
99-02-19 H
                                     Fiscal Note Filed
                                     Committee Insurance
99-02-22 H Added As A Co-sponsor MCGUIRE
99-02-25 H
                                     Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-04 H
                Amendment No.01
                                     O'BRIEN
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-25 H Added As A Co-sponsor NOVAK
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0702 HOFFMAN – STEPHENS.

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505 ILCS 5/3.01
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from Ch. 5, par. 1003.01

Amends the Agricultural Areas Conservation and Protection Act. Adds a caption to the Section defining "agricultural production".

SENATE AMENDMENT NO. 1.

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Deletes reference to:
505 ILCS 5/3.01
Adds reference to:
New Act
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Deletes everything. Creates the Metro-East Park and Recreation District Act. Allows Madison, St. Clair, Monroe, Clinton, and Jersey Counties to establish a metro-east park and recreation district after holding a referendum. Provides that a district created under the Act shall be governed by a board of directors. Provides for the appointment of members to the board. Sets the powers and duties of a district created under the Act. Provides that a district may levy a tax on sales of tangible property in the district at a rate of one-tenth of one percent. Provides for the distribution of tax revenues to the district and to the county from which the revenues were collected. Allows the district to issue revenue bonds.

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SENATE AMENDMENT NO. 2.
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Adds reference to: 35 ILCS 200/15-105
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Deletes everything. Creates the Metro-East Park and Recreation District Act. Allows Madison, St. Clair, Monroe, Clinton, and Jersey Counties to establish a Metro-East Park and Recreation District after holding a referendum. Provides that the District cre-

ated under the Act shall be governed by a board of directors. Provides for the appointment of members to the board. Sets the powers and duties of the District created under the Act. Provides that the District may impose a Metro-East Park and Recreation District Retailers' Occupation Tax. Provides for the distribution of tax revenues to the District and to the county from which the revenues were collected. Allows the District to issue revenue bonds. Amends the Property Tax Code. Exempts property belonging to the District from taxation.

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99-02-09 H First reading
                                     Referred to Hse Rules Comm
                                      Assigned to Executive
99-02-10 H
99-02-25 H
                                     Do Pass/Stndrd Dbt/Vote 008-007-000
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                     Re-committed to Executive
99-03-05 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-23 H Primary Sponsor Changed To HOFFMAN
99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 104-009-001
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor CLAYBORNE
         S First reading
                                     Referred to Sen Rules Comm
99-04-27 S
                                     Assigned to Executive
99-05-06 S
                                     EXECUTIVE S
                Amendment No.01
                                                              Adopted
                                     Recmnded do pass as amend 011-000-000
         S Placed Calndr, Second Rdg
99-05-07 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-11 S Filed with Secretary
         S
                Amendment No.02
                                     CLAYBORNE
                Amendment referred to SRUL
99-05-12 S
                Amendment No.02 CLAYBORNE
         S
              Rules refers to
                                       SEXC
                Amendment No.02
                                     CLAYBORNE
         S Be apprvd for consideratn SEXC/010-002-000
           Recalled to Second Reading
                Amendment No.02
                                     CLAYBORNE
                                                               Adopted
         S Placed Calndr,3rd Reading
99-05-13 S Third Reading - Passed 049-009-001
         H Arrive House
         H Place Cal Order Concurrence 01,02
99-05-17 H Motion Filed Concur
         Н
                Motion referred to
                                       HRUL.
         H Calendar Order of Concurren 01.02
99-05-19 H
                Rules refers to
                                       HLGV/01.02
         H Calendar Order of Concurren 01,02
99-05-20 H Be apprvd for consideratn 1/HLGV/005-004-000
         H Be apprvd for consideratn 2/HLGV/005-004-000
         H H Concurs in S Amend 01,02/075-039-000
         H Passed both Houses
         H Added As A Joint Sponsor STEPHENS
99-06-04 H Sent to the Governor
99-07-13 H Governor approved
         Η
              Effective Date 99-07-13
              PUBLIC ACT 91-0103
      O'BRIEN.
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HB-0703

from Ch. 61, par. 1.2a 520 ILCS 5/1.2a

Amends the Wildlife Code. Adds a caption to the Section defining "administrative rule".

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

No projected fiscal impact.

99-02-09 H First reading

Referred to Hse Rules Comm

TIB 0703 COM.	
99-02-10 H	Assigned to Executive
99-02-10 H	Do Pass/Stndrd Dbt/Vote 008-007-000
,	HEXC
H Plcd Cal 2r	d Rdg Stndrd Dbt
99-02-26 H	Re-committed to Executive
99-03-05 H	Do Pass/Short Debate Cal 015-000-000
	2nd Rdg-Shrt Dbt
99-03-16 H Second Res	
	dg-Short Debate dment No.01 O'BRIEN
	dment referred to HRUL
	dg-Short Debate
	dment No.01 O'BRIEN
	refers to HAGC
	dg-Short Debate
	dment No.01 O'BRIEN
	ds be Adopted HAGC/017-000-000 Idment No.01 O'BRIEN Withdrawn
H Pld Cal 3rd	
	rt Dbt-Pass/Vote 104-009-001
99-04-14 S Arrive Sen	
S Placed Cal	ndr First Rdg
99-04-15 S	Fiscal Note Filed as amnded
S Placed Cal	
01-01-09 H Session Sir	e Die
HB-0704 NOVAK.	
30 ILCS 330/2	from Ch. 127, par. 652
Amends the General Oblig	ation Bond Act. Decreases the authorization for bonds by
\$1. Effective immediately.	
STATE DEBT NOTE (E	conomic and Fiscal Commission)
	\$1 the total amount of General Obliga-
tion bonds authorized.	·
99-02-09 H First readir	•
99-02-10 H	Assigned to Approp-Gen Srvc & Govt Ovrsght
99-02-23 H	State Debt Note Filed
)	Committee Approp-Gen Srvc & Govt
	Ovrsght
99-03-05 H	COMMITTEE DEADLINE
H	EXTENDED - 3/12/99
Н	Committee Approp-Gen Srvc & Govt
99-03-12 H	Ovrsght Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sir	
HB-0705 NOVAK.	
	f Oh 107 650
30 ILCS 330/2	from Ch. 127, par. 652
	ation Bond Act. Decreases the authorization for bonds by
\$2. Effective immediately.	conomic and Fiscal Commission)
	\$2 the total amount of General Obliga-
tion bonds authorized.	The total amount of General Gonga
99-02-09 H First reading	
99-02-10 H	Assigned to Approp-Gen Srvc & Govt
	Ovrsght
99-02-23 H	State Debt Note Filed
H	Committee Approp-Gen Srvc & Govt
99-03-05 H	Ovrsght COMMITTEE DEADLINE
99-03-03 H H	EXTENDED - 3/12/99
H	Committee Approp-Gen Srvc & Govt
	Ovrsght
99-03-12 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sin	ne Die

01-01-09 H Session Sine Die

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HB-0706
            WINTERS - SCOTT.
 815 ILCS 515/4
                                   from Ch. 121 1/2, par. 1604
  Amends the Home Repair Fraud Act to add a caption to the Section dealing with pen-
alties for a violation of certain provisions of the Act.
      99-02-09 H First reading
                                            Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Executive
      99-02-19 H Primary Sponsor Changed To WINTERS
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-09 H
                                            WINTERS
                       Amendment No.01
                       Amendment referred to HRUL
               Н
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-12 H Added As A Joint Sponsor SCOTT
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-19 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-26 H
                                            Tabled Pursnt to Rule 40(a) HOUSE
                                              AMEND #1
               H 3rd Rdg-Shrt Dbt-Pass/Vote 104-009-001
      99-04-14 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor SYVERSON
               S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-0707
            PANKAU.
  815 ILCS 505/1
                                   from Ch. 121 1/2, par. 261
  Amends the Consumer Fraud and Deceptive Business Practices Act to add a caption
to the Section concerned with definitions.
      99-02-09 H First reading
                                            Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0708
                            RIGHTER.
                                          MYERS.RICHARD.
                                                                 MITCHELL.BILL.
            JONES, JOHN, BOST, LAWFER, WAIT AND WINTERS.
  New Act
  Creates the Development and Growth Tax Credit Act with the short title as the only
provision.
      99-02-09 H First reading
               H Added As A Joint Sponsor RIGHTER
                                           Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Executive
      99-02-17 H Added As A Co-sponsor MYERS, RICHARD
               H Added As A Co-sponsor MITCHELL, BILL
               H Added As A Co-sponsor JONES, JOHN
               H Added As A Co-sponsor BOST
               H Added As A Co-sponsor LAWFER
               H Added As A Co-sponsor WAIT
               H Added As A Co-sponsor WINTERS
      99-02-25 H
                                           Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
```

H Plcd Cal 2nd Rdg Stndrd Dbt

Re-committed to Executive

99-02-26 H

99-03-05 H Do Pass/Short Debate Cal 015-000-000

H Placed Cal 2nd Rdg-Shrt Dbt 99-03-16 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt

H 3rd Rdg-Shrt Dbt-Pass/Vote 105-008-001

99-04-14 S Arrive Senate

S Placed Calndr First Rdg

S Chief Sponsor MYERS,J

S First reading

Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-0709 COWLISHAW – HANNIG – HARTKE – ZICKUS – JOHNSON,TOM, MEYER, PARKE, TURNER,JOHN, BIGGINS, WINKEL, MY-ERS,RICHARD, JONES,JOHN, STEPHENS, SKINNER, HULTGREN, BELLOCK, MITCHELL,BILL, REITZ, WOOLARD, FOWLER AND BRUNSVOLD.

305 ILCS 5/5-5

from Ch. 23, par. 5-5

305 ILCS 5/6-1

from Ch. 23, par. 6-1

Amends the Public Aid Code. Replaces provisions concerning medical assistance and general assistance funding of abortions with identical language prohibiting payment of aid for abortions unless necessary for preserving the woman's life. Permits State funds to be used for abortions to terminate a pregnancy resulting from an act of criminal sexual assault or aggravated criminal sexual assault. Provides that State funds shall be used only to the extent that payment is required by federal law as determined by a court of competent jurisdiction. Provides that if any provision of this amendatory Act of 1999 is held invalid, the invalidity does not affect the provisions that can be given effect without the invalid provision. Effective immediately.

CORRECTIONAL NOTE (Department of Corrections)

There is no fiscal or population impact on DOC.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

HB 709 does not create a State mandate.

HOME RULE NOTE (Dept. of Commerce and Community Affairs)

HB 709 does not pre-empt home rule authority.

FISCAL NOTE (Department of Public Aid)

DPA does not anticipate any increased costs.

JUDICIAL NOTE (Administrative Office of Ill. Courts)

There would be no decrease or increase in number of judges

needed.

HOUSING AFFORDABILITY NOTE (Housing Development Authority)

No fiscal effect on a single-family residence.

BALANCED BUDGET NOTE (Rep. Cowlishaw)

Since the bill is not a supplemental appropriation, the Bal-

anced Budget Note Act is inapplicable.

STATE DEBT NOTE (Economic and Fiscal Commission)

There would be no direct impact on State indebtedness.

HOUSE AMENDMENT NO. 6.

Deletes everything and inserts provisions substantially similar to those of the bill as introduced. Amends the Illinois Public Aid Code. Replaces provisions concerning medical assistance and general assistance funding of abortions with identical language prohibiting payment of aid for abortions unless necessary for preserving the woman's life. Permits State funds to be used for abortions to terminate a pregnancy resulting from an act of criminal sexual assault or aggravated criminal sexual assault. Provides that State funds shall only be used to the extent that payment is required by federal law as determined by a court of competent jurisdiction. Provides that if any provision of this amendatory Act is held invalid, the invalidity does not affect the provisions which can be given effect without the invalid provision. Effective July 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-09 H First reading

H Added As A Joint Sponsor HANNIG

H Added As A Co-sponsor HARTKE

H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor JOHNSON, TOM

H Added As A Co-sponsor MEYER

```
99-02-09-Cont.
        H Added As A Co-sponsor PARKE
        H Added As A Co-sponsor TURNER, JOHN
         H Added As A Co-sponsor BIGGINS
         H Added As A Co-sponsor WINKEL
         H Added As A Co-sponsor MYERS,RICHARD
         H Added As A Co-sponsor JONES, JOHN
        H Added As A Co-sponsor STEPHENS
        H Added As A Co-sponsor SKINNER
         H Added As A Co-sponsor HULTGREN
         H Added As A Co-sponsor BELLOCK.
                                    Referred to Hse Rules Comm
99-02-10 H
                                    Assigned to Executive
99-02-18 H
                                    Do Pass/Stndrd Dbt/Vote 008-006-001
                                       HEXC
        H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-23 H
                                    Fiscal Note Requested FEIGENHOLTZ
         Η
                                    St Mandate Fis Nte Req FEIGENHOLTZ
        Η
                                    Correctional Note Requested
                                       FEIGENHOLTZ
        H
                                    Home Rule Note Requested FEIGENHOLTZ
        H Cal 2nd Rdg Stndrd Dbt
99-03-01 H
                                    Correctional Note Filed
        Η
                                    Home Rule Note Filed
                                    St Mandate Fis Note Filed
        H Cal 2nd Rdg Stndrd Dbt
99-03-09
        Η
                                    Fiscal Note Filed
        H Cal 2nd Rdg Stndrd Dbt
99-03-10 H
                                    Balanced Budget Note Req JONES, LOU
        Н
                                    Judicial Note RequesteJONES,LOU
        H
                                    State Debt Note Requested JONES, LOU
        H Cal 2nd Rdg Stndrd Dbt
99-03-12 H Added As A Co-sponsor MITCHELL, BILL
99-03-16 H
                                    Judicial Note Filed
        Η
                                    Housing Aford Note Filed
        Η
                                    Balanced Budget Note Filed
        Η
                                    State Debt Note Filed
        H Second Reading-Stnd Debate
        H Pld Cal 3rd Rdg-Stndrd Dbt
99-03-17 H Added As A Co-sponsor REITZ
        H Added As A Co-sponsor WOOLARD
        H Added As A Co-sponsor FOWLER
        H Added As A Co-sponsor BRUNSVOLD
        H
                                       3d Reading Consideration PP
        Н
                                       Calendar Consideration PP
99-03-26 H
                                    Re-Refer Rules/Rul 19(a)
99-11-16 H
                                    Approved for Consideration 003-002-000
        H
                                       Calendar Consideration PP
99-11-17 H Relld 2nd Rdg-Stnd Debate
                Amendment No.01
                                    MULLIGAN
        H
        H
                Amendment referred to HRUL
        Η
                Amendment No.02
                                    COWLISHAW
        H
                Amendment referred to HRUL
        H Hld Cal Ord 2nd Rdg-Shrt Db
99-11-18 H
                Amendment No.03
                                    MULLIGAN
                Amendment referred to HRUL
        Η
        H Recommends be Adopted HRUL
        Н
                Amendment No.04
                                    COWLISHAW
        Н
                Amendment referred to HRUL
        H Recommends be Adopted HRUL
        Η
                Amendment No.05
                                    FRITCHEY
        H
                Amendment referred to HRUL
        H Recommends be Adopted HRUL
        Η
                Amendment No.01
                                    MULLIGAN
        H Recommends be Adopted HRUL
                Amendment No.02
                                    COWLISHAW
        H Recommends be Adopted HRUL
        H Hld Cal Ord 2nd Rdg-Shrt Db
```

99-12-01	н	Amendment No.06	COWLISHAW	
)) 12 !!	Н			
		Recommends be Adopted HI		
		Amendment No.07	MULLIGAN	
	Н	Amendment referred to	HRUL	
	Η	Recommends be Adopted HI	RUL	
		Hld Cal Ord 2nd Rdg-Shrt D		
99-12-02	Η		3RD RDING DEADLINE	
	Н		EXTENDED - 4/14/00	
		Hld Cal Ord 2nd Rdg-Shrt D		
00-02-09			MULLIGAN	Withdrawn
	Н		COWLISHAW	Withdrawn
	Н		MULLIGAN	Withdrawn
	Н		COWLISHAW	Withdrawn
	H H		FRITCHEY	Withdrawn
	Н		COWLISHAW MULLIGAN	Adopted Lost
	Н		MULLIGAN	052-065-001
	Н		Fiscal Note Req as amended	
	Н		Mtn Fisc Nte not Applicable	
	Н		Verified	o orm in the
	Н		Motion Prevailed	
	Н		060-057-000	,
	Η		Note Request Are Applicab	le
	Н	Pld Cal 3rd Rdg-Stndrd Dbt		
00-02-24			Verified	
		3rd Rdg-Stnd Dbt-Pass/Vote		
	Н		Motion to Reconsider Vote	
	Н		PASSED - HARRIS	DADI E
	Н		Floor motion I MOVE TO THE MOTION TO	ABLE
	H H		RECONSIDER THE	
	Н		VOTE ON HB 709	
	Н		-SKINNER	
	Ĥ		Motion Failed	
	Н		Mtn Reconsider Vote - Lost	
	Н	3rd Rdg-Stnd Dbt-Pass/Vote	065-051-000	
	Η		Mtn Reconsider Vote Preva	ił
	Н		PASSED	
		Pld Cal 3rd Rdg-Stndrd Dbt	064 051 000	
00 02 25		3rd Rdg-Stnd Dbt-Pass/Vote	064-051-000	
00-02-25		Arrive Senate		
		Placed Calndr First Rdg Chief Sponsor CRONIN		
		First reading	Referred to Sen Rules Com	m
00-03-01		Added As A Co-sponsor DIL		
		Added as Chief Co-sponsor (
00 03 02	S	Added as Chief Co-sponsor S	SYVERSON	
		Added as Chief Co-sponsor F		
		Added as Chief Co-sponsor M		
	S	Added As A Co-sponsor LAI	UZEN	
		Added As A Co-sponsor WA		
		Added As A Co-sponsor DU		
00.00.00		Added As A Co-sponsor BU		
00-03-22	S		Assigned to Executive	005 000
00-03-30	S	Dlagad Colndy Carry D. J.	Recommended do pass 008-	-005-000
00.04.05		Placed Calndr, Second Rdg		
00-04-05		Second Reading Placed Calndr,3rd Reading		
00 04 07			22 002	
VV-U4-U /		Third Reading - Passed 033-0 Passed both Houses	J43-UU4	
00-04-10		Sent to the Governor		
		Governor vetoed		
00 00-07		Placed Calendar Total Veto		
00-11-16		Total Veto Stands.		
55 11 10		, oro orango,		

HB-0710 LANG - MCGUIRE - SCHOENBERG - FRITCHEY - SILVA, SMITH,MICHAEL, HARTKE, DAVIS,STEVE, BRUNSVOLD, HOLBROOK, HOWARD, KENNER, JOHNSON,TIM, SCULLY, CROTTY, GARRETT, CURRY,JULIE, O'BRIEN, MCKEON, GILES, DAVIS,MONIQUE, SHARP, PUGH AND GASH.

New Act

Creates the Fund Education First Act. Beginning with fiscal year 2000, and in each fiscal year thereafter, provides that until the sum of State and federal spending for elementary and secondary education for the fiscal year represents 50% of the total revenues that the State Superintendent of Education estimates are available from local, State, and federal sources for elementary and secondary education for that fiscal year, the amount appropriated by the General Assembly from general funds for educational programs for that fiscal year shall be at least equal to the sum of (1) 51% of total new general funds available for spending from certain sources during that fiscal year plus (2) the total amount appropriated from general funds for educational programs during the preceding fiscal year. Requires the Governor, beginning with fiscal year 2001, to include in his annual budget an allocation for education that conforms to the provisions of the Fund Education First Act. Effective immediately.

FISCAL NOTE (State Board of Education) FY1998 FY2000 GRF\$21,429,900,000 FY2001 GRF\$22,394,200,000 STATE MANDATES NOTE (State Board of Education) No change from previous SBE fiscal note. JUDICIAL NOTE (Administrative Office of Ill. Courts) There would be no increase in the number of judges needed. BALANCED BUDGET NOTE (Bureau of Budget) Since this bill is not a supplemental appropriation bill, it is not possible to complete this Note.

HOUSE AMENDMENT NO. 1.

Excludes annual State contributions to the Teachers' Retirement System of the State of Illinois, the Public School Teachers' Pension and Retirement Fund of Chicago, and the State Universities Retirement System from the 51% of total new general funds that is required to be appropriated.

HOUSING AFFORDABILITY NOTE (Housing Development Authority) There will be no fiscal effect on a single-family residence. HOME RULE NOTE (Dept. Commerce and Community Affairs) Does not preempt home rule. NOTE(S) THAT MAY APPLY: Fiscal 99-02-09 H First reading Referred to Hse Rules Comm H Added As A Joint Sponsor MCGUIRE 99-02-10 H Assigned to Executive H Joint Sponsor Changed to SCHOENBERG 99-02-11 H Joint Sponsor Changed to FRITCHEY H Added As A Co-sponsor SMITH, MICHAEL H Added As A Co-sponsor HARTKE H Added As A Co-sponsor DAVIS, STEVE 99-02-17 H Added As A Co-sponsor BRUNSVOLD

99-02-18 H Joint Sponsor Changed to SILVA 99-02-23 H Fiscal Note Filed

H St Mandate Fis Note Filed
H Committee Executive

99-02-24 H Added As A Co-sponsor HOLBROOK H Added As A Co-sponsor HOWARD

99-02-25	Н		Balanced Budget Note Req	POE
	Η		Judicial Note RequestePOE	
	Н	• •	Home Rule Note Requested	
	Н		Motion Do Pass-Lost 007-0	06-000 HEXC
	Н		Remains in CommiExecutive	/e
	Н	Added As A Co-sponsor KEI	NNER	
99-03-04	Η		Judicial Note Filed	
	Н		Committee Executive	
99-03-05	Η		Do Pass/Stndrd Dbt/Vote 00 HEXC	08-007-000
	Н	Pled Cal 2nd Rdg Stndrd Dbt		
	Н		Housng Aford Note Reques	ted POE
~		Cal 2nd Rdg Stndrd Dbt		
99-03-09	Н		Balanced Budget Note Filed	1
	Н	Amendment No.01	LANG	-
	Н	Amendment referred to		
		Second Reading-Stnd Debate		
		Hld Cal Ord 2nd Rdg-Shrt D		
99-03-11	Н	The Car Old Zha Rag Shirt B	Home Rule Note Filed	
<i>))</i> 0 <i>3</i> 11	Н		Housing Aford Note Filed	
	н	Amendment No.01	LANG	
		Recommends be Adopted HI	_ :	
	н	Amendment No.01	LANG	Adopted
		Pld Cal 3rd Rdg-Stndrd Dbt	Eritio	raopiea
99-03-12		3rd Rdg-Stnd Dbt-Pass/Vote	096-018-000	
		Added As A Co-sponsor JOH		
77-03-13		Added As A Co-sponsor SCI		
		Added As A Co-sponsor CR		
		Added As A Co-sponsor GA		
		Added As A Co-sponsor CUI		
		Added As A Co-sponsor O'B		
		Added As A Co-sponsor MC		
		Added As A Co-sponsor GIL		
		Added As A Co-sponsor DA		
		Added As A Co-sponsor SH		
		Added As A Co-sponsor PUG		
		Added As A Co-sponsor GA		
99-03-16		Arrive Senate		
<i>33</i> 03 10		Placed Calndr First Rdg		
		Chief Sponsor BERMAN		
		First reading	Referred to Sen Rules Com	m
01-01-09		Session Sine Die		
		RIEN.		
			ontion for advantion -1	
ppropriates	3 1	to the State Board of Educ	cation for educational pro	grams. Effect

tive App July 1, 1999.

99-02-09 H First reading	Referred to Hse Rules Comm
99-02-10 Н	Assigned to Approp-Elementary & Secondary
	Educ
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	to the second

HB-0712 O'BRIEN.

105 ILCS 5/18-4.5

Amends the Common School Fund Article of the School Code to make a change in a caption to a Section concerning reimbursement for children requiring home or hospital instruction.

99-02-09	H First reading	Referred to Hse Rules Comm
99-02-10	H	Assigned to Executive
99-02-25	H	Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
	H Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	H	Re-committed to Executive
99-03-05	H	Re-Refer Rules/Rul-19(a)
01-01-09	H Session Sine Die	

HB-0713 O'BRIEN.

Appropriates \$1 to the State Board of Education for educational programs. Effective July 1, 1999.

99-02-09 H First reading Referred to Hse Rules Comm

99-02-10 H Assigned to Approp-Elementary & Secondary

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0714 O'BRIEN.

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 1999-2000 or a subsequent school year must successfully complete in order to graduate. Effective immediately.

FISCAL NOTE (State Board of Education)

The cost would be at the local level, rather than at the State level. Math requirement would be \$10,769,732, science

\$20,000,932 and social studies or language arts \$20,000,932.

STATE MANDATES FISCAL NOTE (State Board of Education)

Same as previous SBE fiscal note.

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

99-02-09 H First reading Referred to Hse Rules Comm

99-02-10 H Assigned to Elementary & Secondary

Éducation

Fiscal Note Filed 99-02-24 H

St Mandate Fis Note Filed Н

Н Committee Elementary & Secondary

Education

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0715 O'BRIEN.

105 ILCS 5/3-14.28

from Ch. 122, par. 3-14.28

Amends the School Code to add a caption to a Section concerning removing a school board member.

99-02-09 H First reading Referred to Hse Rules Comm

99-02-10 H Assigned to Executive

99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

HEXC H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

O'BRIEN. HR-0716

105 ILCS 5/18-6

from Ch. 122, par. 18-6

Amends the Common School Fund Article of the School Code to make a technical change to a Section concerning regional office of education expenses.

99-02-09 H First reading Referred to Hse Rules Comm

99-02-10 H Assigned to Executive

Do Pass/Stndrd Dbt/Vote 008-007-000 99-02-25 H

HEXC

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0717 CROTTY.

105 ILCS 5/2-3.90

from Ch. 122, par. 2-3.90

Amends the School Code to add a caption to a Section concerning the State Board of Education's recommendations on improving teacher training.

99-02-09 H First reading Referred to Hse Rules Comm

99-02-10 H Assigned to Executive 99-02-25 H

Do Pass/Stndrd Dbt/Vote 008-007-000

HEXC

1488

99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0718 CROTTY.

105 ILCS 5/18-8.05

Amends the School Code. Revises the State aid formula. 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. Effective immediately.

FISCAL NOTE (State Board of Education)

In 1999-2000, the change in the high school rate is estimated to cost an additional \$16.0 million in GSA with a decrease of \$13.3 million in hold harmless. The change in the poverty grant is estimated to cost an additional \$500,000 in 1999-2000. STATE MANDATES FISCAL NOTE (State Board of Education)

Same as previous SBE fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal 99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Elementary & Secondary Education

99-02-24 H H Н

Committee Elementary & Secondary Education

Re-Refer Rules/Rul 19(a)

99-03-05 H 01-01-09 H Session Sine Die

HB-0719 JONES, SHIRLEY.

220 ILCS 5/4-203

from Ch. 111 2/3, par. 4-203

Fiscal Note Filed St Mandate Fis Note Filed

Amends the Public Utilities Act. Adds a caption to a Section concerning the recovery of penalties.

99-02-09 H First reading 99-02-10 H 99-02-25 H

Referred to Hse Rules Comm Assigned to Executive

Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0720 LYONS, JOSEPH - MCGUIRE - FRANKS - SCOTT.

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.

CORRECTIONAL NOTE (Department of Corrections)

Corrections population and fiscal impacts would be minimal.

FISCAL NOTE (Department of Transportation)

There will be no fiscal impact.

CORRECTIONAL NOTÉ (Department of Corrections)

Same as previous note.

FISCAL NOTE (Department of Corrections)

Same as previous correctional note.

SENATE AMENDMENT NO. 1.

Deletes reference to:

625 ILCS 5/11-503

Adds reference to:

625 ILCS 5/11-601.5 new

Deletes everything. Amends the Vehicle Code. Provides that the operation of a vehicle at a speed that is 40 miles per hour or more in excess of the applicable maximum speed is a Class A misdemeanor.

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NOTE(S) THAT MAY APPLY: Correctional
      99-02-09 H First reading
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Transportation & Motor Vehicles
      99-02-17 H
                                             Do Pass/Short Debate Cal 020-000-008
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-22 H Added As A Joint Sponsor MCGUIRE
      99-02-24 H
                                             Correctional Note Filed
                                             Fiscal Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-17 H 3rd Rdg-Shrt Dbt-Pass/Vote 103-010-002
               H Added As A Joint Sponsor FRANKS
               H Added As A Joint Sponsor SCOTT
      99-03-18 S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor DUDYCZ
                S Added as Chief Co-sponsor MUNOZ
                  Added as Chief Co-sponsor SHADID
                S First reading
                                             Referred to Sen Rules Comm
      99-03-19 S
                                             Correctional Note Filed
                                             Fiscal Note Filed
      99-03-23 S Added as Chief Co-sponsor SILVERSTEIN
      99-03-25 S
                                             Assigned to Transportation
      99-04-15 S
                                             Postponed
      99-04-21 S
                                             Postponed
      99-04-28 S
                                             Postponed
      99-05-05
               S
                       Amendment No.01
                                             TRANSPORTN S
                                                                      Adopted
                                             Recmnded do pass as amend 009-000-001
                S
                 Placed Calndr, Second Rdg
      99-05-06 S
                 Second Reading
               S Placed Calndr, 3rd Reading
      99-05-07 S Third Reading - Passed 054-002-001
               H Arrive House
               H Place Cal Order Concurrence 01
      99-05-13 H Motion Filed Concur
               Η
                       Motion referred to
                                              HRUL
               H Calendar Order of Concurren 01
      99-05-17 H
                       Rules refers to
                                              HJUB/01
               H Calendar Order of Concurren 01
      99-05-18 H Be apprvd for consideratn 1/HJUB/011-000-000
               H H Concurs in S Amend 01/118-000-000
               H Passed both Houses
      99-06-16 H Sent to the Governor
      99-08-10 H Governor approved
                    Effective Date 00-01-01
               Н
               Н
                    PUBLIC ACT 91-0469
HB-0721
             RONEN - HAMOS - CURRIE - GASH AND O'BRIEN.
  755 ILCS 40/10
                                    from Ch. 110 1/2, par. 851-10
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755 ILCS 40/20 from Ch. 110 1/2, par. 851-20 755 ILCS 40/25 from Ch. 110 1/2, par. 851-25

Amends the Health Care Surrogate Act. Adds definitions. Provides that certain information must be provided to a patient orally and in writing before implementation of any treatment decision. Provides for a patient's right to object to the appointment or identity of a surrogate decision maker or to any decision to be made by the surrogate. Restricts the power of a surrogate to make treatment decisions to a period of 90 days unless, before the expiration of that period, it is determined that the patient continues to lack decisional capacity. Provides that in no event shall the power of a surrogate extend for a period longer than one year, and provides for continued treatment after that period if authorized by other means.

FISCAL NOTE (Department of Public Health)

HB721 would not create a fiscal impact for the Department.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

755 ILCS 40/10 755 ILCS 40/20 755 ILCS 40/25 Adds reference to: 755 ILCS 40/60 new

Deletes everything. Amends the Health Care Surrogate Act. Provides that a surrogate decision maker may not consent to the administration of authorized involuntary treatment under the Mental Health and Developmental Disabilities Code or admission to a mental health facility. Authorizes a surrogate to petition for those services. Effective January 1, 2000.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that HB721 be amended to provide that the amendatory provisions added to the Health Care Surrogate Act by the bill do not grant a court-appointed guardian any additional authority to consent to specific mental health services than is permitted by the Mental Health and Developmental Disabilities Code.

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99-02-09 H First reading
                                      Referred to Hse Rules Comm
99-02-10 H
                                      Assigned to Judiciary I - Civil Law
99-02-19 H
                                      Fiscal Note Filed
                                      Committee Judiciary I - Civil Law
99-02-25 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-04 H Added As A Co-sponsor O'BRIEN
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H
                                      HAMOS
                 Amendment No.01
         Н
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-23 H Added As A Joint Sponsor HAMOS
         H Added As A Joint Sponsor CURRIE
         H Added As A Joint Sponsor GASH
                Amendment No.01
                                      HAMOS
         Н
                Rules refers to
                                       HJUA
         H Held 2nd Rdg-Short Debate
                Amendment No.01
                                      HAMOS
99-03-24 H
         H Recommends be Adopted HJUA/010-000-000
                Amendment No.01
                                      HAMOS
                                                               Adopted
         Н
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
99-03-26 S Arrive Senate
         S Placed Calndr First Rdg
99-04-14 S Chief Sponsor OBAMA
                                      Referred to Sen Rules Comm
         S First reading
99-04-20 S
                                      Assigned to Public Health & Welfare
99-04-27 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-04-28 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 059-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor Amendatory Veto
         H Placed Cal Amendatory Veto
99-11-17 H Mtn fild accept amend veto #1/RONEN
                Motion referred to
         H
                                       HRUL
         H Placed Cal Amendatory Veto
99-11-18 H
                                      App for Consider - Complnce
         Н
                                      3/5 vote required
         H Accept Amnd Veto-House Pass 118-000-000
         S Placed Cal Amendatory Veto
99-11-30 S Mtn fild accept amend veto OBAMA
99-12-01 S Accept Amnd Veto-Sen Pass 058-000-000
         H Bth House Accept Amend Veto
99-12-08 H Return to Gov-Certification
99-12-22 H Governor certifies changes
         Η
             Effective Date 00-01-01
         Η
             PUBLIC ACT 91-0658
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HB-0722 DAVIS, MONIQUE - JONES, LOU - BOLAND - SHARP - MCGUIRE, PUGH, LOPEZ, HARRIS, SMITH, MICHAEL, MURPHY, GILES, MOR-ROW, SILVA, DELGADO, BRADLEY, HOWARD, TURNER, ART, JOHN-SON, TOM, MCKEON.

725 ILCS 5/Art. 106E heading new

725 ILCS 5/106E-5 new

Amends the Code of Criminal Procedure of 1963. Requires a peace officer who interrogates a person suspected of an offense and obtains a confession from the suspect to videotape the confession of the suspect. Provides that the videotape is admissible in court in a prosecution of the suspect for an offense if the suspect confesses to the offense or otherwise makes an admission that may be used in a prosecution of the suspect for the offense and if the suspect recants his or her confession or contradicts any admission made to a peace officer. Provides that the failure to videotape the confession of the suspect renders the confession inadmissible in court.

HOUSE AMENDMENT NO. 1.

Deletes the substance of the bill. Provides that a peace officer must videotape the confession of any person who confesses to a capital offense.

FISCAL NOTE (Ill. State Police)

Fiscal impact would be approximately \$950,000.

CORRECTIONAL NOTE, H-AM 1 (Dept. of Corrections)

No fiscal or prison population impact on this Dept.

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

The bill would not increase the number of judges needed.

FISCAL NOTE, H-AM 1 (Ill. State Police)

The cost to the Ill. State Police would be approx. \$100,000.

HOME RULE NOTE, H-AM 1

(Department of Commerce and Community Affairs)

Does not preempt home rule power of municipalities or counties.

STATE MANDATES NOTE, H-AM 1

(Department of Commerce and Community Affairs)

Creates a due process mandate for which no reimbursement is

required.

CORRECTIONAL NOTE, H-AM 1 & 2 (Department of Corrections)

Same as previous correctional note.

FISCAL NOTE, H-AM 2 (Ill. State Police)

Same as State Police fiscal note (H-am 1).

JUDICIAL NOTE, H-AM 2 (Administrative Office of Ill. Courts)

There may be an increase in judicial workloads; there would be

no increase in the number of judges needed.

HOUSE AMENDMENT NO. 2.

Limits applicability of the bill to confessions to a capital offense made at a police station.

HOME RULE NOTE, H-AM 2

(Department of Commerce and Community Affairs)

Same as previous home rule note.

STATE MANDATES FISCAL NOTE, H-AM 2

(Department of Commerce and Community Affairs)

Same as previous State Mandates note.

99-02-09 H First reading

H Added As A Joint Sponsor JONES, LOU Η

Referred to Hse Rules Comm

99-02-10 H Assigned to Judiciary II - Criminal Law 99-02-11 H Added As A Co-sponsor LOPEZ

H Added As A Co-sponsor HARRIS

H Added As A Co-sponsor BOLAND

99-02-25 H Joint Sponsor Changed to BOLAND

H Joint Sponsor Changed to SHARP

H Joint Sponsor Changed to MCGUIRE

H Added As A Co-sponsor PUGH

H Added As A Co-sponsor SMITH, MICHAEL

H Added As A Co-sponsor MURPHY H Added As A Co-sponsor GILES

H Added As A Co-sponsor MORROW

H Added As A Co-sponsor SILVA

H Added As A Co-sponsor DELGADO

H Added As A Co-sponsor BRADLEY

H Added As A Co-sponsor HOWARD

99-02-26	H H	Amendment No.01	JUD-CRIMINAL H Adopted 007-000-005
	Н		Remains in CommiJudiciary II - Criminal Law
99-03-03	H H	Added As A Co-sponsor TUI Added As A Co-sponsor JOH	RNER,ART
99-03-04	Н	Plcd Cal 2nd Rdg Stndrd Dbt	Do Pass Amd/Stndrd Dbt/Vote 007-000-005
99-03-05		Tied Car She Reg Sthere 1900	Fiscal Note Req as amended BLACK St Mndt Fis Note Req Amnd
	H		Correctnl Note Req as amnd BLACK Home Rule Note Req as amend
	Н	Cal 2nd Rdg Stndrd Dbt	Judicial Note Riled as amnd
99-03-08	Н	Cal 2nd Rdg Stndrd Dbt	Fiscal Note Filed
99-03-10			Corretni Note Fld as amnd BY HOUSE AMEND #1
	Η	Cal 2nd Rdg Stndrd Dbt	
99-03-11			Judicial Note Req as amend BY HOUSE AMEND #1
	Н		Fiscal Note Filed as amnded
	H		Home Rule Note Fld as amend
	Н	Cal 2nd Rdg Stndrd Dbt	St Mndt Fis Note Fld Amnd
99-03-12	Н	Second Reading-Stnd Debate Pld Cal 3rd Rdg-Stndrd Dbt	
99-03-18		Added As A Co-sponsor MC	KEON
	Н	Rclld 2nd Rdg-Stnd Debate	
	Н	Amendment No.02	DAVIS,MONIQUE
	H		
00 02 10		Hld Cal Ord 2nd Rdg-Shrt Dl	
99-03-19	Н		Fiscal Note Req as amended BY HA #2 - BLACK St Mndt Fis Note Req Amnd
	Н		Corretnl Note Req as amnd BY HA #2 - BLACK
	Н		Home Rule Note Req as amend
	Н	Hld Cal Ord 2nd Rdg-Shrt Dl	Judicial Note Riled as amnd
99-03-22		Hid Cai Old 2lid Rug-Siirt Di	Corretnl Note Fld as amnd BY HOUSE
))-03-LL	**	1	AMEND #2
	Н	Hld Cal Ord 2nd Rdg-Shrt Di	b
99-03-23			Fiscal Note Filed as amnded
	H	Amendment No.02	DAVIS,MONIQUE
		Recommends be Adopted HR Hld Cal Ord 2nd Rdg-Shrt Dl	
99-03-24		Tha Cai Ola Zila Rug-Silit Di	Judicial Note Req as amend BY HOUSE
JJ-03-24	11		AMEND #2
	H H	Amendment No.02	DAVIS,MONIQUE Adopted Home Rule Note Fld as amend
	H	Haldad Dala Class Dala	St Mndt Fis Note Fld Amnd
		Held 2nd Rdg-Short Debate Pld Cal 3rd Rdg-Shrt Dbt	•
00_03_25	П	3rd Rdg-Shrt Dbt-Lost/Vote (043-066-005
	п		U CHALL PRICEPATION TO MOVEDON

HB-0723 PUGH – CURRIE – JONES,LOU – SILVA – FEIGENHOLTZ, MCKEON, MORROW, DAVIS,MONIQUE, SLONE AND MURPHY.

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 1999 no execution of a defendant may 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 must report to the General Assembly within 8 months from the effective date of this amendatory Act. Effective immediately.

CORRECTIONAL NOTE (Department of Corrections)

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There is no corrections population or fiscal impact.
    FISCAL NOTE (Office of Attorney General)
    There will be no fiscal impact.
    JUDICIAL NOTE (Administrative Office of the Illinois Courts)
    There may be a significant increase in judicial workloads;
    impact on the number of judges needed cannot be determined.
    STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
    Does not create a State mandate.
    99-02-09 H First reading
             H Added As A Joint Sponsor CURRIE
             H Added As A Co-sponsor JONES, LOU
                                           Referred to Hse Rules Comm
    99-02-10 H
                                           Assigned to Judiciary II - Criminal Law
             H Joint Sponsor Changed to SILVA
             H Joint Sponsor Changed to MCKEON
             H Added As A Co-sponsor MORROW
    99-02-17 H Joint Sponsor Changed to FEIGENHOLTZ
             H Added As A Co-sponsor MCKEON
    99-02-18 H
                                           Correctional Note Filed
                                           Committee Judiciary II - Criminal Law
             Н
             H Added As A Co-sponsor DAVIS, MONIQUE
    99-02-24 H
                                           Fiscal Note Filed
             Η
                                           Judicial Note Filed
                                           Committee Judiciary II - Criminal Law
    99-03-03 H Added As A Co-sponsor SLONE
                                           Do Pass/Short Debate Cal 009-002-002
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor MURPHY
    99-03-05 H
                                           St Mandate Fis Nte Req BLACK
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-11 H
                                           St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    99-03-22 H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-26 H
                                           Re-Refer Rules/Rul 19(a)
    01-01-09 H Session Sine Die
          PUGH.
730 ILCS 5/5-5-3
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Amends the Unified Code of Corrections. Makes a grammatical change in a subsection of the disposition Section of the Code relating to the State seeking a sentence of death for first degree murder.

99-02-09	Н	First reading	Referred to Hse Rules Comm
99-02-10	Н		Assigned to Executive
99-02-25	Η		Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
	Η	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	Η		Re-committed to Executive
99-03-05	Н		Re-Refer Rules/Rul 19(a)
01-01-09	Н	Session Sine Die	

HB-0725 MORROW, LOPEZ, LYONS, EILEEN AND FLOWERS.

725 ILCS 175/5 from Ch. 56 1/2, par. 1655

Amends the Narcotics Profit Forfeiture Act. Deletes provisions that distribute 12.5% of monies and the sale proceeds of forfeited property to the county in which the prosecution resulting in forfeiture was instituted and 12.5% to the office of the State's Attorneys Appellate Prosecutor. Provides that 50% (now 25%) of monies and the sale proceeds must be paid into the Drug Traffic Prevention Fund to be used by the Department of State Police for funding Metropolitan Enforcement Groups.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-09 H First reading
                                     Referred to Hse Rules Comm
99-02-10 H
                                     Assigned to Judiciary II - Criminal Law
99-02-11 H Added As A Co-sponsor LOPEZ
99-02-17 H Added As A Co-sponsor LYONS, EILEEN
         H Added As A Co-sponsor FLOWERS
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99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

MORROW - HOLBROOK. **HB-0726**

20 ILCS 2620/7

from Ch. 127, par. 55j

Amends the Narcotic Control Division Abolition Act. Provides that accounts maintained for the purchase of controlled substances and cannabis for evidence shall be subject to review by audits of the Auditor General. Effective immediately.

FISCAL NOTE (Auditor General) There will be little or no dollar impact from HB-726. 99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to State Government Administration Fiscal Note Filed 99-02-23 H Committee State Government Administration 99-02-26 H Do Pass/Short Debate Cal 009-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 99-03-16 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt 99-03-18 H Added As A Joint Sponsor HOLBROOK 99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000 99-03-22 S Arrive Senate S Placed Calndr First Rdg 00-02-25 S Chief Sponsor HENDON S First reading Referred to Sen Rules Comm 01-01-09 H Session Sine Die

HOLBROOK. **HB-0727**

730 ILCS 125/20

from Ch. 75, par. 120

Amends the County Jail Act. Makes a grammatical change in the Section that requires that the cost and expense of keeping, maintaining, and furnishing the county jail must be paid from the county treasury.

HOUSE AMENDMENT NO. 1.

Provides that when a prisoner is released from the county jail after the completion of his or her sentence and has money credited to his or her account in the commissary fund, the sheriff or a person acting on the authority of the sheriff must mail a check in the amount credited to the prisoner's account to the prisoner's last known address. If after that 30-day period, the check is returned undelivered, the sheriff must transmit the amount of the check to the county treasurer for deposit into the commissary fund. Provides that the prisoner may reclaim the money after the 30-day period.

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JUDICIAL NOTE, H-AM 1 (Ill. Courts Administrative Office)
The bill would neither decrease nor increase the number of
judges needed.
CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)
There would be no fiscal or prison population impact on DOC.
STATE MANDATES NOTE, H-AM 1
(Department of Commerce and Community Affairs)
Creates a local government organization and structure mandate
for which no reimbursement is required.
FISCAL NOTE, H-AM 1 (Department of Corrections)
Same as previous correctional note.
99-02-09 H First reading
                                       Referred to Hse Rules Comm
99-02-10 H
                                       Assigned to Executive
99-02-25 H
                                       Fiscal Note Requested POE
                                       St Mandate Fis Nte Req POE
         Η
         Н
                                       Correctional Note Requested POE
         Η
                                       Judicial Note RequestePOE
         Η
                 Amendment No.01
                                       EXECUTIVE H
                                       Do Pass Amend/Short Debate 015-000-000
         Ή
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H Placed Cal 2nd Rdg-Shrt Dbt 99-03-02 H Judicial Note Req as amend BY HOUSE AMEND #1

H Cal Ord 2nd Rdg-Shrt Dbt

99-03-03 H

Corretni Note Fld as amnd BY HOUSE AMEND #1

Adopted

H Cal Ord 2nd Rdg-Shrt Dbt

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99-03-08 H
                                       St Mndt Fis Note Fld Amnd
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-10 H
                                       Fiscal Note Filed as amnded
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-004-001
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-18 S Chief Sponsor CLAYBORNE
         S First reading
                                       Referred to Sen Rules Comm
99-04-20 S
                                       Assigned to Local Government
99-04-27 S
                                       Recommended do pass 010-000-000
         S Placed Caindr, Second Rdg
99-04-28 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 058-001-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor approved
              Effective Date 00-01-01
         Η
              PUBLIC ACT 91-0288
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HB-0728 SHARP.

New Act

Creates the Year 2000 Computer Protection Act. Contains only a short title provision.

99-02-09	Η	First reading	Referred to Hse Rules Comm
99-02-10	Н		Assigned to Executive
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
	Η	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	Н		Re-committed to Executive
99-03-05	Н		Re-Refer Rules/Rul 19(a)
01-01-09	Н	Session Sine Die	

HB-0729 HOLBROOK AND GILES.

720 ILCS 5/12-13

from Ch. 38, par. 12-13

Amends the Criminal Code of 1961. Makes grammatical changes in the criminal sexual assault statute.

CORRECTIONAL NOTE (Department of Corrections)

There would be no fiscal or prison population impact on DOC.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

720 ILCS 5/12-13

Adds reference to:

720 ILCS 5/11-9.1

from Ch. 38, par. 11-9.1

Deletes the title and everything after the enacting clause. Amends the Criminal Code of 1961. Provides that sexual exploitation of a child includes knowingly enticing, coercing, or persuading a child under 17 years of age to remove the child's clothing for the purpose of sexual arousal or gratification of the person or child, or both. Provides that a person convicted of sexual exploitation of a child who was previously convicted of a sex offense is guilty of a Class 4 felony.

FISCAL NOTE, H-AM 1 (Department of Corrections)

Corrections population and fiscal impact would be minimal.

CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)

Same as DOC fiscal note, H-am 1.

99-02-09 H. First reading Referred to Hse Rules Comm

99-02-10 H. Assigned to Executive

99-02-25 H. Do Pass/Stndrd Dbt/Vote 008-007-000

HEXC

H. Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive
99-03-03 H Correctional Note Filed
H Committee Executive

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99-03-05 H
                 Amendment No.01
                                      EXECUTIVE H
                                                               Adopted
                                      Do Pass Amend/Short Debate 015-000-000
         Η
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H
                                      Fiscal Note Filed as amnded
                                      Corretal Note Fld as amnd BY HOUSE
                                        AMEND #1
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-18 H Added As A Co-sponsor GILES
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25
         S Chief Sponsor CLAYBORNE
         S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Judiciary
99-04-28
         S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-04-29 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 058-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-22 H Governor approved
              Effective Date 00-01-01
         Η
              PUBLIC ACT 91-0223
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HB-0730 O'BRIEN – CURRY, JULIE – LANG – SCHOENBERG – FOWLER, LOPEZ, LYONS, EILEEN, KOSEL, HOFFMAN, BROSNAHAN, DAVIS, STEVE, HANNIG, REITZ AND FRANKS.

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).

SENATE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/3-6 Adds reference to: 720 ILCS 5/31-5.5 new

Deletes everything. Amends the Criminal Code of 1961. Provides that it is a Class A misdemeanor for an official or employee of an operator of an amusement attraction or place where amusement rides are present who knows or reasonably should known that an employee of an operator of an amusement attraction or place where amusement rides are present has committed an unlawful sex act against a child under 18 years of age to fail to report to a peace officer the commission of the unlawful sex act against the child committed by the employee at a place where amusement rides are present.

SENATE AMENDMENT NO. 2.

Deletes provision that requires the notification to a peace officer if the official or employee of an operator of an amusement attraction reasonably should know that the employee or operator of an amusement attraction has committed an unlawful sex act against a child on the premises of the amusement attraction.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

99-02-09 H First reading

H Added As A Joint Sponsor CURRY, JULIE

I Referred to Hse Rules Comm

99-02-10 H

```
Assigned to Judiciary II - Criminal Law
     99-02-11 H Joint Sponsor Changed to LANG
              H Added As A Co-sponsor LOPEZ
     99-02-17 H Joint Sponsor Changed to SCHOENBERG
              H Joint Sponsor Changed to FOWLER
              H Added As A Co-sponsor LYONS, EILEEN
              H Added As A Co-sponsor KOSEL
     99-02-18 H Added As A Co-sponsor HOFFMAN
     99-02-19 H
                                          Do Pass/Short Debate Cal 013-000-000
              H Placed Cal 2nd Rdg-Shrt Dbt
     99-02-24 H Second Reading-Short Debate
              H Pld Cal 3rd Rdg-Shrt Dbt
     99-03-04 H Added As A Co-sponsor BROSNAHAN
     99-03-09 H Added As A Co-sponsor DAVIS,STEVE
              H Added As A Co-sponsor HANNIG
     99-03-15 H Added As A Co-sponsor REITZ
     99-03-18 H Added As A Co-sponsor FRANKS
     99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
     99-03-22 S Arrive Senate
              S Placed Calndr First Rdg
     00-02-29 S Chief Sponsor GEO-KARIS
     00-03-01 S First reading
                                          Referred to Sen Rules Comm
     00-03-08 S Added as Chief Co-sponsor MADIGAN,L
     00-03-09 S
                                          Assigned to Judiciary
     00-03-22 S Sponsor Removed MADIGANL
                     Amendment No.01
                                          JUDICIARY
                                                                  Adopted
              S
                                          Recmnded do pass as amend 007-000-000
              S Placed Calndr, Second Rdg
     00-03-23 S Second Reading
              S Placed Calndr,3rd Reading
              S Filed with Secretary
                     Amendment No.02
                                          GEO-KARIS
                     Amendment referred to SRUL
     00-03-24 S Added as Chief Co-sponsor CRONIN
     00-03-30 S
                     Amendment No.02
                                          GEO-KARIS
                     Rules refers to
                                           SILID
     00-04-06 S
                     Amendment No.02
                                          GEO-KARIS
              S
                                          Be adopted
              S Recalled to Second Reading
              S
                     Amendment No.02
                                          GEO-KARIS
                                                                  Adopted
              S Placed Calndr,3rd Reading
              S Third Reading - Passed 057-000-000
     00-04-07 H Arrive House
              H Place Cal Order Concurrence 01,02
     00-04-10 H Motion Filed Non-Concur 01.02/O'BRIEN
              H Calendar Order of Concurren 01,02
     00-04-12 H H Noncners in S Amend 01,02/106-000-000
              S Secretary's Desk Non-concur 01,02
     00-04-13 S
                                          Mtn refuse recede-Sen Amend
              S Refuses to Recede Amend 01,02
              S S Requests Conference Comm 1ST/GEO-KARIS
              S Sen Conference Comm Apptd 1ST/GEO-KARIS,
              S
                                            HAWKINSON, CRONIN,
                                            CULLERTON, OBAMA
     01-01-09 H Session Sine Die
           O'BRIEN - FOWLER - NOVAK - KENNER - MITCHELL, BILL, LOPEZ,
HB-0731
           FLOWERS, MCGUIRE, BROSNAHAN, HANNIG, ACEVEDO, FRANKS,
           DAVIS, STEVE, HOFFMAN, KOSEL, O'CONNOR, RIGHTER AND WIN-
           KEL.
 730 ILCS 150/8
                                 from Ch. 38, par. 228
 730 ILCS 152/115
 730 ILCS 152/120
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Amends the Sex Offender Registration Act. Requires sex offender registration information to include a photograph of the sex offender. Amends the Sex Offender and Child Murderer Community Notification Law. Permits municipal police departments and county sheriffs to publish photographs of sex offenders in newspapers or magazines and to disseminate those photographs on the Internet or on television. Permits the Department of State Police to make photographs of sex offenders accessible on the Internet.

FISCAL NOTE (Illinois State Police)

It would cost the State Police \$50,000 to initiate the program.

FISCAL NOTE (Department of Corrections)

Corrections population and fiscal impacts would be minimal.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

SENATE AMENDMENT NO. 1.

Provides that the publication of photographs of sex offenders by sheriffs and municipal police departments is limited to sex offenders whose victims were 13 years of age or younger. Provides that photographs of sex offenders shall be added to the Statewide Sex Offender Database, if available. Provides that the Department of State Police must update the sex offender information on the Department's World Wide Web site as it deems necessary. Provides that the Department may require a person who seeks access to the sex offender information to submit biographical information about himself or herself before permitting access to the sex offender information. Provides that the Department may limit sex offender information to information about sex offenders who reside within a specified geographical area in proximity to the address of the person seeking that information. Adds a July 1, 2000 effective date.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
                                         Referred to Hse Rules Comm
    99-02-09 H First reading
                                         Assigned to Judiciary II - Criminal Law
    99-02-10 H
    99-02-11 H Added As A Co-sponsor LOPEZ
   99-02-17 H Added As A Joint Sponsor FOWLER
   99-02-19 H
                                         Do Pass/Short Debate Cal 010-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   99-02-22 H Added As A Co-sponsor FLOWERS
            H Added As A Co-sponsor MCGUIRE
   99-02-24 H
                                         Fiscal Note Filed
             H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   99-02-25 H Joint Sponsor Changed to NOVAK
   99-03-02 H Joint Sponsor Changed to KENNER
   99-03-04 H Added As A Co-sponsor BROSNAHAN
   99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-000-000
             H Added As A Co-sponsor HANNIG
             H Added As A Co-sponsor ACEVEDO
             H Added As A Co-sponsor FRANKS
             H Added As A Co-sponsor DAVIS, STEVE
             H Added As A Co-sponsor HOFFMAN
   99-03-10 S Arrive Senate
             S Placed Calndr First Rdg
   99-03-15 S
                                         Correctional Note Filed
                                         Fiscal Note Filed
   99-03-19 S Chief Sponsor KARPIEL
             S First reading
                                         Referred to Sen Rules Comm
    99-04-14 S
                                         Assigned to Judiciary
    99-04-21 S
                                         Postponed
    99-04-27 S Added as Chief Co-sponsor O'MALLEY
   99-04-28 S
                    Amendment No.01
                                         JUDICIARY S
                                                                  Adopted
                                         Recmnded do pass as amend 010-000-000
             S Placed Calndr, Second Rdg
   99-04-29 S Second Reading
             S Placed Calndr, 3rd Reading
   99-05-12 S Added as Chief Co-sponsor SHAW
             S Third Reading - Passed 058-000-000
             H Arrive House
            H Place Cal Order Concurrence 01
   99-05-13 H Motion Filed Concur
                    Motion referred to
                                           HRUL.
             H Calendar Order of Concurren 01
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99-05-17 H Be apprvd for consideratn 01/HRUL
H H Concurs in S Amend 01/115-000-000
H Passed both Houses
H Added As A Joint Sponsor MITCHELL,BILL
H Added As A Co-sponsor KOSEL
H Added As A Co-sponsor O'CONNOR
H Added As A Co-sponsor RIGHTER
H Added As A Co-sponsor WINKEL

99-06-15 H Sent to the Governor

99-07-22 H Governor approved
H Effective Date 00-07-01
H PUBLIC ACT 91-0224
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HB-0732 PUGH.

725 ILCS 5/119-5

from Ch. 38, par. 119-5

Referred to Hse Rules Comm

Amends the Code of Criminal Procedure of 1963 to make a technical change to the Section concerned with the execution of a death sentence.

99-02-10 H	·I	Assigned to Executive
99-02-25 I	I	Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
· I	I Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26 I	I	Re-committed to Executive
99-03-05 I	· ·	Re-Refer Rules/Rul 19(a)
01-01-09 I	I Session Sine Die	

HB-0733 WOOLARD – BLACK – BRUNSVOLD – BOST – JONES, JOHN AND TENHOUSE.

20 ILCS 3960/4

from Ch. 111 1/2, par. 1154

Amends the Health Facilities Planning Act. Adds a caption and makes a stylistic change to the Section creating the Health Facilities Planning Board.

HOUSE AMENDMENT NO. 1.

99-02-09 H First reading

Deletes reference to: 20 ILCS 3960/4 Adds reference to: 20 ILCS 3960/13.5 new 20 ILCS 3960/13.9 new 20 ILCS 3960/13.10 new 20 ILCS 3960/13.15 new 20 ILCS 3960/13.20 new 20 ILCS 3960/13.25 new 20 ILCS 3960/13.35 new 20 ILCS 3960/13.35 new 740 ILCS 10/5

Deletes everything. Amends the Illinois Health Facilities Planning Act. Provides that health care providers may enter into agreements concerning the allocation of health care equipment and services among those providers with immunity from civil and criminal liability under the Illinois and federal antitrust Acts. States goals that the agreements must be designed to achieve. Provides that only agreements approved by the Health Facilities Planning Board have the benefit of the immunity conferred by the Act. Provides that the Board may rescind approval of the agreement if certain conditions have not been met. Provides that the Attorney General may proceed with criminal or civil liability actions under the Illinois Antitrust Act against health care providers who have exceeded the scope of the actions authorized by this amendatory Act. Amends the Illinois Antitrust Act. Provides that the Act does not prohibit health care providers and their boards, officers, and employees from negotiating, entering into, and implementing cooperative agreements approved by the Health Facilities Planning Board.

HOUSE AMENDMENT NO. 3.

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Deletes reference to:
20 ILCS 3960/13.5 new
20 ILCS 3960/13.9 new
20 ILCS 3960/13.10 new
20 ILCS 3960/13.20 new
20 ILCS 3960/13.25 new
20 ILCS 3960/13.25 new
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20 ILCS 3960/13.30 new 20 ILCS 3960/13.35 new

Adds reference to: 20 ILCS 3960/4

from Ch. 111 1/2, par. 1154

Deletes everything. Amends the Health Facilities Planning Act. Adds a caption and makes a stylistic change to the Section regarding the Health Facilities Planning Board.

SENATE AMENDMENT NO. 1. (Senate recedes May 27, 1999)

Adds an 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:

20 ILCS 3960/4

Adds reference to:

New Act

740 ILCS 10/5

Deletes everything. Creates the Hospital Cooperation Act. Authorizes a health care cooperative agreement that is not subject to antitrust laws in Health Service Area V, a designated area consisting of 30 named counties in southern Illinois. Creates the Cooperative Hospital Agreement Board. Provides that the Board, in consultation with the Attorney General, shall commission a study to determine whether allowing a cooperative agreement will enhance the quality of and access to open-heart surgery in Health Service Area V. Provides the Board shall issue a written decision regarding an application for a permit to enter into a cooperative agreement based on the recommendation of the Attorney General and that the decision shall contain specified findings of fact. Provides that appeals of Board decisions are subject to the terms of the Administrative Review Law, and any person adversely affected by a decision to grant or deny a permit has standing to obtain judicial review of that decision. Provides that the Act does not require a health care provider to obtain approval from the Board of any cooperative agreement. Provides that the Board shall supervise, monitor, and regulate approved agreements. Provides that the Board shall periodically review existing permits. Provides that the Board may impose an administrative fine of up to \$10,000 per day on a party who is not in compliance with the terms of an agreement. Provides the Board may revoke an agreement if specified conditions exist. Provides that the Act does not provide immunity for non-approved agreements in violation of antitrust laws. Provides that the Attorney General may institute antitrust proceedings if parties to an agreement have exceeded the scope of activities permitted by the Act. Provides the Board shall adopt rules for implementation of the Act on an emergency basis and shall subsequently adopt identical or different rules. Amends the Illinois Antitrust Act. Provides that the Act does not make illegal the activities of any person licensed by the State of Illinois under the Hospital Licensing Act, or such a licensee's governing board members and officers, in discussing, negotiating, and entering into a cooperative agreement with another licensed hospital to develop and jointly operate under State supervision hospital-based open-heart surgery as authorized under the Hospital Cooperation Act. Effective immediately. Referred to Hse Rules Comm 99-02-09 H First reading

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99-02-10 H
                                     Assigned to Executive
99-02-17 H Added As A Co-sponsor TENHOUSE
99-02-18 H Added As A Joint Sponsor BLACK
        H Added As A Joint Sponsor BRUNSVOLD
                                     Do Pass/Stndrd Dbt/Vote 008-007-000
99-02-25 H
                                       HEXC
        H Plcd Cal 2nd Rdg Stndrd Dbt
                                     Re-committed to Executive
99-02-26 H
99-03-03 H Joint Sponsor Changed to BOST
                                                             Adopted
99-03-05 H
                Amendment No.01
                                     EXECUTIVE H
                                     Do Pass Amend/Short Debate 015-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
         H Joint Sponsor Changed to JONES, JOHN
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99-03-18	Н	Rclld 2nd Rdg-Short Debate	
	Η		WOOLARD
	Η	Amendment referred to	HRUL
	Η	Held 2nd Rdg-Short Debate	
99-03-25	Н	Amendment No.03	VOOLARD
	Н		HRUL
		Recommends be Adopted HRU	
		Held 2nd Rdg-Short Debate	
99-03-26			WOOLARD Adopted
99-03-20		Pld Cal 3rd Rdg-Shrt Dbt	raopieu -
	Ĥ		Tabled Pursnt to Rule 40(a) HOUSE
	11		AMEND #2
	Н	3rd Rdg-Shrt Dbt-Pass/Vote 10	
00 04 14		Arrive Senate	77-004-001
99-04-14		Placed Calndr First Rdg	
00 04 16			
		Chief Sponsor WATSON	Defermed to Con Bules Comm
			Referred to Sen Rules Comm
99-04-27			Assigned to Public Health & Welfare
99-05-04			Recommended do pass 010-000-000
		Placed Calndr,Second Rdg	
99-05-05		Second Reading	
		Placed Calndr,3rd Reading	
99-05-12		Filed with Secretary	·
	S		WATSON
	S	Amendment referred to	
	S	Added as Chief Co-sponsor RI	EA
	S	Amendment No.01	WATSON
		Be apprvd for consideratn SRU	JL .
99-05-13	S	Recalled to Second Reading	· · · · · · · · · · · · · · · · · · ·
	S	Amendment No.01	WATSON Adopted
	S	Placed Calndr,3rd Reading	
99-05-14	S	Added as Chief Co-sponsor O'	DANIEL
		Third Reading - Passed 054-00	
	Η	Arrive House	
	Η	Place Cal Order Concurrence (01
99-05-17	Η	Motion Filed Non-Concur 01/V	WOOLARD
		Calendar Order of Concurren (
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99-05-21		H Noncners in S Amend 01 Secretary's Desk Non-concur ()1
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99-11-18 H 3/5 vote required
H Override Gov veto-Hse pass 099-019-000
S Placed Calendar Total Veto
99-12-02 H Total Veto Stands.
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HB-0734 WOOLARD, JONES, JOHN AND BOST.

 20 ILCS 5/9.11a
 from Ch. 127, par. 9.11a

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

 730 ILCS 5/3-2-6
 from Ch. 38, par. 1003-2-6

Amends the Civil Administrative Code of Illinois and the Unified Code of Corrections. Creates a Gang Monitoring and Control Unit within the Department of Corrections to be administered by an Assistant Director appointed by the Governor. Provides that the Assistant Director of the Gang Monitoring and Control Unit is to receive an annual salary as set by the Compensation Review Board. Provides that the Gang Monitoring and Control Unit is responsible for working with the Gang Monitoring and Control Advisory Committee that is also created. Provides that the Unit and the Advisory Committee must develop new programs and coordinate existing programs for the control of gangs within State correctional facilities. Provides that the legislative leaders shall each appoint 2 members to the Gang Monitoring and Control Advisory Committee. Provides that each member of the Committee is to receive \$200 for each meeting and is to be reimbursed for expenses of attending meetings of the Committee. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to:

20 ILCS 5/9.11a
730 ILCS 5/3-2-5
730 ILCS 5/3-2-6
Adds reference to:
720 ILCS 5/12-4
from Ch. 38, par. 12-4

H Passed both Houses

Deletes the title and everything after the enacting clause. Amends the Criminal Code of 1961. Provides that an inmate of a penal institution who causes or attempts to cause an employee of the penal institution to come into contact with blood, seminal fluid, urine, or feces by throwing, tossing, or expelling that fluid or material commits aggravated battery.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-09 H First reading
                                          Referred to Hse Rules Comm
    99-02-10 H
                                          Assigned to Judiciary II - Criminal Law
    99-03-04 H
                                          Do Pass/Short Debate Cal 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-10 H Added As A Co-sponsor JONES, JOHN
             H Added As A Co-sponsor BOST
    99-03-12 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-001-000
    99-03-19 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-22 S Chief Sponsor REA
             S First reading
                                          Referred to Sen Rules Comm
    99-04-27 S Sponsor Removed REA
                Alt Chief Sponsor Changed LUECHTEFELD
                Added as Chief Co-sponsor REA
    99-04-28 S
                                          Assigned to Judiciary
                                          JUDICIARY S
    99-05-05 S
                     Amendment No.01
                                                                   Adopted
                                          Recmnded do pass as amend 010-000-000
             S Placed Calndr, Second Rdg
    99-05-06
            S Second Reading
             S Placed Calndr,3rd Reading
            S Third Reading - Passed 059-000-000
    99-05-07
             H Arrive House
             H Place Cal Order Concurrence 01
    99-05-17 H Motion Filed Concur
                     Motion referred to
                                            HRUL
             H Calendar Order of Concurren 01
    99-05-18 H Be apprvd for consideratn 01/HRUL
             H H Concurs in S Amend 01/118-000-000
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99-06-16 H Sent to the Governor
99-08-13 H Governor approved
H Effective Date 00-01-01
H PUBLIC ACT 91-0488
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HB-0735 FEIGENHOLTZ - SCOTT - FLOWERS.

720 ILCS 5/9-1

from Ch. 38, par. 9-1

Amends the Criminal Code of 1961. Provides that for 6 months from the effective date of this amendatory Act of 1999 no execution of a defendant may 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 4 months from the effective date of this amendatory Act. Effective immediately.

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FISCAL NOTE (Department of Corrections)
There will be no corrections population or fiscal impact.
CORRECTIONAL NOTE (Department of Corrections)
Same as DOC fiscal note.
99-02-09 H First reading
         H Added As A Joint Sponsor SCOTT
         H Added As A Co-sponsor FLOWERS
                                       Referred to Hse Rules Comm
                                       Assigned to Judiciary II - Criminal Law
99-02-10 H
99-02-18 H
                                       Fiscal Note Filed
         Н
                                       Correctional Note Filed
                                       Committee Judiciary II - Criminal Law
         Н
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0736 PANKAU - COULSON - KOSEL - MULLIGAN.

205 ILCS 695/45 new

Amends the Automated Teller Machine Security Act. Requires the Office of Banks and Real Estate to study the feasibility of requiring the implementation of a reverse PIN warning safety system for automated teller machines. Requires the Office to report its findings and recommendations to the General Assembly by December 31, 2000.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-09 H First reading
                                           Referred to Hse Rules Comm
   99-02-10 H
                                           Assigned to Financial Institutions
    99-02-25 H
                                           Do Pass/Short Debate Cal 017-002-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-04 H Added As A Joint Sponsor COULSON
             H Added As A Joint Sponsor KOSEL
   99-03-09 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
             H Joint Sponsor Changed to MULLIGAN
    99-03-11 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor KARPIEL
             S First reading
                                           Referred to Sen Rules Comm
    99-03-25 S
                                           Assigned to Financial Institutions
   99-04-29 S
                                           Postponed.
   99-05-06 S
                                           Postponed
                                           Committee Financial Institutions
    99-05-08 S
                                           Refer to Rules/Rul 3-9(a)
   01-01-09 H Session Sine Die
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HB-0737 CROSS.

735 ILCS 5/1-106

from Ch. 110, par. 1-106

Amends the Code of Civil Procedure. Makes stylistic changes in a Section concerning construction of the Code.

SENATE AMENDMENT NO. 1.

Deletes reference to: 735 ILCS 5/1-106 Adds reference to: New Act 40 ILCS 5/18-127 735 ILCS 5/2-1009A

Deletes everything. Creates the Small Claim Alternative Disposition Act. Authorizes the Supreme Court to appoint referees, who must be licensed attorneys, to hear small claims cases if all of the parties consent and none of the parties are represented by an attorney. Provides for compensation for the referees from the Mandatory Arbitration Fund. Amends the Judges Retirement System Article of the Pension Code to provide that a retired judge who serves as a small claims referee for not more than 75 working days in a calendar year is not deemed to be regularly employed for the purpose of the Article. Amends the Civil Practice Article of the Code of Civil Procedure to authorize compensation to small claims referees from the Mandatory Arbitration Fund.

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Referred to Hse Rules Comm
      99-02-09 H First reading
      99-02-10 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Do Pass/Short Debate Cal 015-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
                H 3rd Rdg-Shrt Dbt-Pass/Vote 104-008-002
      99-04-14 S Arrive Senate
                S Placed Calndr First Rdg
      99-04-19 S Chief Sponsor JONES,E
      99-04-20 S First reading
                                             Referred to Sen Rules Comm
      99-04-22 S
                                             Assigned to Executive
      99-04-29 S
                                             Postponed
      99-05-06 S
                       Amendment No.01
                                             EXECUTIVE S
                                                                      Adopted
                                             Recmnded do pass as amend 009-002-000
                S Placed Calndr, Second Rdg
                S Added as Chief Co-sponsor SHAW
      99-05-13 S Second Reading
                S Placed Calndr, 3rd Reading
      99-05-14 S Filed with Secretary
                S
                       Amendment No.02
                                             SHAW
                S
                       Amendment referred to SRUL
                S Calendar Order of 3rd Rdg 99-05-14
      99-06-27 S
                                             Refer to Rules/Rul 3-9(b)
                S Tabled Pursuant to Rule5-4(A) SA 02
                                             Committee Rules
      01-01-09 H Session Sine Die
HB-0738
             CROSS.
  735 ILCS 5/2-201
                                    from Ch. 110, par. 2-201
  Amends the Code of Civil Procedure. Makes stylistic changes in a Section concern-
ing commencement of actions and forms of process.
      99-02-09 H First reading
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Do Pass/Short Debate Cal 015-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
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HB-0739 CROSS – HASSERT – ACEVEDO – COULSON – OSTERMAN, LANG, LY-ONS, EILEEN, DURKIN, BEAUBIEN, BASSI, SCHMITZ, FEIGENHOLTZ, FRITCHEY, BRADLEY, BUGIELSKI, LOPEZ, SCOTT, FLOWERS, MCKEON, SILVA, DELGADO, MCGUIRE, ERWIN, LYONS, JOSEPH

AND MATHIAS.

720 ILCS 5/24-1.5

Amends the Criminal Code of 1961 to make a technical change to the Section concerned with the reckless discharge of a firearm.

SENATE AMENDMENT NO. 2.

Deletes reference to:
720 ILCS 5/24-1.5
Adds reference to:
430 ILCS 65/13.2 from Ch. 38, par. 83-13.2
720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-2 from Ch. 38, par. 24-2

Deletes everything. Amends the Criminal Code of 1961 to re-enact the unlawful use of weapons provisions of Public Act 88-680 that were declared unconstitutional by the Illinois Supreme Court in People v. Cervantes, Docket No. 87229, as violating the single subject provisions of the Illinois Constitution. Amends the Criminal Code of 1961 relating to unlawful use of weapons. Provides that a first offense for carrying or possessing a firearm in a vehicle or concealed upon one's person, or upon a public street or public lands within a municipality is a Class A misdemeanor. Provides that the carrying or possessing of a firearm in a place that is licensed to sell intoxicating beverages is a Class 4 felony (rather than a Class A misdemeanor) for a first offense and a Class 3 felony for a second or subsequent offense. Creates the offense of aggravated unlawful use of a weapon. Provides that the carrying or possessing of a firearm in a vehicle, concealed upon one's person, or upon a public street or public lands within a municipality is a Class 4 felony for a first offense and a Class 2 felony for a second or subsequent offense if certain aggravating factors are present. Establishes exemptions. Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police must send notice of expiration to a card holder of a Firearm Owner's Identification Card by first class mail at least 60 days (rather than 30 days) before the expiration. Effective immediately.

SENATE AMENDMENT NO. 3.

Changes one of a series of alternative factors constituting an element of the offense of aggravated unlawful use of a weapon. Provides that the factor is that the person possessing the weapon is "a member of" (rather than "a member of or affiliated with") a street gang or is engaged in street gang related activity.

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99-02-09 H First reading
                                       Referred to Hse Rules Comm
99-02-10 H
                                       Assigned to Executive
99-02-25 H
                                       Do Pass/Stndrd Dbt/Vote 008-007-000
                                         HEXC
         . H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                       Re-committed to Executive
99-03-05 H
                                       Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 104-008-002
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
00-01-12 S Chief Sponsor PHILIP
         S First reading
                                       Referred to Sen Rules Comm
                                       Assigned to Executive
00-01-27 S
                                       Postponed
00-02-10 S
                                       Postponed
00-02-17 S
                                       Postponed
00-03-09 S
                                       Recommended do pass 013-000-000
         S Placed Calndr, Second Rdg
00-03-28 S
            Second Reading
            Placed Calndr, 3rd Reading
00-04-07
         S Filed with Secretary
         S
                 Amendment No.01
                                       PHILIP
         S
                 Amendment referred to SRUL
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00-04-07-Cont.
               S Filed with Secretary
               S
                       Amendment No.02
                                            PHILIP
               S
                       Amendment referred to SRUL
               S
                       Amendment No.02
                                           PHILIP
               S
                       Rules refers to
                                             SEXC
               S
                  Filed with Secretary
               S
                       Amendment No.03
                                           PHILIP
               S
                       Amendment referred to SRUL
               S
                       Amendment No.02
                                           PHILIP
               S
                                            Be adopted
               S
                       Amendment No.03
                                            PHILIP
               S
                 Be apprvd for consideratn SRUL
                  Recalled to Second Reading
               S
                       Amendment No.02
                                            PHILIP
                                                                    Adopted
               S
                       Amendment No.03
                                           PHILIP
                                                                    Adopted
               S
                  Placed Calndr,3rd Reading
                  Third Reading - Passed 058-000-000
                  Tabled Pursuant to Rule5-4(A) SA 01
               S
                  Third Reading - Passed 058-000-000
               H Arrive House
               H Place Cal Order Concurrence 02,03
      00-04-10 H Motion Filed Concur
                       Motion referred to
               Н
                                             HRUL.
               H Approved for Consideration HRUL/004-000-000
               H Added As A Joint Sponsor HASSERT
               H Added As A Joint Sponsor ACEVEDO
               H Added As A Joint Sponsor COULSON
               H Added As A Joint Sponsor OSTERMAN
               H Added As A Co-sponsor LANG
               H Added As A Co-sponsor LYONS, EILEEN
               H Added As A Co-sponsor DURKIN
               H Added As A Co-sponsor BEAUBIEN
               H Added As A Co-sponsor BASSI
               H Added As A Co-sponsor SCHMITZ
               H Added As A Co-sponsor FEIGENHOLTZ
               H Added As A Co-sponsor FRITCHEY
               H Added As A Co-sponsor BRADLEY
               H Added As A Co-sponsor BUGIELSKI
               H Added As A Co-sponsor LOPEZ
               H Added As A Co-sponsor SCOTT
               H Added As A Co-sponsor FLOWERS
               H Added As A Co-sponsor MCKEON
               H Added As A Co-sponsor SILVA
               H Added As A Co-sponsor DELGADO
               H Added As A Co-sponsor MCGUIRE
               H Added As A Co-sponsor ERWIN
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor MATHIAS
               H H Concurs in S Amend 02,03/092-016-008
               H Passed both Houses
      00-04-12 H Sent to the Governor
      00-04-13 H Governor approved
               H
                    Effective Date 00-04-13
               Η
                    PUBLIC ACT 91-0690
HB-0740
            CROSS.
  720 ILCS 5/31-4
                                   from Ch. 38, par. 31-4
  Amends the Criminal Code of 1961 to make a technical change to the Section deal-
ing with obstructing justice.
      99-02-09 H First reading
                                            Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05
                                            Do Pass/Short Debate Cal 015-000-000
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H Placed Cal 2nd Rdg-Shrt Dbt

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99-03-16 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      99-03-24 H
                       Amendment No.01
                                             CROSS
                        Amendment referred to HRUL
               Н
                H Held 2nd Rdg-Short Debate
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0741
             CROTTY.
  625 ILCS 5/18c-7201
                                    from Ch. 95 1/2, par. 18c-7201
  Amends the Illinois Vehicle Code to make stylistic changes to a Section concerned
with rail carriers.
  HOUSE AMENDMENT NO. 1.
      Deletes reference to:
      625 ILCS 5/18c-7201
      Adds reference to:
      625 ILCS 5/18c-7402
                                  from Ch. 95 1/2, par. 18c-7402
  Deletes everything. Amends the Illinois Vehicle Code to provide that a rail carrier
may not permit any diesel powered train to idle for longer than 10 minutes in any loca-
tion, except in certain circumstances, and never within 2 miles of a residential area.
Provides that any law enforcement officer of the State or a unit of local government
may enforce this provision. Provides that any rail carrier that violates this provision
shall be guilty of a business offense and fined $1,000 for a first offense and $5,000 for
a second or subsequent offense.
      FISCAL NOTE (III. Commerce Commission)
      ICC estimates no fiscal impact on State revenues.
      FISCAL NOTE, H-AM 1 (Ill. Commerce Commission)
      Same as previous note.
      BALANCED BUDGET NOTE (Bureau of the Budget)
      Since the bill is not a supplemental appropriation, the Balanc-
      ed Budget Note Act is inapplicable.
      BALANCED BUDGET NOTE, H-AM 1 (Bureau of the Budget)
      Same as previous note.
      JUDICIAL NOTE (Administrative Office of Illinois Courts)
      There would be no increase in the number of judges needed.
      JUDICIAL NOTE, H-AM 1 (Administrative Office of Ill. Courts)
      There may be a minimal increase in judicial workloads; there
      would be no increase in the number of judges needed.
      STATE MANDATES NOTE, H-AM 1
      (Department of Commerce and Community Affairs)
      HB 741 (H-am 1) does not create a State mandate.
      HOME RULE NOTE, H-AM 1
      (Department of Commerce and Community Affairs)
      HB 741 (H-am 1) does not pre-empt home rule authority.
      99-02-09 H First reading
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             EXECUTIVE H
                       Amendment No.01
                                                                       Adopted
                                             Do Pass Amd/Stndrd Dbt/Vote 008-007-000
               H Plcd Cal 2nd Rdg Stndrd Dbt
               Ή
                                             Fiscal Note Requested POE
               H
                                             St Mandate Fis Nte Req POE
               Н
                                             Balanced Budget Note Req POE
               Н
                                             Home Rule Note Requested POE
               Н
                                             Judicial Note RequestePOE
               H Cal 2nd Rdg Stndrd Dbt
      99-03-09
               Н
                                             Fiscal Note Req as amended POE
```

St Mndt Fis Note Req Amnd

Balanced Budget Note Filed

Bal Budget Note Fld as amnd

Fiscal Note Filed

Home Rule Note Req as amend

Н

Н

Η

Η

99-03-11 H

H Cal 2nd Rdg Stndrd Dbt

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99-03-11--Cont.
         H
                                       Fiscal Note Filed as amnded
         H
                                       Judicial Note Filed
         Н
                                       Judicial Note Reg as amend BY HOUSE
                                         AMEND #1
         H Cal 2nd Rdg Stndrd Dbt
99-03-15 H
                                       Home Rule Note Fld as amend
                                       St Mndt Fis Note Fld Amnd
         H Cal 2nd Rdg Stndrd Dbt
99-03-16 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-26 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0742 DAVIS,MONIQUE – TURNER,ART – BELLOCK – SCULLY – MORROW, MURPHY, STROGER, PANKAU, MOORE,ANDREA, HARRIS AND HOWARD.

70 ILCS 2605/3

from Ch. 42, par. 322

Amends the Metropolitan Water Reclamation District Act to require the General Assembly to divide the District into 9 geographic subdistricts in 2001. Requires the General Assembly to redistrict after each federal decennial census. Provides for the election of trustees from the subdistricts beginning in 2002. Provides for staggered terms. Requires a trustee elected from a subdistrict to reside in the subdistrict. Provides that territory added to the district shall become part of the subdistrict with which it shares the greatest common boundary. Effective immediately.

FISCAL NOTE (Dept. of Commerce and Community Affairs)

HB 742 will not have a fiscal impact on DCCA.

HOUSE AMENDMENT NO. 2.

Deletes everything. Amends the Metropolitan Water Reclamation District Act by adding a caption to the Section concerning the election of trustees.

```
Referred to Hse Rules Comm
99-02-09 H First reading
99-02-10 H
                                    Assigned to Executive
99-03-01 H
                                    Fiscal Note Filed
         H
                                    Committee Executive
99-03-03 H
                                    Do Pass/Short Debate Cal 015-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H
                                    St Mandate Fis Nte Req DURKIN
         H Cal Ord 2nd Rdg-Shrt Dbt
        H Added As A Joint Sponsor TURNER, ART
        H Added As A Joint Sponsor MURPHY
        H Added As A Joint Sponsor SCULLY
        H Added As A Joint Sponsor MORROW
        H Added As A Co-sponsor STROGER
        H Added As A Co-sponsor PANKAU
        H Added As A Co-sponsor MOORE, ANDREA
        H Added As A Co-sponsor HARRIS
        H Added As A Co-sponsor HOWARD
        H Joint Sponsor Changed to BELLOCK
        H Added As A Co-sponsor MURPHY
99-03-11 H
                                    St Mandate Fis Nte Req-wdrn
        H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
99-03-18 H
                Amendment No.01
                                    DAVIS, MONIQUE
                Amendment referred to HRUL
        H
        H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.01
                                    DAVIS, MONIQUE
        H Recommends be Adopted HURL
        Η
                Amendment No.01
                                    DAVIS, MONIQUE
                                                            Withdrawn
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-24 H Relld 2nd Rdg-Short Debate
        H Held 2nd Rdg-Short Debate
99-03-25 H
                Amendment No.02
                                    DAVIS, MONIQUE
                Amendment referred to HRUL
        H Recommends be Adopted HRUL
        H Held 2nd Rdg-Short Debate
```

99-03-26 H Amendment No.02 DAVIS,MONIQUE Adopted
H Pld Cal 3rd Rdg-Shrt Dbt
H 3rd Rdg-Shrt Dbt-Pass/Vote 093-017-004

99-04-14 S Arrive Senate
S Placed Calndr First Rdg
S Chief Sponsor DELEO
First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-0743 LYONS, JOSEPH.

70 ILCS 2605/3

from Ch. 42, par. 322

Amends the Metropolitan Water Reclamation District Act to require the General Assembly to divide the District into 9 subdistricts in 2001. Requires the General Assembly to redistrict after each federal decennial census. Provides for the election of trustees from the subdistricts beginning in 2002. Provides for staggered terms. Requires a trustee elected from a subdistrict to reside in the subdistrict. Provides that territory added to the district shall become part of the subdistrict with which it shares the greatest common boundary. Effective immediately.

FISCAL NOTE (Dept. of Commerce and Community Affairs) HB 743 will not have a fiscal impact on DCCA. 99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Executive 99-03-01 H Fiscal Note Filed Η Committee Executive 99-03-05 H Do Pass/Short Debate Cal 015-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 99-03-16 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 99-03-26 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0744 SCOTT.

99-02-09 H First reading

20 ILCS 655/1

from Ch. 67 1/2, par. 601

Referred to Hse Rules Comm

Amends the Illinois Enterprise Zone Act. Makes technical changes to the short title Section.

99-02-10	H	Assigned to Executive
99-02-25	H	Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
	H Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	Н	Re-committed to Executive
99-03-05	H	Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	

HB-0745 SCOTT.

70 ILCS 200/2-25

Amends the Civic Center Code by making a technical change to the Section concerning a civic center authority's power to incur obligations.

Referred to Hse Rules Comm
Assigned to Executive
Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
ot .
Re-committed to Executive
Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die **HB-0746 SCOTT.**

65 ILCS 5/1-1-1

HEXC

Amends the Illinois Municipal Code. Adds a caption and makes a stylistic change in the short title Section.

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

99-02-09 H First reading	Referred to Hse Rules Comm
99-02-10 H	Assigned to Executive
99-02-25 H	Do Pass/Stndrd Dbt/Vote 008-007-000

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0747 HOFFMAN – MCGUIRE – GIGLIO, LYONS, JOSEPH AND O'BRIEN.

625 ILCS 5/18c-7405 new

Amends the Illinois Vehicle Code. Provides that rail carriers shall make counseling services available to crew members involved in accidents resulting in loss of life or serious bodily injury on their railways. Provides that within 48 hours of a rail carrier accident, the crew members involved may request leave for at least 3 days. Provides that the leave shall be compensated. Provides that the Illinois Commerce Commission shall adopt rules to implement and enforce these services. Negotiated contract provisions are not affected by these provisions.

FISCAL NOTE (Department of Transportation)

There will be no fiscal impact.

HOUSE AMENDMENT NO. 1.

99-03-26 H

01-01-09 H Session Sine Die

Amends the Illinois Vehicle Code to require rail carriers to create a counseling or trauma program and file the program with the Illinois Commerce Commission for public inspection. Provides that if the engineer or other operating crew member directly involved in a rail accident requests, he or she shall be relieved from duty with compensation and applicable benefits for 3 days (instead of a minimum of 3 days). Removes the provisions concerned with the appointment of an assistant engineer for an engineer returning to duty following a leave requested after a rail accident. Removes the provision requiring the Illinois Commerce Commission adopt rules governing the counseling and leave of absence provisions for rail accidents. Removes the provision exempting these provisions from affecting negotiated contracts.

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STATE MANDATES NOTE, H-AM 1
    (Department of Commerce and Community Affairs)
    This bill does not create a State mandate.
    FISCAL NOTE, H-AM 1 (Ill. Commerce Commission)
    There will be no fiscal impact.
    FISCAL NOTE, H-AM 1 (Department of Transportation)
    Same as previous DOT fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    99-02-09 H First reading
                                          Referred to Hse Rules Comm
    99-02-10 H
                                          Assigned to Transportation & Motor Vehicles
             H Added As A Joint Sponsor MCGUIRE
    99-02-24 H
                                          Fiscal Note Filed
                                          Committee Transportation & Motor Vehicles
             Н
    99-02-25 H Added As A Co-sponsor LYONS, JOSEPH
    99-03-03 H
                     Amendment No.01
                                          TRANSPORTAT'N H
                                                                   Adopted
                                          Do Pass Amend/Short Debate 018-009-000
            Н
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-04 H
                                          Fiscal Note Req as amended BLACK
                                          St Mndt Fis Note Req Amnd
             Н
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-05 H Added As A Co-sponsor O'BRIEN
    99-03-09 H
                                          St Mndt Fis Note Fld Amnd
                                          Fiscal Note Reg -withdrawn
             H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-10 H
                                          Fiscal Note Filed as amnded
             H Joint Sponsor Changed to GIGLIO
             Η
                                             3d Reading Consideration PP
             Η
                                             Calendar Consideration PP
    99-03-11 H
                                          Fiscal Note Filed as amnded
             Η
                                             Calendar Consideration PP
    99-03-18 H Relld 2nd Rdg-Short Debate
             Η
                     Amendment No.02
                                          HOFFMAN
                     Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
```

Re-Refer Rules/Rul 19(a)

1511 HB-0748

```
415 ILCS 85/1
                                    from Ch. 111 1/2, par. 7951
  Amends the Toxic Pollution Prevention Act. Makes a technical change in the short
title Section.
      99-02-09 H First reading
               H Added As A Joint Sponsor HASSERT
                                            Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                             Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0749
            NOVAK - HASSERT.
  430 ILCS 15/1
                                    from Ch. 127 1/2, par. 153
  Amends the Gasoline Storage Act. Adds a caption and makes technical changes to
the Section concerning volatile combustibles.
      99-02-09 H First reading
               H Added As A Joint Sponsor HASSERT
               Η
                                            Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Executive
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
      99-02-25 H
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                             Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
            NOVAK - HASSERT.
HB-0750
  415 ILCS 15/1
                                    from Ch. 85, par. 5951
  Amends the Solid Waste Planning and Recycling Act. Adds a caption and makes a
technical change to the short title Section.
      99-02-09 H First reading
               H Added As A Joint Sponsor HASSERT
                                            Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Executive
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
      99-02-25 H
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
            NOVAK - HASSERT.
HB-0751
  415 ILCS 5/7.5
                                    from Ch. 111 1/2, par. 1007.5
  Amends the Environmental Protection Act to make a technical change in a Section
concerning filing fees.
      99-02-09 H First reading
               H Added As A Joint Sponsor HASSERT
               Η
                                            Referred to Hse Rules Comm
      99-02-10 H
                                            Assigned to Executive
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
      99-02-25 H
                                               HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
```

Re-committed to Executive

HR-0748

99-02-26 H

NOVAK -- HASSERT.

```
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0752 NOVAK - HASSERT.

415 ILCS 5/21.6

from Ch. 111 1/2, par. 1021.6

Amends the Environmental Protection Act to make technical changes in a Section concerning liquid used oil.

```
99-02-09 H First reading
         H Added As A Joint Sponsor HASSERT
                                       Referred to Hse Rules Comm
99-02-10 H
                                       Assigned to Executive
99-02-25 H
                                       Do Pass/Stndrd Dbt/Vote 008-007-000
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                       Re-committed to Executive
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

O'BRIEN - MCGUIRE - FEIGENHOLTZ - FRITCHEY - GASH, LY-HB-0753 ONS, JOSEPH, LANG AND ZICKUS.

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510 ILCS 70/3.03 new
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510 ILCS 70/16 from Ch. 8, par. 716

Amends the Humane Care for Animals Act. Creates the offense of animal torture as a Class 4 felony, committed when a person inflicts extreme physical pain on an animal with the intent to increase or prolong the animal's pain, suffering, or agony. Provides that a second or subsequent offense is a Class 3 felony. Provides that a person convicted of the offense shall be required to undergo psychological or psychiatric evaluation and treatment. Effective immediately.

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FISCAL NOTE (Department of Corrections)
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The corrections population and fiscal impact is minimal.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

HOUSE AMENDMENT NO. 1.

Provides that acts by persons engaged in lawful fishing, hunting, or trapping under the Wildlife Code or the Fish and Aquatic Life Code and acts that are customary practices by persons engaged in scientific or medical experiments or persons engaged in meat packing, meat processing, or the slaughtering of animals or transporting animals for slaughter are exempt from the new Section regarding the offense of animal torture.

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CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)
```

Same as previous correctional note.

JUDICIAL NOTE, H-AM 1 (Administrative Office of III, Courts)

There may be a minimal increase in judicial workloads; there

would be no increase in the number of judges needed.

FISCAL NOTE, H-AM 1 (Department of Corrections)

Same as previous DOC fiscal note.

```
NOTE(S) THAT MAY APPLY: Correctional; Fiscal
   99-02-09 H First reading
                                          Referred to Hse Rules Comm
    99-02-10 H
                                          Assigned to Judiciary II - Criminal Law
             ·H Added As A Joint Sponsor O'BRIEN
             H Added As A Joint Sponsor FEIGENHOLTZ
    99-02-11 H Joint Sponsor Changed to FRITCHEY
    99-02-18 H
                                          Fiscal Note Filed
             Н
                                          Correctional Note Filed
                                          Committee Judiciary II - Criminal Law
    99-02-26 H Added As A Co-sponsor LYONS, JOSEPH
    99-03-04 H Joint Sponsor Changed to GASH
    99-03-05 H
                     Amendment No.01
                                          JUD-CRIMINAL H
                                                                   Adonted
                                          Do Pass Amd/Stndrd Dbt/Vote 007-001-004
             H Plcd Cal 2nd Rdg Stndrd Dbt
                                          Fiscal Note Req as amended BLACK
             Н
             Η
                                          Corretni Note Reg as amnd BLACK
             Н
                                          Judicial Note Riled as amnd
```

Corretnl Note Fld as amnd BY HOUSE

AMEND #1

H Cal 2nd Rdg Stndrd Dbt

H Cal 2nd Rdg Stndrd Dbt

99-03-10 H

				·	
. 9	99-03-11	Н		Judicial Note Req as amend BY HOUSE	
		н	Cal 2nd Rdg Stndrd Dbt	AMEND #1	
. (99-03-16		Second Reading-Stnd Debate		
	,,		Hld Cal Ord 2nd Rdg-Shrt Di		
(99-03-17		Primary Sponsor Changed To		
	00 02 10		Added As A Joint Sponsor M		
	99-03-18	Н	Added As A Co-sponsor LAN	NG Fiscal Note Filed as amnded	
			Added As A Co-sponsor ZIC		
			Pld Cal 3rd Rdg-Stndrd Dbt		
			3rd Rdg-Stnd Dbt-Pass/Vote	104-008-006	
•	99-03-22		Arrive Senate Placed Calndr First Rdg		
	-		Chief Sponsor WALSH,L		
			First reading	Referred to Sen Rules Comm	
	99-04-20			Assigned to Judiciary	
			Added as Chief Co-sponsor C		
	99-04-28		Placed Caindr, Second Rdg	Recommended do pass 009-000-000	
	99-04-29		Second Reading		
,	,,,		Placed Calndr,3rd Reading		
			Added As A Co-sponsor DIL		
9	99-05 - 07		Third Reading - Passed 058-0	000-000	
	00 06 04		Passed both Houses Sent to the Governor		
			Governor vetoed		
	,, ,,		Placed Calendar Total Veto		
9	99-11-18	Η	Total Veto Stands.		
HB-075				- TURNER,ART – WOOLARD – BRUNS-	
		OL	D, DAVIS,STEVE AND GII	LES.	
New					
				Act. Provides the short title only.	
	JSE AM Adds refe		IDMENT NO. 1.		
	5 ILCS 80				
Prov	ides for	th	e regulation of building in	spectors through licensure requirements.	
				the Building Inspectors Licensure Act on	
	y 1, 2010		•	· · · · · · · · · · · · · · · · · · ·	
			NOTE (Administrative Office		
			ld not increase the number of j NOTE, H-AM 1 (Administrativ		
			vious note.	contect of in. Courts)	
			BUDGET NOTE (Bureau of	the Budget)	
			is not a supplemental appropr	iation, the Balan-	
			Note Act is inapplicable. DBUDGET NOTE, H-AM 1 (Rureau of the Rudget)	
			vious note.	bulcau of the budget)	
]	HOUSIN	G A	AFFORDABILITY NOTE (Ho	ousing Development Authority)	
			no fiscal effect on a single-fa	mily residence.	
			NDATES NOTE, H-AM 1	Affaire)	
	(Department of Commerce and Community Affairs) Creates a personnel mandate for which reimbursment of increased				
	costs is required. No estimate of annual cost is available.				
			E NOTE, H-AM 1	4.66	
			of Commerce and Community		
	Does not preempt home rule power of municipalities or counties, FISCAL NOTE (Department of Professional Regulation)				
	Start-up costs would total \$21,000.				
	HOUSING AFFORDABILITY NOTE, H-AM 1 (Housing Development Auth.)				
			done honoing offdakille (
.1	Same as p		vious housing affordability not TE. H-AM 1 (Department of F	e.	
	Same as p FISCAL 1	VО	vious housing affordability not TE, H-AM 1 (Department of F vious DPR fiscal note.	e.	
• ;	Same as p FISCAL I Same as p	NO orev H	TE, H-AM 1 (Department of Fious DPR fiscal note. First reading	e.	

Assigned to Executive

99-02-10 H

99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
	Н	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	Η		Re-committed to Executive
99-03-05		Amendment No.01	EXECUTIVE H Adopted
	Н	Plcd Cal 2nd Rdg Stndrd Dbt	Do Pass Amd/Stndrd Dbt/Vote 008-000-007
	Н	Tied Cai Ziid Kdg Siiidid Doi	Fiscal Note Requested POE
	H		St Mandate Fis Nte Req POE
	Н		Balanced Budget Note Req POE
	Η		Home Rule Note Requested POE
	Η		Housng Aford Note Requested POE
	Η		Judicial Note RequestePOE
	Η	Cal 2nd Rdg Stndrd Dbt.	•
99-03-09	Н		Fiscal Note Req as amended POE
	Н		St Mndt Fis Note Reg Amnd
	Η		Hous Aford Note Req as amnd
	Η	Cal 2nd Rdg Stndrd Dbt	
99-03-10		Added As A Joint Sponsor C	URRIE
		Added As A Joint Sponsor T	
		Added As A Joint Sponsor W	
		Added As A Joint Sponsor B	
		Added As A Co-sponsor DA	
99-03-11	Η	•	Judicial Note Filed
	Н		Judicial Note Req as amend BY HOUSE AMEND #1
	Н		Balanced Budget Note Filed
	Н		Bal Budget Note Fld as amnd
	Η		Home Rule Note Fld as amend
	Н		St Mndt Fis Note Fld Amnd
	H		Housing Aford Note Filed
	Н		Correctional Note Requested POE
	Η		Land Convey Appraisal Req POE
	Η	Later than the second	State Debt Note Requested POE
	Η	Cal 2nd Rdg Stndrd Dbt	· ·
99-03-12			Fiscal Note Filed
	Η		Hous Aford Note Fld as amnd
	Η	Cal 2nd Rdg Stndrd Dbt	
99-03-16		<u> </u>	Fiscal Note Filed as amnded
	Η	Second Reading-Stnd Debate	
	Η	Hld Cal Ord 2nd Rdg-Shrt Dt	
99-03-17	Η	Pld Cal 3rd Rdg-Stndrd Dbt	
		3rd Rdg-Stnd Dbt-Lost/Vote	029-085-002
		Added As A Co-sponsor GIL	
755 FI		, -	N – KENNER, HANNIG AND NOVAK.
			•
0 ILCS 2310			127, par. 55.49
nends the	Ci	vil Administrative Code of	Illinois in relation to the Department of
c Health. F	ro	vides that a treating physici	ian shall provide the summary for alterna-

HB-07

Public Health. Provides that a treating physician shall provide the summary for alternative breast cancer treatments to any patient diagnosed as having breast cancer upon the diagnosis or or as soon after the diagnosis as possible.

```
99-02-09 H First reading
        H Added As A Joint Sponsor SCOTT
         H Added As A Co-sponsor O'BRIEN
                                     Referred to Hse Rules Comm
99-02-10 H
                                     Assigned to Human Services
99-02-25 H
                                     Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-26 H Joint Sponsor Changed to KENNER
99-03-03 H
                Amendment No.01
                                   FLOWERS
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-09 H Added As A Co-sponsor HANNIG
99-03-16 H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
99-03-25 H Added As A Co-sponsor NOVAK
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die

HB-0756 SCULLY, GARRETT AND O'BRIEN.

225 ILCS 85/25

from Ch. 111, par. 4145

Amends the Pharmacy Practice Act of 1987. Provides that a pharmacist must (now, may) inform a person if the pharmacy has available a different brand name or a non-brand name of the prescribed drug and the price of the other drug product.

FISCAL NOTE (Department of Professional Regulation)

There would	be no fiscal impact.	
99-02-09 H	First reading R	Referred to Hse Rules Comm
99-02-10 H	A	Assigned to Registration & Regulation
99-02-24 H	· F	iscal Note Filed
Н	. · · · C	Committee Registration & Regulation
99-03-03 H	N	Motion Do Pass-Lost 001-010-001 HREG
Н	R	Remains in CommiRegistration & Regulation
· H	Added As A Co-sponsor GARI	RETT
99-03-04 H	Added As A Co-sponsor O'BR	IEN
99-03-05 H	R	Re-Refer Rules/Rul 19(a)
01-01-09 H	Session Sine Die	

HB-0757 BIGGINS – HOFFMAN – JONES, JOHN.

New Act

Creates the Home Inspector Licensing Act. Provides the short title only.

HOUSE AMENDMENT NO. 1.

Provides that the Act shall be administered and enforced by the Office of Banks and Real Estate. Sets license application and examination requirements. Requires home inspectors to carry insurance. Creates the Home Inspector Advisory Council to advise the Office of Banks and Real Estate on matters relating to licensing and education under the Act. Sets continuing education requirements for home inspectors. Prohibits unlicensed practice as a home inspector and imposes penalties therefor.

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HOUSING AFFORDABILITY NOTE (Housing Development Authority)
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There would be no fiscal effect on a single-family residence.

HOUSING AFFORDABILITY NOTE, H-AM 1 (Housing Development Auth.)

There is insufficient information to determine fiscal effect.

FISCAL NOTE, H-AM 1 (Department of Professional Regulation)

This bill has no fiscal impact.

99-03-23 H

STATE MANDATES NOTE, H-AM 1

(Department of Commerce and Community Affairs) Does not create a State mandate.

H Held 2nd Rdg-Short Debate

H Primary Sponsor Changed To BIGGINS H Joint Sponsor Changed to HOFFMAN

99-02-09	H First reading	Referred to Hse Rules Comm
99-02-10	Н .	Assigned to Executive

99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

		HEXC
Н	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26 H		Re-committed to Executive
99-03-05 H	Amendment No.01	EXECUTIVE H Adopted
H		Do Pass Amend/Short Debate 015-000-000
H	Placed Cal 2nd Rdg-Shrt Dbt	
H		Fiscal Note Requested POE
Н		Home Rule Note Requested POE
Н		Housng Aford Note Requested POE
Н	Cal Ord 2nd Rdg-Shrt Dbt	
99-03-09 H		Fiscal Note Req as amended POE
H		St Mndt Fis Note Req Amnd
Н		Hous Aford Note Req as amnd
Ĥ	Cal Ord 2nd Rdg-Shrt Dbt	
Ĥ	Added As A Joint Sponsor B	IGGINS
99-03-10 H	Joint Sponsor Changed to JO.	NES,JOHN
99-03-15 H		Housing Aford Note Filed
H		Hous Aford Note Fld as amnd
Н	Cal Ord 2nd Rdg-Shrt Dbt	
99-03-16 H		Fiscal Note Filed as amnded
Н	Second Reading-Short Debat	e
H	Held 2nd Rdg-Short Debate	

St Mndt Fis Note Fld Amnd

99-03-24 H Pld Cal 3rd Rdg-Shrt Dbt

99-03-26 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0758 LYONS, JOSEPH AND JOHNSON, TIM.

10 ILCS 5/7-10

from Ch. 46, par. 7-10

Amends the Election Code. Increases the number of signatures required on a petition for nomination of a candidate for judicial office from 500 to 1,000. Effective immediately.

FISCAL NOTE (State Board of Elections)

HB758 would have minimal fiscal impact on Board operations.

HOUSE AMENDMENT NO. 1.

Replaces the substantive amendatory changes in the bill. Provides that the number of signatures required on a petition for nomination as a candidate for judicial office is 0.25% of the number of votes for the judicial candidate of his or her political party who received the highest number of votes at the last regular general election at which a judicial officer from the same district, circuit, or subcircuit was regularly scheduled to be elected, but not less 500 signatures, (Now, only 500 signatures are needed in all cases.)

99-02-09	Η	First reading	Referred to Hse Rules Comm
99-02-10	Η		Assigned to Executive
99-02-17	Η		Re-assigned to Elections & Campaign
			Reform
99-02-25	Н		Fiscal Note Filed
	Н		Committee Elections & Campaign Reform
99-03-01	Η	Added As A Co-sponsor JOH	INSON,TIM
99-03-03	Η	Amendment No.01	ELEC CAMP REF H Adopted
	Η		Do Pass Amend/Short Debate 010-001-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-09	Η	Second Reading-Short Debate	e
	H	Pld Cal 3rd Rdg-Shrt Dbt	
99-03-10	Η	3rd Rdg-Shrt Dbt-Pass/Vote	116-000-001
99-03-11	S	Arrive Senate	
	S	Placed Calndr First Rdg	
99-03-25	S	Chief Sponsor DELEO	
	S	First reading	Referred to Sen Rules Comm

HB-0759 MORROW.

815 ILCS 505/2JJ 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.

FISCAL NOTE (Office of Attorney General)

There will be no fiscal impact. 99-02-09 H First reading Referred to Hse Rules Comm 99-02-10 H Assigned to Consumer Protect'n & Product Regul 99-02-24 H Fiscal Note Filed

Η Committee Consumer Protect'n & Product Regul

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

01-01-09 H Session Sine Die

HB-0760 FRANKS.

210 ILCS 45/3-301

from Ch. 111 1/2, par. 4153-301

Amends the Nursing Home Care Act. Makes a technical change in the Section regarding notice of a violation of the Act.

99-02-09 H First reading Referred to Hse Rules Comm Assigned to Executive 99-02-10 H 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive

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99-03-05 H
01-01-09 H Session Sine Die
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HB-0761 DAVIS, MONIQUE.

735 ILCS 5/9-110

from Ch. 110, par. 9-110

Re-Refer Rules/Rul 19(a)

Amends the "Forcible Entry and Detainer" Article of the Code of Civil Procedure. Provides that if the premises involved in an action under the Article is a residence rented to the defendant by the plaintiff, and if the court grants judgment for possession of the whole of the premises to the plaintiff, the court may not grant the defendant more than 15 days to quit the premises unless both parties agree to a different arrangement. Applies only to actions commenced on or after the effective date of this amendatory Act.

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FISCAL NOTE (Administrative Office of Ill. Courts)
The bill would not have a fiscal impact on the Judicial Branch.

99-02-09 H First reading Referred to Hse Rules Comm

99-02-10 H Assigned to Judiciary I - Civil Law

99-03-02 H Fiscal Note Filed
Committee Judiciary I - Civil Law

99-03-05 H Re-Refer Rules/Rul 19(a)
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01-01-09 H Session Sine Die

99-02-09 H First reading

HB-0762 NOVAK.

35 ILCS 5/101

from Ch. 120, par. 1-101

Referred to Hse Rules Comm

Amends the Illinois Income Tax Act. Makes a technical change in the short title Section.

99-02-10	Н		Assigned to Executive
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
	Н	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	Н		Re-committed to Executive
99-03-05	Η		Do Pass/Short Debate Cal 015-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-12	Η	Amendment No.01	NOVAK
	Н	Amendment referred to	HRUL
	Н	Cal Ord 2nd Rdg-Shrt Dbt	
99-03-16	Н	Second Reading-Short Debate	e
	Η	Held 2nd Rdg-Short Debate	
99-03-26	Н		Re-Refer Rules/Rul 19(a)
01-01-09	Н	Session Sine Die	· · · · · · · · · · · · · · · · · · ·

HB-0763 NOVAK, O'BRIEN AND GASH.

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210 ILCS 115/6 from Ch. 111 1/2, par. 716
765 ILCS 745/27 new
765 ILCS 745/28 new
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Amends the Mobile Home Landlord and Tenant Rights Act to create the Mobile Home Park Ombudsman. Provides that the Ombudsman is appointed by the Director of Public Health and shall be an employee of the Department of Public Health. Provides that the Ombudsman shall receive and investigate complaints related to the Act and report violations of the Act to the Attorney General for enforcement. Creates the Mobile Home Park Owner's and Tenant's Advisory Board to consult and advise the Department of Public Health. Amends the Mobile Home Park Act to require an application fee for a mobile home park license of \$100 plus \$5 for each mobile home space in the park (currently, \$100 plus \$3 for each space). Provides for a \$5 license fee for each space added to a mobile home park after original issuance of the license (currently, \$6 for each space added later). Provides that funds received from license fees for mobile home parks shall be deposited into the Facility Licensing Fund (instead of the State treasury). Effective immediately.

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FISCAL NOTE (Department of Public Health)
The estimated cost for the Ombudsman and related costs, plus support services, equipment and travel would be approximately $90,000 annually.
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HOUSE AMENDMENT NO. 1.

Provides that, upon referral by the Ombudsman, the State's Attorney of the county in which any violation of the Act occurs or the Attorney General shall bring an action in the name of the people of this State, including an action for an injunction or other remedies provided by the Act. Provides that a violation of the Act is a Class C misdemeanor for each day's violation.

JUDICIAL NOTE (Administrative Office of Ill. Courts)

There would be no increase in the number of judges needed.

HOUSING AFFORDABILITY NOTE (Housing Development Authority)

There would be a \$2 per year per lot to \$5 per year cost

increase for each lot to the mobile home park licensee.

$\mathrm{DIE}(S)$	\mathbf{H}^{μ}	M	MAY	APPLY: Fisc	cai
00.00	Ω	TT	Direct	wooding.	

99-02-09 H	First reading	Referred to Hse Rules Comm
99-02-10 H	-	Assigned to Executive
99-02-19 H		Fiscal Note Filed
Н		Committee Executive
99-02-25 H		St Mandate Fis Nte Req POE
H		Home Rule Note Requested POE
H		Housng Aford Note Requested POE
Н		Judicial Note RequestePOE
. H	Amendment No.01	EXECUTIVE H Adopted
Н		To SubcommitteeHEXC
99-03-04 H		Judicial Note Filed
Н		Committee Executive
99-03-05 H		Re-Refer Rules/Rul 19(a)
99-03-09 H		Housing Aford Note Filed
Н		Committee Rules
Н	Added As A Co-sponsor O	'BRIEN
99-09-22 H	Added As A Co-sponsor G	ASH
01-01-09 H	Session Sine Die	

HB-0764 NOVAK.

Appropriates \$150,000 from the General Revenue Fund to the Department of Natural Resources to make a grant to the Kankakee River Conservancy District. Effective July 1, 1999.

99-02-09 H First reading	Referred to Hse Rules Comm
99-02-10 H	Assigned to Approp-Gen Srvc & Govt
	Ovrsght
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-0765 MATHIAS.

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 technical changes to the short title Section.

99-02-09 H First reading Referred to Hse Rules Comm

JJ 02 07	11 I list reading	Referred to 11se Rules Comm
99-02-10	H	Assigned to Executive
99-02-25	H	Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
	H Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	Н	Re-committed to Executive
99-03-05	H	Do Pass/Short Debate Cal 015-000-000
	H Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16	H Second Reading-Short Debat	e ·
	H Held 2nd Rdg-Short Debate	
99-03-26	Н	Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	

HB-0766 MATHIAS.

415 ILCS 5/32

from Ch. 111 1/2, par. 1032

Amends the Environmental Protection Act. Provides a caption to the Section concerning hearings.

99-02-09 H First readi	ng	Referred to Hse Rules Comm
99-02-10 H		Assigned to Executive
99-02-25 H		Do Pass/Stndrd Dbt/Vote 008-007-000

HEXC

H Plcd Cal 2nd Rdg Stndrd Dbt

```
99-02-26 H
                                              Re-committed to Executive
       99-03-05 H
                                              Do Pass/Short Debate Cal 015-000-000
                 H Placed Cal 2nd Rdg-Shrt Dbt
       99-03-16 H Second Reading-Short Debate
                 H Held 2nd Rdg-Short Debate
       99-03-26 H
                                              Re-Refer Rules/Rul 19(a)
       01-01-09 H Session Sine Die
 HB-0767
              MOORE, ANDREA.
   415 ILCS 5/22.22
                                     from Ch. 111 1/2, par. 1022.22
   Amends the Environmental Protection Act. Makes a technical change in the Section
regarding landscape waste.
       99-02-09 H First reading
                                              Referred to Hse Rules Comm
       99-02-10 H
                                              Assigned to Executive
       99-02-25 H
                                              Do Pass/Stndrd Dbt/Vote 008-007-000
                                                HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
       99-02-26 H
                                              Re-committed to Executive
       99-03-05 H
                                              Re-Refer Rules/Rul 19(a)
       01-01-09 H Session Sine Die
 HB-0768
             MCCARTHY.
   New Act
   Creates the Cook County Fair Act with the short title as the only provision.
       99-02-09 H First reading
                                              Referred to Hse Rules Comm
       99-02-10 H
                                              Assigned to Executive
       99-02-25 H
                                              Do Pass/Stndrd Dbt/Vote 008-007-000
                                                HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
       99-02-26 H
                                              Re-committed to Executive
       99-03-05 H
                                              Re-Refer Rules/Rul 19(a)
       01-01-09 H Session Sine Die
HB-0769
             WINTERS.
    20 ILCS 605/46,6
                                     from Ch. 127, par. 46.6
   Amends the Civil Administrative Code of Illinois in relation to the Department of
Commerce and Community Affairs. Adds a caption to the Section making promotion of
tourism one of the duties of DCCA.
       99-02-09 H First reading
                                              Referred to Hse Rules Comm
       99-02-10 H
                                              Assigned to Executive
       99-02-25 H
                                              Do Pass/Stndrd Dbt/Vote 008-007-000
                                                HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
       99-02-26 H
                                              Re-committed to Executive
       99-03-05 H
                                              Re-Refer Rules/Rul 19(a)
       01-01-09 H Session Sine Die
HB-0770
             JONES JOHN.
    20 ILCS 665/1
                                     from Ch. 127, par. 200-21
   Amends the Illinois Promotion Act. Makes technical changes in the short title Sec-
tion
       99-02-09 H First reading
                                              Referred to Hse Rules Comm
       99-02-10 H
                                              Assigned to Executive
       99-02-25 H
                                              Do Pass/Stndrd Dbt/Vote 008-007-000
                                                HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
       99-02-26 H
                                              Re-committed to Executive
       99-03-05 H
                                              Do Pass/Short Debate Cal 015-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       99-03-16 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
                H 3rd Rdg-Shrt Dbt-Pass/Vote 105-008-001
       99-04-14 S Arrive Senate
                 S Placed Calndr First Rdg
       01-01-09 H Session Sine Die
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HB-0771 **1520**

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HB-0771
             JOHNSON, TOM.
  720 ILCS 5/8-6
                                    from Ch. 38, par. 8-6
  Amends the Criminal Code of 1961. Makes grammatical changes in the Section that
defines "offense" for the purpose of inchoate offenses.
      99-02-09 H First reading
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                H Pled Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0772
             JOHNSON, TOM.
  720 ILCS 5/1-2
                                    from Ch. 38, par. 1-2
  Amends the Criminal Code of 1961. Makes grammatical changes in the general pur-
poses Section of the Code.
      99-02-09 H First reading
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             JOHNSON, TOM.
HR-0773
  730 ILCS 5/3-5-2
                                    from Ch. 38, par. 1003-5-2
  Amends the Unified Code of Corrections. Makes grammatical changes in the Section
relating to the records maintained by the Department of Corrections concerning griev-
ances and the examination, assignment, transfer, and discipline of prisoners in each of
the Department's institutions, facilities, and programs.
      99-02-09 H First reading
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0774
             CROSS, SILVA, HARRIS AND DELGADO.
  730 ILCS 5/5-5-6
                                    from Ch. 38, par. 1005-5-6
  Amends the Unified Code of Corrections. Permits the court to sentence to restitution
an offender who has committed an offense that is a violation of a law that is not in the
Criminal Code of 1961.
      99-02-09 H First reading
                                             Referred to Hse Rules Comm
      99-02-10 H
                                             Assigned to Judiciary II - Criminal Law
      99-02-19 H
                                             Do Pass/Short Debate Cal 012-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-24 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
      99-03-11 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-12 H Added As A Co-sponsor SILVA
               H Added As A Co-sponsor HARRIS
               H Added As A Co-sponsor DELGADO
      99-04-08 S Chief Sponsor PETKA
      99-04-14 S First reading
                                             Referred to Sen Rules Comm
      99-04-22 S
                                             Assigned to Judiciary
      99-05-05 S
                                             Recommended do pass 010-000-000
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S Placed Calndr, Second Rdg

S Placed Calndr, 3rd Reading

99-05-06 S Second Reading

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99-05-12 S Third Reading - Passed 059-000-000
               H Passed both Houses
      99-06-10 H Sent to the Governor
      99-08-06 H Governor approved
                    Effective Date 00-01-01
               Н
               Н
                    PUBLIC ACT 91-0420
HB-0775
             CROSS.
  730 ILCS 5/5-8A-1
                                    from Ch. 38, par. 1005-8A-1
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99-02-09 H First reading

Amends the Unified Code of Corrections. Makes stylistic changes to the Section stating the short title of the Electronic Home Detention Law within the Code.

Referred to Hse Rules Comm

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99-02-10 H
                                       Assigned to Executive
99-02-25 H
                                       Do Pass/Stndrd Dbt/Vote 008-007-000
                                          HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                       Re-committed to Executive
                                       Do Pass/Short Debate Cal 015-000-000
99-03-05 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 105-008-001
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
99-10-15 S Chief Sponsor PHILIP
99-11-04 S First reading
                                       Referred to Sen Rules Comm
                                       Assigned to Judiciary
99-11-17
         S
                                       Postponed
                                       Committee Judiciary
00-01-02 S
                                       Refer to Rules/Rul 3-9(b)
01-01-09 H Session Sine Die
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HB-0776 CROSS.

730 ILCS 5/3-6-1

from Ch. 38, par. 1003-6-1

Amends the Unified Code of Corrections. Makes grammatical changes in the Section requiring the Department of Corrections to designate those institutions and facilities that are maintained for persons assigned as adults and as juveniles. Referred to Hse Rules Comm

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99-02-10 H
                                       Assigned to Executive
                                       Do Pass/Stndrd Dbt/Vote 008-007-000
99-02-25 H
                                         HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                       Re-committed to Executive
99-03-05 H
                                       Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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WINKEL - GRANBERG - BRADY - SMITH, MICHAEL.

730 ILCS 5/5-1-22

from Ch. 38, par. 1005-1-22

Amends the Unified Code of Corrections. Makes grammatical changes in the Section of the sentencing Chapter of the Code that defines victims.

SENATE AMENDMENT NO. 1.

99-02-09 H First reading

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Deletes reference to:
730 ILCS 5/5-1-22
Adds reference to:
210 ILCS 45/2-216 new
730 ILCS 5/3-6-2
                              from Ch. 38, par. 1003-6-2
730 ILCS 135/3
                             from Ch. 38, par. 1103
```

Deletes the title and everything after the enacting clause. Amends the Nursing Home Care Act. Provides that the Residents Rights Article of the Act does not apply to committed persons as defined in the Unified Code of Corrections who reside in a licensed nursing facility. Provides that committed persons are entitled to all rights and protections as provided under the Unified Code of Corrections, the Juvenile Court Act of 1987, and the Americans With Disabilities Act of 1990. Amends the Unified Code of Corrections. Provides that the Department of Corrections may remove from a Department facility a committed person who is in need of long-term care due to age, chronic infirmity, or disability. Amends the Illinois Prison Inspection Act. Permits the Department of Public Health to inspect hospitals and nursing facilities in which committed persons reside to ensure that those facilities meet applicable State regulations.

SENATE AMENDMENT NO. 2.

Provides that a nursing facility that accepts infirm or disabled committed persons must first obtain approval from the municipality in which the facility is located. A nursing facility that accepts these committed persons may not be located in a residential neighborhood. Provides that a committed person subject to the Truth-In-Sentencing provisions does not qualify for transfer to a nursing facility.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that the Department of Corrections not remove a committed person to a nursing facility unless the Department determines that the cost to the State of the nursing facility care is less than the cost to the State of having the person in an institution or facility of the Department. Recommends that a nursing facility that accepts committed persons be used exclusively for committed persons and may not admit or retain residents who are not committed persons.

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99-02-09 H First reading
                                      Referred to Hse Rules Comm
99-02-10 H
                                      Assigned to Executive
99-02-25 H
                                      Do Pass/Stndrd Dbt/Vote 008-007-000
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                      Re-committed to Executive
99-03-05 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-24 H Primary Sponsor Changed To WINKEL
         Η
                Amendment No.01
                                      WINKEL
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-25 H Added As A Joint Sponsor GRANBERG
         H Added As A Joint Sponsor BRADY
         H Added As A Joint Sponsor SMITH, MICHAEL
99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
         Н
                                      Tabled Pursnt to Rule 40(a) HOUSE
                                        AMEND #1
         H 3rd Rdg-Shrt Dbt-Pass/Vote 105-008-001
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor WATSON
         S First reading
                                      Referred to Sen Rules Comm
99-04-15 S
                                      Assigned to Judiciary
99-04-28 S
                                      Postponed
99-05-05 S
                Amendment No.01
                                      JUDICIARY
                                                  S
                                                               Adopted
                                      Recinnded do pass as amend 009-001-000
         S Placed Calndr, Second Rdg
99-05-07
         S
           Second Reading
         S Placed Calndr,3rd Reading
99-05-11
         S Filed with Secretary
                Amendment No.02
                                      WATSON
                Amendment referred to SRUL
99-05-12 S
                Amendment No.02
                                      WATSON
         S
                Rules refers to
                                       SJUD
                Amendment No.02
                                      WATSON
         S Be apprvd for consideratn SJUD/009-000-000
         S Recalled to Second Reading
         S
                Amendment No.02
                                      WATSON
                                                               Adopted
         S Placed Calndr, 3rd Reading
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99-05-13 S Third Reading - Passed 053-006-000
         H Arrive House
         H Place Cal Order Concurrence 01,02
99-05-14 H Motion Filed Concur
                 Motion referred to
                                        HRUL.
         H Motion Filed Concur
                Motion referred to
         Н
                                        HRUL.
         H Calendar Order of Concurren 01.02
99-05-19 H
                 Rules refers to
                                        01.02/HJUB
         H Calendar Order of Concurren 01.02
99-05-20 H Be apprvd for consideratn 1/HJUB/012-000-000
         H Be apprvd for consideratn 2/HJUB/012-000-000
         H H Concurs in S Amend 01,02/100-014-000
         H Passed both Houses
99-06-18 H Sent to the Governor
99-08-16 H Governor Amendatory Veto
         H Placed Cal Amendatory Veto
99-11-04 H Mtn fild accept amend veto #1/WINKEL
                 Motion referred to
         Н
         H Placed Cal Amendatory Veto
                                      App for Consider - Complace
99-11-18 H
         H Placed Cal Amendatory Veto
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HB-0778 CAPPARELLI – BUGIELSKI – SAVIANO – LYONS, JOSEPH – MCAU-LIFFE, BRADLEY, KRAUSE AND MULLIGAN.

35 ILCS 200/18-185

55 ILCS 5/5-1062.1

from Ch. 34, par. 5-1062.1

70 ILCS 2605/7h new

Amends the Counties Code and the Metropolitan Water Reclamation District Act. Provides for the adoption and implementation of a Cook County stormwater management plan by the Metropolitan Water Reclamation District. Authorizes the District to implement the plan throughout Cook County. Authorizes the District to impose fees on new development within the District. Authorizes the District to impose taxes for stormwater management purposes and amends the Property Tax Code to exclude those taxes from the tax caps imposed under the Property Tax Extension Limitation Law. Effective immediately.

FISCAL NOTE (Department of Commerce and Community Affairs)

HB 778 will not have a fiscal impact on DCCA.

H Bill dead-Amendatory Veto

HOUSE AMENDMENT NO. 1.

Deletes reference to:

35 ILCS 200/18-185

55 ILCS 5/5-1062.1

Deletes all substantive provisions of the bill. Retains only the caption for the new Section added to the Metropolitan Water Reclamation District Act concerning stormwater management.

BALANCED BUDGET NOTE (Bureau of the Budget)

Since the bill is not a supplemental appropriation, the

Balanced Budget Note Act is inapplicable.

BALANCED BUDGET NOTE, H-AM 1 (Bureau of the Budget)

Same as from previous note.

JUDICIAL NOTE (Administrative Office of Ill. Courts)

The bill would not increase the number of judges needed.

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

Same as previous note.

HOME RULE NOTE, H-AM 1

(Department of Commerce and Community Affairs)

Does not preempt home rule authority.

FISCAL NOTE, H-AM 1 (Dept. of Commerce and Community Affairs)

No change from previous DCCA fiscal note.

STATE MANDATES FISCAL NOTE, H-AM 1

(Department of Commerce and Community Affairs)

HB 778 (H-am 1) does not create a State mandate.

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

99-02-09 H First reading

H Added As A Joint Sponsor BUGIELSKI

99-02-09—Cont.				
		Added As A Co-sponsor SA		
	Ħ	Added As A Co-sponsor LYC	ONS,JOSEPH	
		Added As A Co-sponsor MC		
	Η	Added As A Co-sponsor BRA		
	Н		Referred to Hse Rules Comm	
99-02-10			Assigned to Executive	
99-03 - 01			Fiscal Note Filed	
	Η		Committee Executive	
99-03-04			EXECUTIVE H Adopted	
	Н		Do Pass Amend/Short Debate 015-000-000	
		Placed Cal 2nd Rdg-Shrt Dbt		
99-03-05			St Mandate Fis Nte Req POE	
	Η		Balanced Budget Note Req POE	
	Н		Home Rule Note Requested POE	
	H		Judicial Note RequestePOE	
		Cal Ord 2nd Rdg-Shrt Dbt		
99-03-09			Fiscal Note Req as amended POE	
	Н		St Mndt Fis Note Req Amnd	
	H		Home Rule Note Req as amend	
		Cal Ord 2nd Rdg-Shrt Dbt	D. I. I. A. A. E. I.	
99-03-11			Balanced Budget Note Filed	
	Н		Bal Budget Note Fld as amnd	
	H H		Judicial Note Filed	
	п		Judicial Note Req as amend BY HOUSE AMEND #1	
	Н	Cal Ord 2nd Rdg-Shrt Dbt		
99-03-16		Second Reading-Short Debat	e	
		Held 2nd Rdg-Short Debate		
99-03-23			Home Rule Note Fld as amend	
	Н	Held 2nd Rdg-Short Debate		
99-03-24	Н	,	Fiscal Note Filed as amnded	
	Н	Held 2nd Rdg-Short Debate		
99-03-25	Н	Added As A Co-sponsor KR.	AUSE	
	Н	•	St Mndt Fis Note Fld Amnd	
	Η	Held 2nd Rdg-Short Debate		
99-03-26	Н	Pld Cal 3rd Rdg-Shrt Dbt		
	Н	3rd Rdg-Shrt Dbt-Pass/Vote	088-021-005	
		Added As A Co-sponsor MU	LLIGAN	
99-04-14		Arrive Senate		
		Placed Calndr First Rdg		
		Chief Sponsor WALSH,T		
		First reading	Referred to Sen Rules Comm	
01-01-09	Н	Session Sine Die		
770 TI	ΓN	HOUSE _ CRANKERC _ R	RUNSVOLD - RUTHERFORD	

HB-0779 TENHOUSE – GRANBERG – BRUNSVOLD – RUTHERFORD.

815 ILCS 705/44.1 new

Amends the Franchise Disclosure Act of 1987 to provide that the Act does not apply to retailers or to wholesalers, manufacturers, or distributors as defined in the Illinois Equipment Fair Dealership Law. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 815 ILCS 705/44.1 new Adds reference to: 815 ILCS 715/10.1 new

Deletes everything. Amends the Illinois Equipment Fair Dealership Law. Provides that retailers and wholesalers, manufacturers, and distributors of inventory are not subject to the provisions of the Franchise Disclosure Act of 1987.

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99-02-09 H First reading
H Added As A Joint Sponsor GRANBERG
H Added As A Co-sponsor BRUNSVOLD
H Added As A Co-sponsor RUTHERFORD
H Referred to Hse Rules Comm

99-02-10 H Assigned to Judiciary I - Civil Law

99-02-25 H Do Pass/Short Debate Cal 009-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
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99-03-10	Н	Amendment No.01	TENHOUSE
	Η		HRUL
00 02 12		Cal Ord 2nd Rdg-Shrt Dbt	TENHOLIGE
99-03-12		Amendment No.01 Recommends/be Adopted HI	TENHOUSE
		Cal Ord 2nd Rdg-Shrt Dbt	COL
99-03-16		Second Reading-Short Debat	re _.
	Н		TENHOUSE Adopted
00 02 17		Pld Cal 3rd Rdg-Shrt Dbt. 3rd Rdg-Shrt Dbt-Pass/Vote	115 000 000
		Arrive Senate	113-000-000
<i>,,,</i> 03 10		Placed Calndr First Rdg	
99-03-23	S	Chief Sponsor WATSON	
		First reading	Referred to Sen Rules Comm
99-03-25 99-04-15		Added as Chief Co-sponsor I	
•		Added as Chief Co-sponsor J	Assigned to Commerce & Industry
99-04-22		ridded as emer eo sponsor s	Recommended do pass 009-000-000
		Placed Calndr, Second Rdg	· · · · · · · · · · · · · · · · · · ·
99-04-26		Second Reading	
00.05.07		Placed Calndr, 3rd Reading	200 000
99-05-07		Third Reading - Passed 058-0 Passed both Houses	000-000
99-06-04		Sent to the Governor	
		Governor approved	
	Η		
	Н	PUBLIC ACT 91-0289	
		SING.	
110 ILCS 610.			144, par. 1017
			Colleges and Universities Revenue Bond
Act to add a ca	ptic	on to the short title Section	
99-02-10		Filed With Clerk First reading	Referred to Hse Rules Comm
99-02-17		1 iist reading	Assigned to Executive
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000
		PLICIA IDI CILIDI	HEXC
99-02-26		Pled Cal 2nd Rdg Stndrd Db	Re-committed to Executive
99-03-05			Re-Refer Rules/Rul 19(a)
		Session Sine Die	
HB-0781 W	IR	SING.	
110 ILCS 205	/9.0	of from Ch.	144, par. 189.03
Amends the	Во		ct to make a technical change to a Section
		ng and counseling the Gov	
99-02-10	Н	Filed With Clerk	a a
00.00.15		First reading	Referred to Hse Rules Comm
99-02-17			Assigned to Executive
99-02-25	п		Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
	Н	Plcd Cal 2nd Rdg Stndrd Db	
99-02-26			Re-committed to Executive
99-03-05		a ; a; b ;	Re-Refer Rules/Rul 19(a)
		Session Sine Die	
		SING.	
110 ILCS 305.			144, par. 24
			o add a caption to a Section concerning
branches and d		ortments. Filed With Clerk	
99-02-10		First reading	Referred to Hse Rules Comm
99-02-17			Assigned to Executive
99-02-25	Η		Do Pass/Stndrd Dbt/Vote 008-007-000
	Н	Picd Cal 2nd Rdg Stndrd Dba	HEXC
			-

99-02-26 H	Re-committed to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine	Die
HB-0783 WIRSING AND JO	OHNSON,TIM.
110 ILCS 70/36m	from Ch. 24 1/2, par. 38b12
Amends the State Universitie	es Civil Service Act to make a technical of

Amends the State Universities Civil Service Act to make a technical change to a Section concerning temporary appointments.

99-02-10 H Filed With Clerk
H First reading Referred to Hse Rules Comm

99-02-17 H Assigned to Executive

99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

HEXC
H Plcd Cal 2nd Rdg Stndrd Dbt
H Added As A Co-sponsor JOHNSON,TIM

99-02-26 H Re-committed to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0784 WIRSING.

110 ILCS 205/9

from Ch. 144, par. 189

Amends the Board of Higher Education Act to add a caption to a Section concerning the Board's powers and duties.

99-02-10 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 99-02-25 H HEXC H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive 99-03-05 H Do Pass/Short Debate Cal 015-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 99-03-09 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt ·99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 105-008-001 99-04-14 S Arrive Senate S Placed Calndr First Rdg 99-12-02 S Chief Sponsor BURZYNSKI S First reading Referred to Sen Rules Comm 01-01-09 H Session Sine Die

HB-0785 WIRSING.

110 ILCS 805/2-5

from Ch. 122, par. 102-5

Amends the Public Community College Act to make a term gender neutral in a Section concerning the compensation and expenses of Illinois Community College Board members.

99-02-10 H Filed With Clerk
H First reading Referred to Hse Rules Comm

99-02-17 H Assigned to Executive

99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

HEXC
H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-09 H Session Sine Die

HB-0786 WIRSING.

110 ILCS 947/15

Amends the Higher Education Student Assistance Act to make technical changes to a Section concerning the establishment of the Illinois Student Assistance Commission.

99-02-10 H Filed With Clerk
H First reading
P9-02-17 H Assigned to Executive
P9-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000
HEXC

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0787 O'CONNOR – LYONS,EILEEN – ZICKUS – KOSEL – WINTERS AND LANG.

720 ILCS 5/16D-5.5 new

Amends the Criminal Code of 1961. Creates the offense of computerized dissemination of information in furtherance of gang-related activity, defined as disseminating in a form accessible to persons any verbal, written, or pictorial items or imagery utilized by a criminal street gang and distributed in furtherance of the activities of the gang. Establishes defenses. Penalty is a Class 4 felony.

NOTE(S) THAT MAY APPLY: Correctional

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99-02-10 H Filed With Clerk
         H Added As A Joint Sponsor LYONS, EILEEN
         H Added As A Co-sponsor ZICKUS
         H Added As A Co-sponsor KOSEL
         H Added As A Co-sponsor WINTERS
                                      Referred to Hse Rules Comm
         H First reading
99-02-17 H
                                      Assigned to Judiciary II - Criminal Law
99-02-18 H Added As A Co-sponsor LANG
99-03-04 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
00-02-29 S Chief Sponsor GEO-KARIS
00-03-01 S First reading
                                      Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-0788 WINTERS – RIGHTER – LAWFER – BOST – WAIT, DAVIS,STEVE, HOFFMAN, MCCARTHY AND MITCHELL,JERRY.

720 ILCS 5/12-21.7 new

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 to a minor, by telephone, e-mail, the Internet, or an online service, a message 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.

HOUSE AMENDMENT NO. 1.

Changes the penalty for the new offense of seduction of a minor from a Class A misdemeanor for a first offense to a Class 4 felony. Changes the penalty for a second or subsequent offense from a Class 4 felony to a Class 3 felony.

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FISCAL NOTE, H-AM 1 (Department of Corrections)
   Corrections population and fiscal impacts would be minimal.
   CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)
   Same as DOC fiscal note.
NOTE(S) THAT MAY APPLY: Correctional
   99-02-10 H Filed With Clerk
             H Added As A Joint Sponsor RIGHTER
             H Added As A Co-sponsor LAWFER
             H Added As A Co-sponsor BOST
             H Added As A Co-sponsor WAIT
             H First reading
                                         Referred to Hse Rules Comm
   99-02-17 H
                                         Assigned to Judiciary II - Criminal Law
   99-03-05 H
                                         JUD-CRIMINAL H
                    Amendment No.01
                                                                  Adopted
                                         Do Pass Amend/Short Debate 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-09 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
             H Added As A Co-sponsor DAVIS, STEVE
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H Added As A Co-sponsor HOFFMAN H Added As A Co-sponsor MCCARTHY H Added As A Co-sponsor MITCHELL, JERRY

99-03-11	S	Arrive Senate	
	S	Placed Calndr First Rdg	
99-03-15	S		Correctional Note Filed HA 01
	S		Fiscal Note Filed as amnded
	S	Placed Calndr First Rdg	
99-03-25	S	Chief Sponsor BURZYNSKI	
	S	First reading	Referred to Sen Rules Comm
99-04-20	S		Assigned to Judiciary
99-04-28	S		Postponed
99-05-05	S		Postponed
	S		Committee Judiciary
99-05-08	S		Refer to Rules/Rul 3-9(a)
01-01-09	Н	Session Sine Die	

HB-0789 RIGHTER - BOST - JONES, JOHN - MYERS, RICHARD - SOMMER, DAVIS, STEVE, HOFFMAN, MCCARTHY, BASSI, MITCHELL, JERRY, SILVA, HARRIS AND DELGADO.

720 ILCS 5/11-20.3 new

Amends the Criminal Code of 1961. Creates the offense of knowingly disseminating 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
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S First reading

01-01-09 H Session Sine Die

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99-02-10 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 MYERS, RICHARD
        H Added As A Co-sponsor SOMMER
        H First reading
                                     Referred to Hse Rules Comm
99-02-17 H
                                     Assigned to Judiciary II - Criminal Law
99-03-05 H
                                     Do Pass/Short Debate Cal 013-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H Added As A Co-sponsor DAVIS, STEVE
        H Added As A Co-sponsor HOFFMAN
         H Added As A Co-sponsor MCCARTHY
        H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
         H Added As A Co-sponsor BASSI
        H Added As A Co-sponsor MITCHELL, JERRY
99-03-11 S Arrive Senate
         S Placed Calndr First Rdg
99-03-12 H Added As A Co-sponsor SILVA
        H Added As A Co-sponsor HARRIS
        H Added As A Co-sponsor DELGADO
99-04-26 S Chief Sponsor MYERS,J
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. HB-0790 SCHMITZ - OSMOND - BELLOCK - BASSI - MCAULIFFE, BOST, CROSS, JONES, JOHN, KOSEL, LYONS, EILEEN, MITCHELL, BILL, MY-ERS,RICHARD, TENHOUSE, ZICKUS, MITCHELL, JERRY, COULSON AND NOVAK.

Referred to Sen Rules Comm

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725 ILCS 215/2
                                    from Ch. 38, par. 1702
725 ILCS 215/3
                                    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, the World Wide Web, or an on-line service.

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99-02-10 H Filed With Clerk
        H Added As A Joint Sponsor OSMOND
        H Added As A Co-sponsor BELLOCK
        H Added As A Co-sponsor BASSI
        H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor BOST
        H Added As A Co-sponsor CROSS
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99-02-10-Cont.
         H Added As A Co-sponsor JONES, JOHN
         H Added As A Co-sponsor KOSEL
         H Added As A Co-sponsor LYONS, EILEEN
         H Added As A Co-sponsor MITCHELL, BILL
         H Added As A Co-sponsor MYERS,RICHARD
         H Added As A Co-sponsor TENHOUSE
         H Added As A Co-sponsor ZICKUS
         H First reading
                                     Referred to Hse Rules Comm
99-02-17 H
                                     Assigned to Judiciary II - Criminal Law
                                     Do Pass/Short Debate Cal 013-000-000
99-03-04 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-001-001
         H Added As A Co-sponsor MITCHELL, JERRY
         H Added As A Co-sponsor COULSON
99-03-11 S Arrive Senate
         S Placed Calndr First Rdg
99-03-18 S Chief Sponsor DILLARD
                                     Referred to Sen Rules Comm
         S First reading
99-03-25 S
                                     Assigned to Judiciary
99-04-15 S
                                     Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
99-04-21 S Second Reading
         S Placed Calndr,3rd Reading
99-04-26 S Third Reading - Passed 055-000-000
         H Passed both Houses
99-05-05 H Added As A Co-sponsor NOVAK
99-05-25 H Sent to the Governor
99-07-22 H Governor approved
              Effective Date 00-01-01
              PUBLIC ACT 91-0225
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HB-0791 KOSEL – MYERS,RICHARD – O'CONNOR – LYONS,EILEEN – OS-MOND AND MULLIGAN.

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.

NOTE(S) THAT MAY APPLY: Correctional

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99-02-10 H Filed With Clerk
         H Added As A Joint Sponsor MYERS, RICHARD
         H Added As A Co-sponsor O'CONNOR
         H Added As A Co-sponsor LYONS, EILEEN
                                      Referred to Hse Rules Comm
         H First reading
99-02-17 H
                                      Assigned to Judiciary II - Criminal Law
99-03-04 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-18 H Added As A Joint Sponsor OSMOND
         H Added As A Co-sponsor MULLIGAN
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
99-03-22. S Arrive Senate
         S Placed Calndr First Rdg
01-01-09 H Session Sine Die
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HB-0792 MITCHELL,BILL – O'CONNOR – MYERS,RICHARD – BOST – MCAU-LIFFE, RIGHTER, REITZ, CROTTY, BRADLEY AND BROSNAHAN.

720 ILCS 550/5.3 new 720 ILCS 570/407.3 new

Amends the Cannabis Control Act. Creates the offense of illegal transmission of cannabis information by the Internet. Provides that it is a Class A misdemeanor to transmit

information about cannabis by the Internet knowing that the information will be used in furtherance of illegal activity. Amends the Illinois Controlled Substances Act. Creates the offense of illegal transmission of controlled substance information by the Internet. Provides that it is a Class A misdemeanor to transmit information by the Internet about a controlled substance knowing that the information will be used in furtherance of illegal activity.

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NOTE(S) THAT MAY APPLY: Correctional
    99-02-10 H Filed With Clerk
             H Added As A Joint Sponsor O'CONNOR
             H Added As A Co-sponsor MYERS,RICHARD
             H Added As A Co-sponsor BOST
             H Added As A Co-sponsor MCAULIFFE
             H First reading
                                         Referred to Hse Rules Comm
   99-02-17 H
                                         Assigned to Judiciary II - Criminal Law
   99-02-26 H
                                         Do Pass/Short Debate Cal 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-03 H Added As A Co-sponsor RIGHTER
   99-03-09 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-12 H Added As A Co-sponsor REITZ
             H Added As A Co-sponsor CROTTY
             H Added As A Co-sponsor BRADLEY
             H Added As A Co-sponsor BROSNAHAN
             H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-001
    99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-23 S Chief Sponsor NOLAND
             S First reading
                                         Referred to Sen Rules Comm
    99-03-25 S
                                         Assigned to Judiciary
    99-04-15 S
                                         Postponed
   99-04-21 S
                                         To Subcommittee
                                         Committee Judiciary
   99-05-08 S
                                         Refer to Rules/Rul 3-9(a)
   01-01-09 H Session Sine Die
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HB-0793 O'CONNOR – BOST – MYERS,RICHARD – WINTERS – MITCH-ELL,BILL, GASH, MULLIGAN, SMITH,MICHAEL, LINDNER, CROTTY, BROSNAHAN, MCCARTHY, SCULLY, FOWLER, POE, SILVA, HARRIS, DELGADO AND MCGUIRE.

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720 ILCS 5/28-1 from Ch. 38, par. 28-1 
720 ILCS 5/28-1.1 from Ch. 38, par. 28-1.1 
720 ILCS 5/28-2 from Ch. 38, par. 28-2 
720 ILCS 5/28-3 from Ch. 38, par. 28-3 
720 ILCS 5/28-5 from Ch. 38, par. 28-5 
720 ILCS 5/28-7 from Ch. 38, par. 28-7
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Amends the Criminal Code of 1961. Prohibits Internet gambling. Establishes penalties. Provides that premises or a building knowingly used to conduct Internet gambling is a gambling place subject to forfeiture. Provides that Internet gambling contracts are void.

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NOTE(S) THAT MAY APPLY: Correctional
   99-02-10 H Filed With Clerk
            H Added As A Joint Sponsor BOST
            H Added As A Co-sponsor MYERS, RICHARD
            H Added As A Co-sponsor WINTERS
            H Added As A Co-sponsor MITCHELL, BILL
                                         Referred to Hse Rules Comm
            H First reading
                                         Assigned to Judiciary II - Criminal Law
   99-02-17 H
   99-02-18 H Added As A Co-sponsor GASH
   99-03-04 H
                                         Do Pass/Short Debate Cal 013-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-10 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-12 H Added As A Co-sponsor MULLIGAN
            H Added As A Co-sponsor SMITH, MICHAEL
            H Added As A Co-sponsor LINDNER
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99-03-12--Cont.
         H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor BROSNAHAN
         H Added As A Co-sponsor MCCARTHY
         H Added As A Co-sponsor SCULLY
         H Added As A Co-sponsor FOWLER
         H Added As A Co-sponsor POE
         H Added As A Co-sponsor SILVA
         H Added As A Co-sponsor HARRIS
         H Added As A Co-sponsor DELGADO
         H Added As A Co-sponsor MCGUIRE
         H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-001
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor WALSH,T
99-04-20 S First reading
                                     Referred to Sen Rules Comm
                                     Assigned to Executive
99-04-29 S
                                     To Subcommittee
         S
                                     Committee Executive
99-05-08 S
                                     Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
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HB-0794 PERSICO.

40 ILCS 5/7-199.4 new

Amends the Illinois Municipal (IMRF) Article of the Pension Code. Authorizes the Board to design and implement a defined contribution retirement plan as an alternative to the benefits currently provided by the Fund. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Fiscal impact cannot be determined; HB794 does not outline

funding, investments, and other elements, of the DC plan.

NOTE(S) THAT MAY APPLY: Pension

99-02-10 H Filed With Clerk	
H First reading	Referred to Hse Rules Comm
99-02-17 Н	Pension Note Filed
Н	Committee Rules
Н	Assigned to Personnel & Pensions
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-0795 PERSICO – WOOLARD – DAVIS, MONIQUE – MCKEON.

105 ILCS 5/10-22.24a from Ch. 122, par. 10-22.24a 105 ILCS 5/10-22.24b new

Amends the School Code. Provides that a school counselor is a qualified guidance specialist who holds or is qualified for an elementary, secondary, or special K-12 certificate issued by the State Teacher Certification Board and a School Service Personnel certificate endorsed for guidance and issued by that Board. Adds provisions under which persons who have completed approved programs in other states may apply for a School Service Personnel certificate endorsed for guidance. Lists services that are included as school counseling services. Provides that school counseling services in the public schools may be provided by school counselors. States that the provisions of the amendatory Act do not prohibit other qualified professionals from providing the listed services. Effective immediately.

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

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99-02-10 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Elementary & Secondary
Education
99-02-25 H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Added As A Joint Sponsor WOOLARD
H Added As A Joint Sponsor WOOLARD
99-03-10 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H Joint Sponsor Changed to MCKEON
H 3rd Rdg-Shrt Dbt-Pass/Vote 110-005-000
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99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-18 S Chief Sponsor RADOGNO
         S First reading
                                       Referred to Sen Rules Comm
99-03-25 S
                                       Assigned to Education
99-04-15 S
                                       Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-04-20 S Second Reading
         S Placed Calndr, 3rd Reading
99-04-26 S Third Reading - Passed 056-000-001
         H Passed both Houses
99-05-25 H Sent to the Governor
99-07-09 H Governor approved
              Effective Date 99-07-09
         Η
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HB-0796

ZICKUS - BELLOCK - COWLISHAW - MCCARTHY - WOJCIK, BIG-GINS, BOST, HANNIG, HARTKE, HULTGREN, JOHNSON, TOM, MEYER, PARKE AND REITZ.

New Act

225 ILCS 60/22

Η

from Ch. 111, par. 4400-22

Creates the Woman's Right to Know Act and amends the Medical Practice Act of 1987. 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. 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.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

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99-02-10 H Filed With Clerk
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H Added As A Joint Sponsor BELLOCK

H Added As A Co-sponsor COWLISHAW

H Added As A Co-sponsor BIGGINS

H Added As A Co-sponsor BOST

PUBLIC ACT 91-0070

H Added As A Co-sponsor HANNIG

H Added As A Co-sponsor HARTKE

H Added As A Co-sponsor HULTGREN

H Added As A Co-sponsor JOHNSON, TOM

H Added As A Co-sponsor MEYER

H Added As A Co-sponsor PARKE

H First reading

Referred to Hse Rules Comm Assigned to Executive

Re-Refer Rules/Rul 19(a)

99-02-22 H Joint Sponsor Changed to MCCARTHY

H Joint Sponsor Changed to WOJCIK

99-03-05 H 99-03-09 H Added As A Co-sponsor REITZ

01-01-09 H Session Sine Die

HB-0797 CROSS.

40 ILCS 5/14-120

99-02-17 H

from Ch. 108 1/2, par. 14-120

Amends the State Employee Article of the Pension Code to make stylistic changes relating to the termination of survivor benefits. Effective immediately.

PENSION NOTE (Pension Laws Commission)

HB797 would not have a fiscal impact on SERS.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-10 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-17 H Pension Note Filed

Assigned to Personnel & Pensions

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

1533 HB-0798

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HB-0798
            SAVIANO - MCGUIRE.
  New Act
  Creates the Patient Advocacy Act. Provides the short title only.
      99-02-10 H Filed With Clerk
               H Added As A Joint Sponsor RONEN
               H First reading
                                            Referred to Hse Rules Comm
      99-02-17 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-03 H Added As A Co-sponsor MCGUIRE
      99-03-05 H
                                            Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-22 H Added As A Joint Sponsor MCGUIRE
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0799
            SAVIANO.
  225 ILCS 80/3
                                    from Ch. 111, par. 3903
  225 ILCS 80/6
                                    from Ch. 111, par. 3906
  225 ILCS 80/11
                                    from Ch. 111, par. 3911
  225 ILCS 80/12
                                    from Ch. 111, par. 3912
  225 ILCS 80/15.1
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Amends the Illinois Optometric Practice Act of 1987. Limits the conditions under which visual screening programs may be conducted by charitable organizations. Provides that a licensed optometrist shall retain certain records for a period designated by the Department (now, 3 years from the date service was rendered). Provides that the public member of the Optometric Licensing and Disciplinary Board shall be a voting member and that both the chairperson and vice-chairperson shall be licensed optometrists. Provides that a licensed optometrist will have to maintain certification to use therapeutic ocular pharmaceutical agents. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the Illinois Optometric Practice Act of 1987. Makes changes concerning the conduct of visual screening programs by charitable organizations.

			anno of character organizations.
99-02-10	Η	Filed With Clerk	
	Η	First reading	Referred to Hse Rules Comm
99-02-17	Н		Assigned to Registration & Regulation
99-02-26	Η		Do Pass/Short Debate Cal 013-000-004
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16	Н	Second Reading-Short Debate	e
	Н	Held 2nd Rdg-Short Debate	
99-03-19	Н	Amendment No.01	SAVIANO
	Н	Amendment referred to	HRUL
	Η	Held 2nd Rdg-Short Debate	
99-03-24	Η	Amendment No.01	SAVIANO
	Η	Recommends be Adopted HR	UL
	Η	Held 2nd Rdg-Short Debate	
99-03-25	Η	Amendment No.01	SAVIANO Adopted
	Η	Pld Cal 3rd Rdg-Shrt Dbt	
	Η	3rd Rdg-Shrt Dbt-Pass/Vote	114-001-000
99-03-26	S	Arrive Senate	
		Placed Calndr First Rdg	
	S	Chief Sponsor BURZYNSKI	
	S	First reading	Referred to Sen Rules Comm
99-04-20	S		Assigned to Licensed Activities
99-04-29	S		Recommended do pass 007-000-000
	S	Placed Calndr, Second Rdg	
99-05-04	S	Second Reading	
	S	Placed Calndr,3rd Reading	
99-06-27	S		Refer to Rules/Rul 3-9(b)
01-01-09	Η	Session Sine Die	

HB-0800 1534

HB-0800 SAVIANO - HOLBROOK.

New Act
225 ILCS 60/22 from Ch. 111, par. 4400-22
225 ILCS 80/24 from Ch. 111, par. 3924
225 ILCS 85/30 from Ch. 111, par. 4150

Creates the Contact Lens Act. Provides the circumstances under which an ophthalmic provider or mail-order ophthalmic provider may dispense contact lenses in the State or to a patient in the State. Provides for penalties and enforcement. Amends the Medical Practice Act of 1987, the Illinois Optometric Practice Act of 1987, and the Pharmacy Practice Act of 1987 to include violation of the Contact Lens Act as a ground for discipline.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 60/22 225 ILCS 80/24 225 ILCS 85/30 Adds reference to: New Act

Deletes everything. Creates the Mail Order Contact Lens Act. Regulates mail-order ophthalmic providers through registration requirements. Provides that the Department of Professional Regulation shall establish a schedule of fees by rule. Provides a civil penalty for violation of the Act.

SENATE AMENDMENT NO. 1.

Defines "physician". Provides that notice of proposed rulemaking shall be transmitted to the Illinois Optometric Licensing and Disciplinary Board and the Medical Licensing Board.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-10 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
    99-02-17 H
                                          Assigned to Registration & Regulation
                                          Do Pass/Short Debate Cal 016-001-000
    99-02-26 H
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
                                          SAVIANO
    99-03-19 H
                    Amendment No.01
                    Amendment referred to HRUL
             Η
             H Held 2nd Rdg-Short Debate
    99-03-24 H
                    Amendment No.01
                                          SAVIANO
             H Recommends be Adopted HRUL
             H Held 2nd Rdg-Short Debate
    99-03-25 H Added As A Joint Sponsor HOLBROOK
                    Amendment No.01
                                          SAVIANO
                                                                   Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
             H 3rd Rdg-Shrt Dbt-Pass/Vote 113-002-000
    99-03-26 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor BURZYNSKI
             S First reading
                                          Referred to Sen Rules Comm
    99-04-20 S
                                          Assigned to Licensed Activities
    99-04-29
             S
                    Amendment No.01
                                          LICENSED ACT. S
                                                                 Adopted
             S
                                          Recmnded do pass as amend 007-000-000
             S Placed Calndr, Second Rdg
    99-05-04 S Second Reading
             S Placed Calndr,3rd Reading
    99-05-07 S Third Reading - Passed 058-000-000
             H Arrive House
             H Place Cal Order Concurrence 01
    99-05-13 H Motion Filed Concur
             Η
                    Motion referred to
                                           HRUL
             H Calendar Order of Concurren 01
    99-05-17 H Be apprvd for consideratn 01/HRUL
             H H Concurs in S Amend 01/115-000-000
             H Passed both Houses
    99-06-15 H Sent to the Governor
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99-08-06 H Governor approved
              Effective Date 00-01-01
         Η
              PUBLIC ACT 91-0421
```

HB-0801 BRADY - SAVIANO - RONEN.

225 ILCS 65/5-15

Amends the Nursing and Advanced Practice Nursing Act. Makes a technical change in the Section concerning policy and application of the Act.

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HOUSE AMENDMENT NO. 1.
```

Deletes reference to: 225 ILCS 65/5-15 Adds reference to: 225 ILCS 65/10-35

Deletes everything. Amends the Nursing and Advanced Practice Nursing Act. Provides that the Department of Professional Regulation may, upon recommendation of the Board of Nursing, grant an Illinois license to applicants who have received advanced graduate degrees in nursing from an approved program with concurrent theory and clinical practice or to those applicants who are currently licensed in another state and have been actively practicing clincial nursing for a minimum of 2 years.

```
99-02-10 H Filed With Clerk
         H Added As A Joint Sponsor RONEN
         H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Executive
99-02-25 H
                                      Do Pass/Stndrd Dbt/Vote 008-007-000
                                        HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                      Re-committed to Executive
99-03-05 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Primary Sponsor Changed To BRADY
         H Added As A Joint Sponsor SAVIANO
                 Amendment No.01
                                      BRADY
         H
                 Amendment referred to HRUL
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-18 H
                Amendment No.01
                                      BRADY
                Rules refers to
         Н
                                       HREG
         H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.01
                                      BRADY
         H Recommends be Adopted HREG/015-000-000
                Amendment No.01
         Н
                                      BRADY
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor MAITLAND
         S First reading
                                      Referred to Sen Rules Comm
99-04-22 S
                                      Assigned to Licensed Activities
99-04-29
        S
                                      Recommended do pass 007-000-000
         S Placed Calndr, Second Rdg
99-05-06 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 059-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-06-30 H Governor approved
              Effective Date 00-01-01
              PUBLIC ACT 91-0043
```

HB-0802 LYONS, EILEEN - FEIGENHOLTZ - KRAUSE - ERWIN - SLONE AND SCULLY.

```
105 ILCS 5/27-23
                                    from Ch. 122, par. 27-23
625 ILCS 5/11-1404
                                    from Ch. 95 1/2, par. 11-1404
625 ILCS 5/11-1507.2 new
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625 ILCS 5/11-1516 new

Amends the Illinois Vehicle Code to provide that every passenger under 16 years of age on a motorcycle, motor driven cycle, motorized pedalcycle, or bicycle must wear a helmet. Imposes up to a \$25 fine for a violation of these provisions. Requires that the Secretary of State create a bicycle safety video for public distribution when funds are available. Amends the School Code to require schools to teach the safe operation of a bicycle.

HOUSE AMENDMENT NO. 1.

Amends the Illinois Vehicle Code to provide that no operator shall permit a passenger of a motorcycle, motor driven cycle, or motorized pedalcycle under 16 years of age to ride without wearing a helmet (instead of placing the burden on the passenger under 16 years of age to wear a helmet). Changes the fine for a bicycle rider under 16 who doesn't wear a helmet (or a person who permits such a rider as a passenger on a bicycle) from a maximum civil fine of \$25 to a maximum petty offense fine of \$5.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 625 ILCS 5/11-1507.2

Further amends the Illinois Vehicle Code to delete the provision that requires a person under 16 years of age to wear a helmet when riding a bicycle and the subsequent fine for failure to wear a helmet.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
   99-02-10 H Filed With Clerk
            H Added As A Joint Sponsor FEIGENHOLTZ
                                        Referred to Hse Rules Comm
            H First reading
   99-02-17 H Joint Sponsor Changed to KRAUSE
                                         Assigned to Children & Youth
            Н
   99-03-03 H
                    Amendment No.01
                                         CHLDRN-YOUTH H
                                                                 Adopted
                                         Motion Do Pass Amended-Lost 004-003-002
            Н
                                           HCHY
                                         Remains in CommiChildren & Youth
                                        CHLDRN-YOUTH H
   99-03-04 H
                    Amendment No.02
                                         Do Pass Amd/Stndrd Dbt/Vote 005-003-000
            Н
            H Picd Cal 2nd Rdg Stndrd Dbt
   99-03-09 H Second Reading-Stnd Debate
            H Pld Cal 3rd Rdg-Stndrd Dbt
   99-03-10 H Added As A Co-sponsor SLONE
   99-03-12 H Joint Sponsor Changed to ERWIN
            H Joint Sponsor Changed to SLONE
            H Added As A Co-sponsor SCULLY
   99-03-16 H 3rd Rdg-Stnd Dbt-Lost/Vote 028-073-010
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HB-0803 BROSNAHAN – SCHOENBERG – FEIGENHOLTZ – FRANKS – DART, LYONS,EILEEN AND MCCARTHY.

210 ILCS 45/3-304.1 new

Amends the Nursing Home Care Act. Provides that the Department of Public Health must make certain information available to the public through the World Wide Web free of charge. Provides that the information shall be made available on the World Wide Web in the shortest time practicable after it is publicly available in any other form.

```
FISCAL NOTE (Department of Public Health)
    The Dept, would need to hire and dedicate additional program
    data processing personnel to this project.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-10 H Filed With Clerk
                                          Referred to Hse Rules Comm
             H First reading
    99-02-17 H
                                          Assigned to Human Services
                                          Do Pass/Short Debate Cal 010-000-002
    99-02-25 H
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Joint Sponsor SCHOENBERG
             H Added As A Joint Sponsor FEIGENHOLTZ
    99-02-26 H
                                          Fiscal Note Requested KOSEL
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-01 H Joint Sponsor Changed to FRANKS
             H Joint Sponsor Changed to DART
    99-03-02 H Added As A Co-sponsor LYONS, EILEEN
    99-03-10 H Added As A Co-sponsor MCCARTHY
             Η
                                          Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
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99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-22 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-001-001
         S Arrive Senate
         S Placed Calndr First Rdg
99-04-12 S Chief Sponsor MUNOZ
         S Added as Chief Co-sponsor SMITH
         S Added as Chief Co-sponsor OBAMA
99-04-14 S First reading
                                       Referred to Sen Rules Comm
99-04-22 S
                                       Assigned to Public Health & Welfare
99-05-04 S
                                       Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
99-05-06 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Third Reading - Passed 058-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor approved
         Η
              Effective Date 00-01-01
              PUBLIC ACT 91-0290
         Н
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HB-0804 FEIGENHOLTZ – KRAUSE – KLINGLER – WOJCIK – LANG, MCKEON, RONEN, KENNER AND ERWIN.

New Act

Creates the Dental Care Patient Protection Act. Provides for the regulation of dental managed care plans by the Department of Insurance and the Department of Public Health. Establishes requirements for disclosure to enrollees. Establishes credentialing and utilization review standards. Requires certain plans to include a point-of-service option.

HOUSE AMENDMENT NO. 1.

Deletes a provision excluding the State employee dental plan from the scope of the Act. Deletes a Section providing that the Act does not create a private cause of action or create a standard of care.

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FISCAL NOTE (Department of Insurance)
    There could be a fiscal impact of $70,000.
   STATE MANDATES NOTE, H-AM 1
    (Department of Commerce and Community Affairs)
   Does not create a State mandate.
   FISCAL NOTE, H-AM 1 (Department of Insurance)
   Same as previous Dept. of Insurance fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal
   99-02-10 H Filed With Clerk
             H Added As A Joint Sponsor KRAUSE
             H Added As A Co-sponsor KLINGLER
             H Added As A Co-sponsor WOJCIK
             H First reading
                                          Referred to Hse Rules Comm
   99-02-17 H
                                          Assigned to Health Care Availability &
                                            Access
   99-02-18 H Joint Sponsor Changed to LANG
   99-02-24 H Added As A Co-sponsor RONEN
             H Added As A Co-sponsor MCKEON
   99-02-25 H
                    Amendment No.01
                                          HTHCR-AVB-ACS H
                                                                   Adopted
                                          Do Pass Amend/Short Debate 018-000-000
             Н
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor KENNER
   99-03-04 H
                                          Fiscal Note Reg as amended BLACK
             H
                                          St Mndt Fis Note Reg Amnd
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-08 H
                                          Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-09 H
                                          St Mndt Fis Note Fld Amnd
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-15 H
                                         Fiscal Note Filed as amnded
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
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99-03-19 H Added As A Co-sponsor ERWIN
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99-03-26 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0805 FLOWERS.

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. Changes the drugs covered under the Pharmaceutical Assistance program from any cardiovascular agent or drug, any insulin or other prescription drug used in the treatment of diabetes, or any prescription drug used in the treatment of arthritis to any product, except those products covered by the Illinois Controlled Substances Act, that by federal law cannot be dispensed unless ordered by a physician, dentist, or podiatrist. Provides that the pharmacy formulary used by the Department of Revenue shall be adopted by rule and shall be no more restrictive than the pharmacy formulary adopted by the Department of Public Aid in its administration of the medical assistance Article of the Illinois Public Aid Code. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-10 H Filed With Clerk

H First reading

99-02-17 H

Assigned to Revenue Re-Refer Rules/Rul 19(a)

Referred to Hse Rules Comm

01-01-09 H Session Sine Die

HB-0806 NOVAK – RUTHERFORD – SCHOENBERG, JONES,LOU AND GRANBERG.

70 ILCS 210/3

99-03-05 H

from Ch. 85, par. 1223

Amends the Metropolitan Pier and Exposition Authority Act by adding a caption to the Section creating the Authority.

FISCAL NOTE, H-AM 1

(Metropolitan Pier and Exposition Authority)

There will be no fiscal impact to the State.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

70 ILCS 210/3

Adds reference to:

70 ILCS 210/22 70 ILCS 210/23.1 70 ILCS 210/24 70 ILCS 210/25.1 from Ch. 85, par. 1242

from Ch. 85, par. 1243.1 from Ch. 85, par. 1244 from Ch. 85, par. 1245.1

Deletes everything. Amends the Metropolitan Pier and Exposition Authority Act. Replaces references to the general manager of the McCormick Place facility, the general manager of the Navy Pier facility, the general attorney, and the chief engineer with references to "officers appointed by the Board". Requires the Authority to submit its affirmative action plan to the General Assembly before September 1 (now March 1) of each year. Provides that the competitive bidding requirements of the Act apply to contracts of more than \$25,000 (now \$5,000). Provides that contracts for the immediate delivery of supplies, materials, equipment, or services are exempt from the competitive bidding requirements when (i) the chief executive officer determines that an emergency situation exists; (ii) the contract accepted is based on the lowest responsible bid after the Authority has made a diligent effort to solicit multiple bids; and (iii) the chief executive officer submits a report of the contract at the next regular Board meeting.

SENATE AMENDMENT NO. 1.

Further amends the Metropolitan Pier and Exposition Authority Act. Provides that competitive bidding requirements of the Act apply to construction contracts of more than \$30,000 and other contracts of more than \$10,000. Provides that certain contracts requiring the immediate delivery of supplies, materials, equipment, or services may be let without competitive bidding when, among other things, the Authority has made a diligent effort to solicit multiple bids by telephone, facsimile, or other efficient means (now, by telephone or other efficient means).

99-02-10 H Filed With Clerk

H Added As A Joint Sponsor RUTHERFORD

H First reading

Referred to Hse Rules Comm

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99-02-17 H
                                      Assigned to Executive
99-02-25 H
                                      Do Pass/Stndrd Dbt/Vote 008-007-000
                                        HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                      Re-committed to Executive
99-03-05
        Η
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H
                 Amendment No.01
                                      NOVAK
         H
                 Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-18 H
                                      Fiscal Note Filed as amnded
         H Held 2nd Rdg-Short Debate
                                      NOVAK
99-03-23 H
                 Amendment No.01
         H
                Rules refers to
                                       HEXC
         H Held 2nd Rdg-Short Debate
99-03-24 H
                 Amendment No.01
                                      NOVAK
         H Recommends be Adopted HEXC/013-000-000
                 Amendment No.01
                                      NOVAK
                                                               Adopted
         Н
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H Added As A Joint Sponsor SCHOENBERG
99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-000-000
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor DILLARD
99-04-20 S First reading
                                      Referred to Sen Rules Comm
                                      Assigned to Local Government
99-04-27
         S
                                      Held in Committee
99-05-04
         S
                 Amendment No.01
                                      LOCAL GOV
                                                               Adopted
         S
                                      Recmnded do pass as amend 008-000-000
         S Placed Calndr, Second Rdg
99-05-05 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Added as Chief Co-sponsor SMITH
         S Third Reading - Passed 059-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-17 H Motion Filed Concur
                Motion referred to
         H Calendar Order of Concurren 01
         H Added As A Co-sponsor JONES,LOU
         H Added As A Co-sponsor GRANBERG
99-05-18 H Be appryd for consideratn 01/HRUL
         H H Concurs in S Amend 01/078-036-000
         H Passed both Houses
99-06-15 H Sent to the Governor
99-08-06 H Governor approved
         Η
             Effective Date 00-01-01
              PUBLIC ACT 91-0422
```

HB-0807 POE - OSMOND - HANNIG - FOWLER - BOST AND HOLBROOK.

30 ILCS 105/5.490 new 625 ILCS 5/3-645 new

Amends the Illinois Vehicle Code to create the Emergency Service Volunteer registration plate. Provides that a person who volunteers for a fire, rescue, or emergency medical service may apply for a special license plate. Provides that the license plate shall cost an additional \$27 for the original issuance and \$17 for each renewal above the standard registration fee. Provides that \$15 of the original issue fee shall be deposited into the Secretary of State Special License Plate Fund and \$12 shall be deposited into the Volunteer Emergency Services Personnel Injury Fund. Provides that \$2 of the renewal fee shall be deposited into the Secretary of State Special License Plate Fund and \$15 shall be deposited into the Volunteer Emergency Services Personnel Injury Fund. Provides that the Fund shall be administered by the Office of the State Fire Marshal, which will distribute the money to volunteers injured in the course of their volunteer duties. Amends the State Finance Act to create the Volunteer Emergency Services Personnel Injury Fund. Effective immediately.

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CORRECTIONAL NOTE (Department of Corrections)
      There would be no fiscal or prison population impact on DOC.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-10 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      99-02-17 · H
                                            Assigned to Constitutional Officers
      99-03-02 H Added As A Joint Sponsor OSMOND
               H Added As A Joint Sponsor HANNIG
               H Added As A Joint Sponsor BOST
                                            Do Pass/Short Debate Cal 010-001-000
      99-03-03 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-04 H Joint Sponsor Changed to FOWLER
      99-03-09 H
                                            Fiscal Note Requested DAVIS, MONIQUE
               Η
                                            St Mandate Fis Nte Req DAVIS, MONIQUE
               Η
                                            Correctional Note Requested
                                              DAVIS, MONIQUE
               Η
                                            Home Rule Note Requested
                                              DAVIS,MONIQUE
               Н
                                            State Debt Note Requested
                                              DAVIS, MONIQUE
               H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-10 H
                                            Correctional Note Filed
               H Held 2nd Rdg-Short Debate
      99-03-11 H
                                            Fiscal Note Req -withdrawn
                                            St Mandate Fis Nte Req-wdrn
               H
                                            Corrctnl Note Req-Withdrawn
               Н
                                              DAVIS, MONIQUE
               Η
                                            Home Rule Note Req-wthdwn
                                            St Debt Note Req-withdrawn
               Η
                                              DAVIS, MONIQUE
               H Held 2nd Rdg-Short Debate
      99-03-12 H Added As A Co-sponsor HOLBROOK
      99-03-18 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-007-000
      99-03-22 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-23 S Chief Sponsor BOMKE
                S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-0808
            POE.
   30 ILCS 105/8.3
                                    from Ch. 127, par. 144.3
  Amends the State Finance Act to provide a caption for the Section concerned with
road fund moneys.
      99-02-10 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
      99-02-17 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-04 H Primary Sponsor Changed To POE
                                             Do Pass/Short Debate Cal 015-000-000
      99-03-05 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-10 H
                                            St Mandate Fis Nte Req DAVIS, MONIQUE
                                            Judicial Note RequesteDAVIS,MONIQUE
                H
               Н
                                            State Debt Note Requested
                                              DAVIS, MONIQUE
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-11 H
                                            St Mandate Fis Nte Req-wdrn
                                            Judicial Note Req-withdrawn
                H
                                            St Debt Note Req-withdrawn
                                               DAVIS, MONIQUE
                H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
```

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99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
H 3rd Rdg-Shrt Dbt-Pass/Vote 103-009-002

99-04-14 S Arrive Senate
S Placed Calndr First Rdg

00-03-01 S Chief Sponsor SULLIVAN

00-03-07 S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die
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HB-0809 RUTHERFORD.

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625 ILCS 5/3-412
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from Ch. 95 1/2, par. 3-412

Amends the Illinois Vehicle Code to make a technical change to the Section concerned with the issuance of registration plates.

SENATE AMENDMENT NO. 1.

Provides for an immediate effective date.

SENATE AMENDMENT NO. 2.

Deletes reference to: 625 ILCS 5/3-412

Adds reference to: 625 ILCS 5/12-815

from Ch. 95 1/2, par. 12-815

Deletes everything. Amends the Illinois Vehicle Code. Provides that all school buses manufactured (now purchased) after January 1, 2000 must be equipped with one strobe lamp. Effective immediately.

SENATE AMENDMENT NO. 4.

Adds reference to:

30 ILCS 105/6z-23

from Ch. 127, par. 142z-23

625 ILCS 5/3-626

Amends the State Finance Act. Provides that money in the CDLIS/AAMVANET Trust Fund may be used for expenses related to the testing of applicants for commercial driver's licenses (rather than for equipment and the maintenance of equipment used for testing those applicants). Amends the Illinois Vehicle Code. Provides that an individual who has been issued Korean War Veteran license plates and who has claimed and received assistance under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act shall pay the original issuance and regular annual fee (rather than 50% of those fees) provided in another Section of the Code.

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99-02-10 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Executive
99-02-25 H
                                      Do Pass/Stndrd Dbt/Vote 008-007-000
                                        HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
         H Primary Sponsor Changed To RUTHERFORD
99-02-26 H
                                      Re-committed to Executive
99-03-05 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 102-011-001
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor MAITLAND
         S Added as Chief Co-sponsor PHILIP
         S First reading
                                      Referred to Sen Rules Comm
99-04-22 S
                                      Assigned to Transportation
99-04-28
                                      Recommended do pass 009-000-001
         S Placed Calndr, Second Rdg
99-05-04 S Filed with Secretary
         S
                Amendment No.01
                                      MAITLAND
         S
                 Amendment referred to SRUL
         S
                Amendment No.01
                                      MAITLAND
         S Be apprvd for consideratn SRUL
99-05-06
        S Second Reading
                Amendment No.01
                                      MAITLAND
         S
                                                               Adopted
         S Placed Calndr,3rd Reading
```

```
99-05-14
                                      PURSUANT TO SENATE
         S
                                      RULE, 2-10(E),
         S
                                      DEADLINE FOR FINAL
         S
                                      ACTION IS EXTENDED
                                      TO MAY 21, 1999.
            Calendar Order of 3rd Rdg 99-05-07
         S
99-06-27
                                      Refer to Rules/Rul 3-9(b)
99-11-04
                                      Approved for Consideration SRUL
           Placed Calndr, 3rd Reading
         S
           Filed with Secretary
99-11-09
         S
                 Amendment No.02
                                      PHILIP
         S
                                      -FAWELL
                 Amendment referred to SRUL
99-11-16
         S Sponsor Removed MAITLAND
           Alt Chief Sponsor Changed FAWELL
         S
         S
                 Amendment No.02
                                      PHILIP
         S
                                      -FAWELL
         S
           Be apprvd for consideratn SRUL
           Recalled to Second Reading
         S
                 Amendment No.02
                                      PHILIP
         S
                                      -FAWELL
         S
                                        Adopted
         S
           Placed Calndr, 3rd Reading
         S Filed with Secretary
99-11-17
         S
                 Amendment No.03
                                      PHILIP
         S
                                      -SHADID
         S
                 Amendment referred to SRUL
         S
           Filed with Secretary
         S
                 Amendment No.04
                                      SHADID
         S
                                      -PHILIP
         S
                 Amendment referred to SRUL
         S
                 Amendment No.04
                                      SHADID
         S
                                      -PHILIP
         S
           Be apprvd for consideratn SRUL
           Recalled to Second Reading
         S
         S
                 Amendment No.04
                                      SHADID
         S
                                      -PHILIP
         S
                                         Adopted
         S Placed Calndr, 3rd Reading
99-11-18 S Third Reading - Passed 058-000-000
           Tabled Pursuant to Rule5-4(A) SA 03
         S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01,02,04
99-12-01 H Motion Filed Concur
         Н
                Motion referred to
                                       HRUL
                 Rules refers to
                                       HTRN
         H Be apprvd for consideratn 1,2,4/021-000-000
         H Calendar Order of Concurren 01,02,04
99-12-02 H H Concurs in S Amend 1.2.4/112-001-000
         H Passed both Houses
99-12-08 H Sent to the Governor
00-01-26 H Governor approved
         Η
              Effective Date 00-01-26
              PUBLIC ACT 91-0679
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HB-0810 GASH – GRANBERG – LANG – DELGADO – ZICKUS, JONES,LOU, O'BRIEN, SMITH,MICHAEL, SCHOENBERG, BIGGINS, HOLBROOK, WOJCIK, FEIGENHOLTZ, PARKE, RONEN, FRITCHEY, GARRETT AND ERWIN.

510 ILCS 70/16

from Ch. 8, par. 716

Amends the Humane Care for Animals Act. Changes the penalty for a second or subsequent offense of aggravated cruelty to a companion animal from a Class A misdemeanor to a Class 4 felony.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

99-02-10 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

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99-02-17 H
                                     Assigned to Judiciary II - Criminal Law
99-02-22 H Added As A Joint Sponsor GRANBERG
99-02-26 H Joint Sponsor Changed to LANG
         H Joint Sponsor Changed to DELGADO
         H Joint Sponsor Changed to ZICKUS
         H Added As A Co-sponsor JONES,LOU
         H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor SMITH, MICHAEL
         H Added As A Co-sponsor SCHOENBERG
99-03-04 H
                                     Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-12 H Added As A Co-sponsor BIGGINS
99-03-15 H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor WOJCIK
         H Added As A Co-sponsor FEIGENHOLTZ
         H Added As A Co-sponsor PARKE
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-18 H Added As A Co-sponsor RONEN
         H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor GARRETT
         H Added As A Co-sponsor ERWIN
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-006-001
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor GEO-KARIS
         S First reading
                                     Referred to Sen Rules Comm
99-04-15 S
                                     Assigned to Judiciary
         S Added as Chief Co-sponsor DILLARD
         S Added As A Co-sponsor CRONIN
99-04-26 S Added as Chief Co-sponsor CULLERTON
         S Added as Chief Co-sponsor KLEMM
99-04-28 S
                                     Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-04-30 S Added as Chief Co-sponsor PETERSON
99-05-05 S Second Reading
         S Placed Calndr,3rd Reading
99-05-07 S Added As A Co-sponsor PARKER
         S Third Reading - Passed 059-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor approved
         Η
             Effective Date 00-01-01
             PUBLIC ACT 91-0291
         H
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HB-0811 GASH – COWLISHAW – DELGADO – WINKEL – SMITH,MICHAEL, MULLIGAN, SCHOENBERG, ZICKUS, BIGGINS, FRITCHEY, LANG, FEIGENHOLTZ, RONEN, GARRETT AND ERWIN.

New Act

Creates the Dissection Alternatives Act. 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 to develop guidelines for notifying students and parents about courses that include dissection. Directs the Illinois Community College Board and the Board of Higher Education to include this Act in their customary notices of new legislation. First applies to the 1999-2000 academic year. Effective immediately.

FISCAL NOTE (State Board of Education)
There would be minimal fiscal impact at the

There would be minimal fiscal impact at the State level; local districts could incur nominal charges for paperwork and possible costs for purchasing additional supplies.

STATE MANDATES NOTE (State Board of Education)

No change from SBE fiscal note.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends the deletion of the provision prohibiting a student from being penalized or discriminated against for refusing to perform, participate in, or observe a dissection.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-10 H Filed With Clerk
            H First reading
                                         Referred to Hse Rules Comm
   99-02-17 H
                                         Assigned to Elementary & Secondary
                                           Education
   99-02-26 H Added As A Joint Sponsor COWLISHAW
            H Added As A Joint Sponsor DELGADO
            H Added As A Joint Sponsor WINKEL
            H Added As A Joint Sponsor SMITH, MICHAEL
            H Added As A Co-sponsor MULLIGAN
            H Added As A Co-sponsor SCHOENBERG
            H Added As A Co-sponsor ZICKUS
   99-03-03 H
                                         Do Pass/Short Debate Cal 023-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-04 H
                                         Fiscal Note Filed
                                         St Mandate Fis Note Filed
            H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-10 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-12 H Added As A Co-sponsor BIGGINS
   99-03-15 H Added As A Co-sponsor FRITCHEY
            H Added As A Co-sponsor LANG
            H Added As A Co-sponsor FEIGENHOLTZ
   99-03-18 H Added As A Co-sponsor RONEN
            H Added As A Co-sponsor GARRETT
   99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-001-001
            H Added As A Co-sponsor ERWIN
   99-03-22 S Arrive Senate
            S Placed Calndr First Rdg
   99-03-23 S Chief Sponsor CRONIN
            S Added as Chief Co-sponsor BERMAN
            S Added as Chief Co-sponsor BOWLES
            S First reading
                                         Referred to Sen Rules Comm
   99-04-15 S
                                         Assigned to Education
   99-04-21 S
                                         Recommended do pass 006-002-002
            S Placed Calndr, Second Rdg
   99-04-22 S Second Reading
            S Placed Calndr,3rd Reading
   99-04-26 S Added As A Co-sponsor CULLERTON
   99-04-27 S Added as Chief Co-sponsor KLEMM
   99-04-29 S Added as Chief Co-sponsor GEO-KARIS
   99-04-30 S Added As A Co-sponsor PETERSON
   99-05-07 S Added As A Co-sponsor PARKER
            S Third Reading - Passed 056-002-000
            H Passed both Houses
   99-06-04 H Sent to the Governor
   99-07-30 H Governor Amendatory Veto
            H Placed Cal Amendatory Veto
   99-11-10 H Mtn fild accept amend veto #1/GASH
                    Motion referred to
                                          HRUL
            Н
            H Placed Cal Amendatory Veto
   99-11-18 H Bill dead-Amendatory Veto
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HB-0812 MAUTINO – BRADY – PERSICO – LOPEZ – GRANBERG, BUGIELSKI, STEPHENS, PARKE AND OSMOND.

215 ILCS 5/123B-4 from Ch. 73, par. 735B-4

Amends the Illinois Insurance Code. Provides that a risk retention group organized in a state other than Illinois that selects Illinois law to govern its policies may provide coverage for punitive damages and the multiplied portion of multiple damages if those coverages are permitted by the law of the state where the risk retention group is organized. Effective immediately.

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FISCAL NOTE (Department of Insurance)
HB812 will have no fiscal impact on the Department.
99-02-10 H First reading
         H Added As A Joint Sponsor BRADY
         H Added As A Co-sponsor PERSICO
         H Added As A Co-sponsor LOPEZ
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Insurance
99-02-18 H Added As A Co-sponsor BUGIELSKI
         H Added As A Co-sponsor STEPHENS
         H Added As A Co-sponsor PARKE
99-02-22 H Joint Sponsor Changed to GRANBERG
99-02-24 H Added As A Co-sponsor OSMOND
99-02-25 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-26 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Chief Sponsor O'MALLEY
         S Placed Calndr First Rdg
                                      Referred to Sen Rules Comm
         S First reading
99-04-22 S
                                      Assigned to Insurance & Pensions
99-05-04 S
                                      Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
99-05-05 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Added as Chief Co-sponsor BERMAN
         S Third Reading - Passed 058-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor approved
              Effective Date 99-07-29
              PUBLIC ACT 91-0292
         Н
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HB-0813 MAUTINO – MOORE, ANDREA.

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.

```
99-02-10 H First reading
         H Added As A Joint Sponsor MOORE, ANDREA
                                       Referred to Hse Rules Comm
99-02-17 H
                                       Assigned to Revenue
99-03-04 H
                                       Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25 S Chief Sponsor PETERSON
                                       Referred to Sen Rules Comm
         S First reading
99-04-20 S
                                       Assigned to Revenue
99-04-29 S
                                       Held in Committee
                                       Committee Revenue
99-05-08 S
                                       Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
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HB-0814 MAUTINO - HASSERT - LANG - MCKEON AND DAVIS, MONIQUE.

215 ILCS 5/370c from Ch. 73, par. 982c

Amends the Illinois Insurance Code. Provides that treatment for mental, emotional, or nervous disorders or conditions by a licensed clinical professional counselor shall be covered. Effective immediately.

EICCAL NOTE (Department of Inguina	A
FISCAL NOTE (Department of Insurance There will be no fiscal impact.	<i>i</i>)
99-02-10 H First reading	
8	LACCEDT
H Added As A Joint Sponsor I	
	Referred to Hse Rules Comm
99-02-17 H	Assigned to Insurance
99-02-18 H Joint Sponsor Changed to L.	
99-02-24 Н	Fiscal Note Filed
\mathbf{H}	Committee Insurance
99-02-25 Н	Do Pass/Short Debate Cal 014-001-000
H Placed Cal 2nd Rdg-Shrt Db	ot
99-03-11 H Second Reading-Short Deba	ite
H Pld Cal 3rd Rdg-Shrt Dbt	
99-03-12 H Joint Sponsor Changed to M	ICKEON
H 3rd Rdg-Shrt Dbt-Pass/Vote	. 080-035-000
99-03-15 H Added As A Co-sponsor DA	VIS,MONIQUE
99-03-16 S Arrive Senate	
S Placed Calndr First Rdg	
99-03-30 S Chief Sponsor PARKER	
99-04-14 S First reading	Referred to Sen Rules Comm
01-01-09 H Session Sine Die	

HB-0815 BIGGINS.

35 ILCS 200/15-40

Amends the Property Tax Code concerning the tax exemption for property used for religious purposes. Makes a technical change.

99-02-10 H First reading
99-02-17 H Assigned to Revenue
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-0816 WAIT - SCOTT.

30 ILCS 15/1

from Ch. 102, par. 5

Amends the Public Funds Statement Publication Act. Provides that public officers covered by the Act must file a statement of moneys paid out during the fiscal year if the amount of those expenditures exceeds \$2,500 (now \$1,000).

FISCAL NOTE (Bureau of the Budget)

Costs to units of local government would be reduced.

99-02-10 H First reading Referred to Hse Rules Comm

99-02-17 H Assigned to State Government
Administration

99-02-26 H Do Pass/Short Debate Cal 009-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-09 H Fiscal Note Filed H Cal Ord 2nd Rdg-Shrt Dbt

99-03-16 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

99-03-25 H Primary Sponsor Changed To WAIT H Pld Cal 3rd Rdg-Shrt Dbt

H Added As A Joint Sponsor SCOTT

99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 094-012-000

99-04-14 S Arrive Senate S Placed Calndr First Rdg

99-04-23 S Chief Sponsor SYVERSON

99-04-26 S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-0817 POE.

40 ILCS 5/24-101

Amends the Deferred Compensation Article of the Illinois Pension Code to add a caption to the Section authorizing the programs. Effective immediately.

PENSION NOTE (Pension Laws Commission)

HB817 would not have a fiscal impact on any public pension

fund or retirement system in Illinois.

NOTE(S) THAT MAY APPLY: Pension

99-02-10 H First reading

Referred to Hse Rules Comm

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99-02-17 H Pension Note Filed
Committee Rules
H Assigned to Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0818 SKINNER.

New Act

Creates the Gamete Donor Waiver of Rights Act. Allows a donor of a gamete to execute a written waiver by which the donor may relinquish some or all of his or her rights and duties as parent of a child conceived through assisted conception. Provides a form for the waiver. Effective immediately.

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HOUSE AMENDMENT NO. 1.
```

Adds reference to:

New Act

Deletes everything. Creates the Fertilized Human Egg Donor Waiver of Rights Act. Allows a donor of a fertilized human egg to execute a written waiver by which the donor may relinquish some or all of the donor's rights and duties as parent of a child conceived through assisted conception. Provides a form for the waiver. Effective immediately.

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99-02-10 H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Judiciary I - Civil Law
99-03-03 H
                 Amendment No.01
                                      JUD-CIVIL LAW H
                                                               Adopted
                                      Do Pass Amend/Short Debate 009-001-000
         H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-12 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
99-03-17 S Arrive Senate
         S Placed Calndr First Rdg
99-03-19 S Chief Sponsor LAUZEN
99-03-22 S First reading
                                      Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-0819 DURKIN.

70 ILCS 2605/7a

from Ch. 42, par. 326a

Amends the Metropolitan Water Reclamation District Act. Provides that the Administrative Review Law and all rules adopted under it apply to and govern all proceedings for judicial review of administrative decisions of the Board of Commissioners in the enforcement of any ordinance, rule, or regulation adopted under the Act.

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SENATE AMENDMENT NO. 1.
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Adds reference to: 70 ILCS 2605/4.13

Amends the Metropolitan Water Reclamation District Act. Provides that employees of the district not subject to classified civil service include those employed for periods not exceeding 7 years (rather than 5 years) under any apprentice program, training program, or intern program funded wholly or in part by grants from the State of Illinois or the United States of America.

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99-02-10 H First reading
                                       Referred to Hse Rules Comm
99-02-17 H
                                       Assigned to Executive
99-02-25 H
                                       Do Pass/Short Debate Cal 011-002-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-11 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-12 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-001-000
99-03-17 S Arrive Senate
         S Placed Calndr First Rdg
99-03-18 S Chief Sponsor O'MALLEY
         S First reading
                                       Referred to Sen Rules Comm
99-04-22 S
                                       Assigned to Local Government
99-05-04 S
                                       Recommended do pass 008-000-000
         S Placed Calndr.Second Rdg
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99-05-05 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Filed with Secretary
                Amendment No.01
                                     O'MALLEY
         S
                Amendment referred to SRUL
99-05-12 S
                Amendment No.01
                                    O'MALLEY
         S
                Rules refers to
                                       SLGV
99-05-13 S
                Amendment No.01
                                     O'MALLEY
         S Be apprvd for consideratn SLGV/009-000-000
         S Recalled to Second Reading
         S
                Amendment No.01
                                     O'MALLEY
                                                              Adopted
         S Placed Calndr, 3rd Reading
99-05-14 S Third Reading - Passed 059-000-000
        H Arrive House
        H Place Cal Order Concurrence 01
        H Motion Filed Non-Concur 01/DURKIN
        H Calendar Order of Concurren 01
99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
01-01-09 H Session Sine Die
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SCHOENBERG - MCKEON. HB-0820

405 ILCS 5/1-122

from Ch. 91 1/2, par. 1-122

Amends the Mental Health and Developmental Disabilities Code. Adds a licensed clinical professional counselor with certain qualifications to the definition of "qualified examiner". Effective immediately.

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FISCAL NOTE (Department of Human Services)
HB820 will not have any fiscal impact on DHS.
CORRECTIONAL NOTE (Department of Corrections)
There will be no fiscal or prison population impact.
JUDICIAL NOTE (Administrative Office of Illinois Courts)
There would be no decrease or increase in the number of judges
needed.
STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
Does not meet the definition of a State mandate.
99-02-10 H First reading
                                       Referred to Hse Rules Comm
99-02-17 H
                                       Assigned to Registration & Regulation
99-02-18 H
                                       Re-assigned to Consumer Protect'n &
                                         Product Regul
99-02-25 H
                                       Fiscal Note Filed
         Η
                                       Committee Consumer Protect'n & Product
                                          Regul
99-02-26 H
                                       Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-02 H
                                       St Mandate Fis Nte Req PANKAU
         Η
                                       Correctional Note Requested PANKAU
         Η
                                       Judicial Note RequestePANKAU
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-05 H
                                       Correctional Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-09 H
                                       Judicial Note Filed
         Н
                                       St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-12 H Added As A Joint Sponsor MCKEON
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99-03-16 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt

99-03-26 H 3rd Rdg-Shrt Dbt-Lost/Vote 059-052-000

HB-0821 SCHOENBERG - LANG.

35 ILCS 5/204

from Ch. 120, par. 2-204

Amends the Illinois Income Tax Act. Increases the basic amount of the standard exemption to \$2,000 for taxable years ending on or after December 31, 1999 (now, \$1,650) for taxable year 1999 and \$2,000 for taxable year 2000 and thereafter). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-10 H First reading

99-02-17 H Assigned to Revenue 99-02-18 H Added As A Joint Sponsor LANG 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-0822 BLACK.

230 ILCS 5/30.5 new

Amends the Illinois Horse Racing Act of 1975. Creates the Illinois Quarter Horse Breeders Fund. Provides that moneys in the Fund may be used only for the purpose of breeding quarter horses for racing in Illinois.

HOUSE AMENDMENT NO. 1.

Adds reference to:

30 ILCS 105/5.490 new

Deletes everything. Amends the Illinois Horse Racing Act of 1975. Creates the Illinois Racing Quarter Horse Breeders Fund. Provides that a portion of the moneys received by the State as privilege taxes on quarter horse racing shall be paid into the Illinois Racing Quarter Horse Breeders Fund. Creates the Illinois Racing Horse Breeders Fund Advisory Board. Provides that the Board shall assist the Department of Agriculture in administering the Fund. Provides that moneys in the Fund shall be used to promote Illinois Quarter Horse Racing. Amends the State Finance Act to create the Illinois Racing Quarter Horse Breeders Fund as a special fund within the State treasury.

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99-02-10 H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Agriculture & Conservation
99-02-25 H
                                      Do Pass/Short Debate Cal 017-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-04 H
                Amendment No.01
                                      BLACK
         Η
                 Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H
                Amendment No.01
                                      BLACK
                Rules refers to
                                       HAGC
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-18 H
                Amendment No.01
                                      BLACK
         H Recommends be Adopted HAGC/012-000-000
         H Held 2nd Rdg-Short Debate
99-03-22 H
                Amendment No.01
                                      BLACK
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-001-000
99-03-26 S Arrive Senate
         S Placed Calndr First Rdg
99-04-14 S Chief Sponsor MYERS,J
                                      Referred to Sen Rules Comm
         S First reading
01-01-09 H Session Sine Die
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HB-0823 JONES, JOHN.

20 ILCS 605/46.6a

01-01-09 H Session Sine Die

from Ch. 127, par. 46.6a

Amends the Civil Administrative Code of Illinois. Makes a technical change in a provision regarding Department of Commerce and Community Affairs and tourism.

99-02-10	Η	First reading	Referred to Hse Rules Comm
99-02-17	Η		Assigned to Executive
99-02-25	Η		Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
	Η	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	Η		Re-committed to Executive
99-03-05	Η		Do Pass/Short Debate Cal 015-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16	Н	Second Reading-Short Debate	2
	Н	Held 2nd Rdg-Short Debate	
99-03-26	Η	Pld Cal 3rd Rdg-Shrt Dbt	
	Η	3rd Rdg-Shrt Dbt-Pass/Vote	104-009-001
99-04-14	S	Arrive Senate	
	S	Placed Calndr First Rdg	

HB-0824 **1550**

HB-0824 REITZ.

765 ILCS 205/1

from Ch. 109, par. 1

Amends the Plat Act. Provides that the Act shall not prevent municipalities from establishing standards, ordinances, or specifications regulating any subdivision of land located within the municipality.

FISCAL NOTE (Office of Banks and Real Estate)

HB824 would require no additional resources or headcount and

would create no fiscal impact to the Office.

99-02-10 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Local Government
99-02-26 H Fiscal Note Filed
Committee Local Government
99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0825 MCCARTHY - LANG.

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 permit 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 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.

FISCAL NOTE (Secretary of State)
The fiscal impact cannot be determined.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-10 H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Constitutional Officers

99-02-18 H Added As A Joint Sponsor LANG

99-03-02 H Fiscal Note Filed

H Committee Constitutional Officers 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0826 REITZ.

605 ILCS 5/2-101 from Ch. 121, par. 2-101

Amends the Illinois Highway Code to provide a caption for the Section concerned with the State highway system.

99-02-10 H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Executive

99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

1551 HB-0827

HB-0827 PUGH.

720 ILCS 5/9-1

from Ch. 38, par. 9-1

Amends the Criminal Code of 1961. Makes a grammatical change in the subsection of the first degree murder statute that relates to aggravating and mitigating factors that are relevant to the imposition of the death penalty.

99-02-10 H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0828 REITZ - FOWLER AND HANNIG.

730 ILCS 5/3-7-2

from Ch. 38, par. 1003-7-2

Amends the Unified Code of Corrections. Provides that beginning January 1, 2000, a prisoner in a Department of Corrections facility may 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 may 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.

CORRECTIONAL NOTE (Department of Corrections) There would be no corrections population impact; fiscal impact would be minimal.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-10 H First reading Referred to Hse Rules Comm

99-02-17 H Assigned to Judiciary II - Criminal Law

H Added As A Joint Sponsor FOWLER

99-03-03 H Correctional Note Filed

H Committee Judiciary II - Criminal Law

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-10 H Added As A Co-sponsor HANNIG

01-01-09 H Session Sine Die

HB-0829 DAVIS, STEVE.

720 ILCS 5/9-1

from Ch. 38, par. 9-1

Amends the Criminal Code of 1961. Makes a grammatical change in the first degree murder statute.

99-02-10 H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Executive

99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

HEXC

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive

99-03-05 H Do Pass/Short Debate Cal 015-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-11 H Amendment No.01 DAVIS, STEVE

> Η Amendment referred to HRUL

H Cal Ord 2nd Rdg-Shrt Dbt

99-03-16 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate 99-03-26 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0830 JONES, JOHN.

35 ILCS 200/1-150

Amends the Property Tax Code concerning taxing districts. Makes a technical change.

99-02-10 H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0831 1552

HB-0831 HOLBROOK -- DART -- BOLAND.

210 ILCS 45/3-212

from Ch. 111 1/2, par. 4153-212

Amends the Nursing Home Care Act. Provides that inspectors and employees of the Department of Public Health and employees and volunteers of the Ombudsman Program who notify a facility of a pending complaint, investigation or inspection shall be guilty of a Class 4 felony and a fine of no less than \$10,000, subject to disciplinary action by their employer, and forever barred from participating in the Ombudsman Program. Provides that superiors who knowingly allowed the prenotfication shall be subject to the same penalties. Provides that the Department must file a complaint with the Attorney General or the appropriate State's Attorney within 30 days after discovering information that leads to a good faith belief that a person has prenotified a facility.

FISCAL NOTE (Department of Corrections)

Corrections population and fiscal impacts would be minimal.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

HOUSE AMENDMENT NO. 1.

Provides that an inspector or employee who prenotifies a facility of a pending complaint investigation or inspection is guilty of a Class A misdemeanor rather than a Class 4 felony and shall be fined no more than \$2,500. Deletes references to employees of the Ombudsman Program and its volunteers from the new prenotification provision.

STATE MANDATES NOTE, H-AM 1

(Department of Commerce and Community Affairs)

Does not create a State mandate.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
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99-02-10	Η	First reading	Referred to Hse Rules Comm
99-02-17	Н		Assigned to Human Services
99-03-03	Н		Fiscal Note Filed
	Н		Correctional Note Filed
	Η	Amendment No.01	HUMAN SERVS H Adopted
	Н		Do Pass Amend/Short Debate 013-000-000
	H	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-04	H		St Mndt Fis Note Req Amnd
	Η	Cal Ord 2nd Rdg-Shrt Dbt	
99-03-09	Η		St Mndt Fis Note Fld Amnd
	H	Cal Ord 2nd Rdg-Shrt Dbt	
	Η	Added As A Joint Sponsor D	ART
99-03-10	H	Joint Sponsor Changed to BC	DLAND
	Η	Second Reading-Short Debat	e
	Н	Pld Cal 3rd Rdg-Shrt Dbt	
99-03-11	Η	3rd Rdg-Shrt Dbt-Pass/Vote	114-000-000
99-03-16	S	Arrive Senate	
	S	Placed Calndr First Rdg	
99-04-14	S	Chief Sponsor MYERS,J	
	S	First reading	Referred to Sen Rules Comm

HB-0832 ZICKUS - LINDNER - BOLAND.

01-01-09 H Session Sine Die

720 ILCS 5/11-6 from Ch. 38, par. 11-6

Amends the Criminal Code of 1961. Provides that it is indecent solicitation of a child when a person at least 17 years of age solicits a child under 16 years of age, or a person he or she believes to be a child under 16 years of age, or solicits a person to arrange with a child under 16 years of age, or a person he or she believes to be a child under 16 years of age (now the child must be under 13 years of age), to do an act that constitutes aggravated criminal sexual assault of a child, criminal sexual assault, aggravated criminal sexual abuse, or criminal sexual abuse. Changes the penalty for indecent solicitation of a child from a Class A misdemeanor to a Class 4 felony when the act solicited constitutes criminal sexual abuse. Effective immediately.

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NOTE(S) THAT MAY APPLY: Correctional
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99-02-10 H First reading Referred to Hse Rules Comm
99-02-11 H Added As A Joint Sponsor LINDNER
99-02-17 H Assigned to Judiciary II - Criminal Law
99-02-26 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
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99-03-11 H Second Reading-Short Debate
          H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H Joint Sponsor Changed to BOLAND
          H 3rd Rdg-Shrt Dbt-Pass/Vote 092-012-011
99-03-16 S Arrive Senate
          S Placed Calndr First Rdg
99-03-19 S Chief Sponsor KARPIEL
          S First reading
                                       Referred to Sen Rules Comm
99-03-23 S Added as Chief Co-sponsor RADOGNO
99-04-14 S
                                       Assigned to Judiciary
99-04-21 S
                                       Postponed
99-04-28 S
                                       Postponed
99-05-05 S
                                       Postponed
                                       Committee Judiciary
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
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HB-0833 MEYER - MATHIAS.

70 ILCS 1205/10-7

from Ch. 105, par. 10-7

Amends the Park District Code. Provides that park districts may lease their real estate to any corporation organized in the State that covenants to use the property for park purposes or obtains other similar property for those purposes. (Now park property may be leased only to not-for-profit corporations that make similar covenants.) Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-10 H First reading
                                          Referred to Hse Rules Comm
    99-02-17 H
                                          Assigned to Local Government
    99-02-26 H
                                          Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-01 H Added As A Joint Sponsor MATHIAS
    99-03-09 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-002-000
   99-03-11 S Arrive Senate
             S Placed Calndr First Rdg
   99-03-25 S Chief Sponsor DILLARD
             S First reading
                                          Referred to Sen Rules Comm
   99-04-20 S
                                          Assigned to Local Government
   99-04-27 S
                                          Held in Committee
   99-05-04 S
                                          Recommended do pass 008-000-001
             S Placed Calndr, Second Rdg
   99-05-05 S Second Reading
             S Placed Calndr, 3rd Reading
   99-05-13 S Third Reading - Passed 042-014-000
            H Passed both Houses
   99-06-11 H Sent to the Governor
   99-08-06 H Governor approved
                 Effective Date 99-08-06
            Н
            Н
                 PUBLIC ACT 91-0423
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HB-0834 MAUTINO.

Appropriates \$300,000 from the General Revenue Fund to the Department of Transportation for a grant to the city of Peru for the cost of storm water damage resulting from the construction and repair of Route 251. Effective July 1, 1999.

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99-02-10 H First reading
99-02-17 H Assigned to Appropriations-Public Safety
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0835 MEYER - MATHIAS - HARTKE - MITCHELL, BILL.

65 ILCS 5/3.1-40-50 from Ch. 24, par. 3.1-40-50

Amends the Illinois Municipal Code. Provides that if the mayor fails to approve a resolution, motion, or ordinance, the city council shall reconsider that resolution, motion, or ordinance at the meeting following the meeting at which the members receive the mayor's written objection.

SENATE AMENDMENT NO. 1.

Provides that the Section does not apply to municipalities with more than 500,000 inhabitants.

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99-02-10 H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Local Government
99-02-26 H
                                      Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-01 H Added As A Joint Sponsor MATHIAS
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H Joint Sponsor Changed to HARTKE
99-03-12 H Joint Sponsor Changed to MITCHELL, BILL
         H 3rd Rdg-Shrt Dbt-Pass/Vote 111-003-001
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-19 S Chief Sponsor JACOBS
99-03-22 S First reading
                                      Referred to Sen Rules Comm
99-03-25 S
                                      Assigned to Local Government
99-04-14 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
99-04-20 S Second Reading
         S Placed Calndr, 3rd Reading
99-04-21 S Third Reading - Passed 057-000-000
99-04-22 S
                                      Motion to Reconsider Vote
99-04-26 S
                                      Mtn Reconsider Vote Prevail
         S
           Placed Calndr, 3rd Reading
99-04-29 S Filed with Secretary
                 Amendment No.01
                                      JACOBS
                 Amendment referred to SRUL
99-05-04
         S
                 Amendment No.01
                                      JACOBS
                 Rules refers to
                                        SLGV
99-05-12
                Amendment No.01
                                      JACOBS
           Be appryd for consideratn SLGV/008-001-000
         S
         S
           Recalled to Second Reading
         S
                 Amendment No.01
                                      JACOBS
                                                                Adopted
         S Placed Calndr, 3rd Reading
99-05-13 S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-17 H Motion Filed Concur
         Н
                 Motion referred to
                                        HRUL
         H Calendar Order of Concurren 01
99-05-19 H Be apprvd for consideratin 01/HRUL
         H H Concurs in S Amend 01/112-005-000
         H Passed both Houses
99-06-17 H Sent to the Governor
99-08-13 H Governor approved
              Effective Date 00-01-01
         Н
         Н
              PUBLIC ACT 91-0489
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HB-0836 MAUTINO.

Appropriates \$500,000 from the General Revenue Fund to the Illinois Environmental Protection Agency for all costs associated with the National Resources Damages Act Trustee. Effective July 1, 1999.

99-02-10 H First reading
99-02-17 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-0837 MAUTINO.

Appropriates \$6,000,000 to the Capital Development Board from the Capital Development Fund for the construction of 80 additional beds at the LaSalle County Veteran's Home. Effective July 1, 1999.

99-02-10 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Appropriations-Public Safety

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99-03-05 H '
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01-01-09 H Session Sine Die

Re-Refer Rules/Rul 19(a)

HB-0838 MEYER.

820 ILCS 405/212.5 new

820 ILCS 405/245

from Ch. 48, par. 370

Amends the Unemployment Insurance Act. Provides that services performed by an individual on a commission basis as a messenger or courier for a messenger or courier service do not constitute "employment" for purposes of the Act if specified conditions are met. Effective immediately.

99-02-10 H First reading 99-02-17 H

Referred to Hse Rules Comm Assigned to Labor & Commerce

99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

FEIGENHOLTZ - O'BRIEN - KENNER - OSMOND - MYERS, RICHARD, HB-0839 FLOWERS, GARRETT AND GILES.

720 ILCS 5/17-23 new

Amends the Criminal Code of 1961. Creates the offense of taking the identity of another person. Provides that it is a Class 4 felony to take the name, birth date, or social security number of another person, without that other person's consent and with the intent to obtain or use the other person's identity for an unlawful purpose or to cause economic loss to another person.

SENATE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/17-23 new

Adds reference to:

720 ILCS 5/Art. 16G heading new

720 ILCS 5/16G-1 new

720 ILCS 5/16G-5 new

720 ILCS 5/16G-10 new

720 ILCS 5/16G-15 new

720 ILCS 5/16G-20 new

720 ILCS 5/16G-25 new

Deletes the title and everything after the enacting clause. Amends the Criminal Code of 1961. Creates the offense of financial identity theft. Provides that it is unlawful to knowingly use personal identifying information or a personal identification document of another person to obtain credit, money, goods, services, or other property in the name of the other person, without the written authorization of the other person and knowingly representing that he or she is the other person or is acting with the authorization of the other person. Creates the offense of aggravated financial identity theft defined as committing the offense of financial identity theft against a person at least 60 years of age or against a disabled person. Effective immediately.

SENATE AMENDMENT NO. 2.

Changes the elements of the offense of financial identity theft to knowingly using personal identifying information or personal identification documents of another person to fraudulently obtain credit, money, goods, services, or other property in the name of the other person. Deletes provision that requires that the obtaining of the property must be without the written authorization of the other person and that the offender must represent that he or she is the person or is acting with the authorization of the other per-

NOTE(S) THAT MAY APPLY: Correctional

99-02-10 H First reading Referred to Hse Rules Comm

99-02-17 H Assigned to Judiciary II - Criminal Law

99-02-22 H Added As A Co-sponsor FLOWERS

99-02-23 H Added As A Joint Sponsor O'BRIEN

99-02-25 H Joint Sponsor Changed to KENNER

99-03-04 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-10 H Added As A Co-sponsor GARRETT

99-03-11 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-12 H Joint Sponsor Changed to MYERS,RICHARD

H Added As A Co-sponsor GILES

H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000

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99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-23 S Chief Sponsor KLEMM
         S First reading
                                     Referred to Sen Rules Comm
99-04-22 S
                                     Assigned to Judiciary
                                    Recommended do pass 010-000-000
99-05-05 S
         S Placed Calndr, Second Rdg
99-05-06 S Filed with Secretary
                                     KLEMM
         S
                Amendment No.01
         S
                Amendment referred to SRUL
99-05-12 S Filed with Secretary
         S
               Amendment No.02
                                    KLEMM
         S
                Amendment referred to SRUL
         S
                Amendment No.01 KLEMM
         Ś
                Rules refers to
                                      SJUD
         S
                Amendment No.02
                                     KLEMM
         S
                Rules refers to
                                      SJUD
         S
                Amendment No.01
                                     KLEMM
         S Be apprvd for consideratn SJUD/009-000-000
                Amendment No.02
                                     KLEMM
         S Be apprvd for consideratn SJUD/009-000-000
         S Added as Chief Co-sponsor SILVERSTEIN
         S Second Reading
                Amendment No.01
                                                             Adopted
         S
                                     KLEMM
                                     KLEMM
                                                             Adopted
         S
                Amendment No.02
         S Placed Calndr, 3rd Reading
99-05-13 S Third Reading - Passed 059-000-000
        H Arrive House
        H Place Cal Order Concurrence 01,02
99-05-25 H Motion Filed Concur
                Motion referred to
         H Calendar Order of Concurren 01,02
        H Joint Sponsor Changed to OSMOND
99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
01-01-09 H Session Sine Die
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HB-0840 MEYER - MYERS, RICHARD - BELLOCK.

50 ILCS 205/7

from Ch. 116, par. 43.107

Amends the Local Records Act concerning disposition rules. Makes a technical change.

SENATE AMENDMENT NO. 1.

Adds reference to:

55 ILCS 5/3-5018 from Ch. 34, par. 3-5018

Deletes everything. Amends the Local Records Act. Removes the requirement that when a record that must be retained longer than 10 years is electronically digitized, it must also be microfilmed. Removes the requirements that such a microfilmed version must be retained as long as the original record and that the Local Records Commission must be notified of its disposal. Amends the Counties Code. Provides that the county board of a county that provides and maintains a geographic information system may provide for an additional charge of \$3 for filing every instrument, paper, or notice for record. Provides that \$2 of the additional fee must be deposited into a special fund in the county treasury and used solely for the equipment, materials, and necessary expenses incurred by the county in implementing and maintaining the geographic information system. Provides that the remaining \$1 must be deposited into the recorder's special funds and may be used, in the recorder's discretion, to defray the cost of implementing or maintaining the system.

SENATE AMENDMENT NO. 2.

Further amends the Local Records Act. Deletes current provisions requiring the written permission of a Local Records Commission before certain documents may be digitized, microfilmed, or disposed of. Provides that any public record may be reproduced in a microfilm or digitized form (now, in a digitized form). Allows the original of a reproduced record to be disposed of when (i) the reproduction process forms a durable medium that accurately and legibly reproduces the original in-all details, that does not

permit additions, deletions, or changes to the original, and, if electronic, that is stored in a trustworthy manner so that the information is accessible and useable for reference at all times while the information must be retained, (ii) the reproduction is retained for the prescribed retention period, and (iii) the Local Records Commission is notified when the original record is disposed of and when the reproduced record is disposed of.

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99-02-10 H First reading
                                         Referred to Hse Rules Comm
                                         Assigned to Executive
   99-02-17 H
   99-02-25 H
                                         Do Pass/Stndrd Dbt/Vote 008-007-000
                                           HEXC
            H Plcd Cal 2nd Rdg Stndrd Dbt
   99-02-26 H
                                         Re-committed to Executive
   99-03-05 H
                                         Do Pass/Short Debate Cal 015-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-16 H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
   99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
            H 3rd Rdg-Shrt Dbt-Pass/Vote 104-009-001
   99-04-14 S Arrive Senate
            S Placed Calndr First Rdg
   00-03-01 S Chief Sponsor MYERS,J
   00-03-07 S First reading
                                         Referred to Sen Rules Comm
   00-03-22 S
                                         Assigned to Local Government
  00-03-28 S
                    Amendment No.01
                                         LOCAL GOV S
                                                                  Adopted
                                         Recmnded do pass as amend 008-000-000
            S
              Placed Calndr.Second Rdg
   00-04-04 S
              Filed with Secretary
            S
                    Amendment No.02
                                         MYERSJ
            S
                    Amendment referred to SRUL
   00-04-06
           S
                    Amendment No.02
                                         MYERS J
            S
                    Rules refers to
                                           SLGV
            S
                   Amendment No.02
                                         MYERS.J
            S
                                         Be adopted
            S Second Reading
            S
                    Amendment No.02
                                         MYERS,J
                                                                  Adopted
            S Placed Calndr,3rd Reading
  00-04-07 S Third Reading - Passed 056-000-000
            H Arrive House
            H Place Cal Order Concurrence 01,02
  00-04-10 H Motion Filed Concur
            Н
                   Motion referred to
                                           HRUL
            H Motion Filed Concur
                   Motion referred to
                                          HRUL
            H .Calendar Order of Concurren 01,02
            H Added As A Joint Sponsor MYERS, RICHARD
  00-04-13 H Motion Filed Concur
            H Approved for Consideration HRUL/005-000-000
            H Motion Filed Concur
            H Approved for Consideration HRUL/005-000-000
            H Added As A Joint Sponsor BELLOCK
            H H Concurs in S Amend 01,02/115-000-000
            H Passed both Houses
  00-05-12 H Sent to the Governor
  00-07-06 H Governor approved
                 Effective Date 01-01-01
                 PUBLIC ACT 91-0886
         MOORE, ANDREA.
70 ILCS 1205/6-4
                                from Ch. 105, par. 6-4
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HB-0841

Amends the Park District Code, Provides that the issuance of certain bonds does not limit a park district's right to issue non-referendum bonds. Effective immediately.

99-02-10 I	I First reading	Referred to Hse Rules Comm
99-02-17 I	ł	Assigned to Local Government
99-02-26 I	Ť .	Do Pass/Short Debate Cal 008-001-000
·	I Placed Cal 2nd Rdg-Shrt Dbt	
99-03-11 I	I Second Reading-Short Debate	e
I	I Pld Cal 3rd Rdg-Shrt Dbt	

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99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 085-021-009
99-03-16 S Arrive Senate
            Placed Calndr First Rdg
99-03-18 S Chief Sponsor PETERSON
         S First reading
                                       Referred to Sen Rules Comm
99-04-20 S
                                       Assigned to Local Government
99-04-27 S
                                       Recommended do pass 009-001-000
         S Placed Calndr, Second Rdg
99-04-28 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-11 S Third Reading - Passed 049-005-001
         H Passed both Houses
99-06-09 H Sent to the Governor
99-07-29 H Governor approved
              Effective Date 99-07-29
              PUBLIC ACT 91-0293
         Η
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HB-0842 MOORE, ANDREA.

35 ILCS 200/15-105

Amends the Property Tax Code. Provides that property leased to a park district for \$1 or less per year and used exclusively as open space for recreational purposes is exempt from taxes, up to 20 acres per lease. (Now the limit is 20 acres in the aggregate for each district.) Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Property Tax Code. Provides that property leased to a park or conservation district for \$1 or less per year and used exclusively as open space for recreational purposes is exempt from taxes, up to 50 acres (rather than 20 acres) in the aggregate for each district.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates
   99-02-10 H First reading
                                          Referred to Hse Rules Comm
   99-02-17 H
                                          Assigned to Revenue
   99-03-04 H
                                          Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
   99-03-22 H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 106-008-001
             S Arrive Senate
             S Placed Calndr First Rdg
   99-03-26 S Chief Sponsor PETERSON
   99-04-14 S First reading
                                          Referred to Sen Rules Comm
   99-04-20 S
                                          Assigned to Revenue
   99-04-29 S
                                          Held in Committee
   99-05-06 S
                                          REVENUE
                                                        S
                     Amendment No.01
                                                                    Adopted
                                          Recmnded do pass as amend 009-000-000
               Placed Calndr, Second Rdg
   99-05-07
             S
                Second Reading
                Placed Calndr, 3rd Reading
   99-05-11
             S Third Reading - Passed 059-000-000
             H Arrive House
             H Place Cal Order Concurrence 01
   99-05-13 H Motion Filed Concur
             Н
                     Motion referred to
                                           HRIII.
             H Calendar Order of Concurren 01
   99-05-18 H Be apprvd for consideratn 01/HRUL
             H H Concurs in S Amend 01/117-000-000
             H Passed both Houses
   99-06-16 H Sent to the Governor
   99-08-13 H Governor approved
                  Effective Date 99-08-13
                  PUBLIC ACT 91-0490
```

HB-0843 MOORE, ANDREA.

70 ILCS 1205/5-1 from Ch. 105, par. 5-1

Amends the Park District Code. Provides that at the end of the fiscal year, any funds not pledged for or allocated to a particular purpose may be transferred to and accumu1559

lated in a park district's capital improvement fund. Provides that the total amount accumulated in the fund may not exceed 3% of the aggregate assessed valuation of all taxable property in the park district. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the Park District Code. Provides that the amount accumulated in a capital development fund may not exceed 1.5% (now, may not exceed 3%) of the aggregated assessed valuation of all taxable property in the district. Makes a technical change.

```
99-02-10 H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Local Government
99-02-26 H
                                      Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-11 H
                Amendment No.01
                                      MOORE, ANDREA
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.01
                                      MOORE, ANDREA
         H Recommends be Adopted HRUL
                Amendment No.01
         Н
                                      MOORE, ANDREA
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
99-03-24 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25 S Chief Sponsor FAWELL
         S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Local Government
99-04-27 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-04-28 S Second Reading
         S Placed Calndr,3rd Reading
99-05-11 S Third Reading - Passed 058-001-000
         H Passed both Houses
99-06-09 H Sent to the Governor
99-07-29 H Governor approved
         Н
              Effective Date 99-07-29
         Н
              PUBLIC ACT 91-0294
```

HB-0844 PUGH - MOORE, ANDREA.

35 ILCS 5/302

from Ch. 120, par. 3-302

Amends the Illinois Income Tax Act concerning income allocation. Makes a technical change.

```
99-02-10 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Revenue
99-03-03 H Primary Sponsor Changed To PUGH
H Added As A Joint Sponsor MOORE, ANDREA
99-03-04 H Do Pass/Short Debate Cal 009-000-000
H Placed Cal 2nd Rdg-Shrt Debt
99-03-16 H Second Reading-Short Debate
H Held 2nd Rdg-Shrt Debate
99-03-26 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0845 MOORE, ANDREA - SCOTT.

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70 ILCS 2805/4.1 from Ch. 42, par. 415.1 70 ILCS 2805/5 from Ch. 42, par. 416 70 ILCS 2805/7 from Ch. 42, par. 418 70 ILCS 2805/14 from Ch. 42, par. 425 70 ILCS 2805/32a.4 from Ch. 42, par. 443a.4 70 ILCS 2805/32a.4a from Ch. 42, par. 443a.4a
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Amends the Sanitary District Act of 1936. Provides that a district may provide life and health insurance for appointed officers. Provides that a district may publish ordinance and contract notices in a paper of general circulation in the district (now published in the district). Provides that a city, village, or incorporated town may not supply sewer service within the district without consent. Provides that a district may annex

contiguous territory served by another sewer system connected to and served by the district. Provides that a district's annexation agreement is binding for 20 years (now 10). Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

70 ILCS 2805/7

Deletes the amendatory provisions prohibiting a city, village, or incorporated town from supplying sanitary sewer service within the district without consent.

SENATE AMENDMENT NO. 1.

Provides that a district may publish ordinance and contract notices in a newspaper published in the county and having general circulation in the district (instead of in a paper of general circulation in the district) if no newspaper is published in the district.

SENATE AMENDMENT NO. 3.

Adds reference to:

70 ILCS 2405/3

Amends the Sanitary District Act of 1917. Provides that the board of trustees of the Fox River Water Reclamation District consists of 5 members.

SENATE AMENDMENT NO. 4.

Deletes the amendatory provisions authorizing a sanitary district to provide life and health insurance for appointed officers.

.11			or appointed officers.	
	99-02-10		First reading	
		Η	Added As A Joint Sponsor So	
		Η		Referred to Hse Rules Comm
	99-02-17	Η		Assigned to Local Government
	99-02-26	Η	Amendment No.01	LOCAL GOVT H Adopted
		Η		Do Pass Amend/Short Debate 009-000-000
		Η	Placed Cal 2nd Rdg-Shrt Dbt	
	99-03-09	Η	Second Reading-Short Debate	e
		Η	Pld Cal 3rd Rdg-Shrt Dbt	
	99-03-10		3rd Rdg-Shrt Dbt-Pass/Vote	116-000-000
			Arrive Senate	
			Chief Sponsor GEO-KARIS	
			Placed Calndr First Rdg	
			First reading	Referred to Sen Rules Comm
	99-04-15	Š		Assigned to Local Government
	99-04-27	Š	Amendment No.01	LOCAL GOV S Adopted
)) (1.27	Š	Timenament Tolor	Recmided do pass as amend 008-000-000
			Placed Calndr, Second Rdg	recentified do pass as amena ooc ooc ooc
	99-04-28		Second Reading	
	JJ-04-20		Placed Calndr,3rd Reading	
	99-05-06		Filed with Secretary	are the second of the second o
	77-03-00	S	Amendment No.02	RAUSCHENBERGER
		S	Amendment referred to	
	99-05-11		Filed with Secretary	SKOL
	33~UJ~11	S	Amendment No.03	RAUSCHENBERGER
		S	Amendment referred to	SRUL
			Filed with Secretary	SKOL
		S	Amendment No.04	GEO-KARIS
		Š	Amendment referred to	SRUL
	99-05-12	S	Amendment No.02	RAUSCHENBERGER
)) 05 IL	S	Rules refers to	SLGV
		Š	Amendment No.03	RAUSCHENBERGER
		Š	Rules refers to	SLGV
		Š	Amendment No.04	GEO-KARIS
		Š	Rules refers to	SLGV
		Š	Amendment No.02	RAUSCHENBERGER
		Š		Held in Committee
		Š	Amendment No.03	RAUSCHENBERGER
			Be apprvd for consideratn SL	
		Š	Amendment No.04	GEO-KARIS
			Be apprvd for consideratn SL	
			Recalled to Second Reading	
		S	Amendment No.03	RAUSCHENBERGER Adopted
		Š	Amendment No.04	GEO-KARIS Adopted
			Placed Calndr,3rd Reading	
		_		

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99-05-13 S Third Reading - Passed 056-000-002
               S Tabled Pursuant to Rule5-4(A) SA 02
               S Third Reading - Passed 056-000-002
               H Arrive House
               H Place Cal Order Concurrence 01,03,04
      99-05-17 H Motion Filed Concur
               Н
                       Motion referred to
                                              HRUL.
               H Calendar Order of Concurren 01,03,04
                       Rules refers to
      99-05-19 H
                                              HLGV/01,03,04
               H Calendar Order of Concurren 01,03,04
      99-05-20 H Be apprvd for consideratn 1/HLGV/009-000-000
               H Be apprvd for consideratn 3/HLGV/009-000-000
               H Be apprvd for consideratn 4/HLGV/009-000-000
               H H Concurs in S Amend 1,3,4/116-000-000
               H Passed both Houses
      99-06-18 H Sent to the Governor
      99-08-14 H Governor approved
                    Effective Date 99-08-14
               Н
               Н
                    PUBLIC ACT 91-0547
HB-0846
             MOORE, ANDREA - PUGH.
   35 ILCS 5/1106
                                    from Ch. 120, par. 11-1106
  Amends the Illinois Income Tax Act concerning court costs. Makes a technical
change.
                                            Referred to Hse Rules Comm
      99-02-10 H First reading
      99-02-17 H
                                             Assigned to Revenue
      99-03-03 H Added As A Joint Sponsor PUGH
      99-03-04 H
                                             Do Pass/Short Debate Cal 009-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             PUGH - MOORE, ANDREA.
HB-0847
   35 ILCS 110/10a
                                    from Ch. 120, par. 439.40a
  Amends the Service Use Tax Act concerning bonding. Makes technical changes.
      99-02-10 H First reading
                                            Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Revenue
      99-03-03 H Primary Sponsor Changed To PUGH
               H Added As A Joint Sponsor MOORE, ANDREA
      99-03-04 H
                                             Do Pass/Short Debate Cal 009-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H. Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 081-029-004
      99-04-14 S Arrive Senate
                S Placed Calndr First Rdg
      01-01-09 H Session Sine Die
             MOORE, ANDREA - PUGH.
HB-0848
   35 ILCS 120/14
                                    from Ch. 120, par. 453
  Amends the Retailers' Occupation Tax Act concerning the short title. Makes techni-
cal changes.
      99-02-10 H First reading
                                             Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Revenue
      99-03-03 H Added As A Joint Sponsor PUGH
      99-03-04 H
                                             Do Pass/Short Debate Cal 009-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
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HB-0849 1562

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HB-0849
            MOORE, ANDREA - PUGH.
   35 ILCS 200/15-155
  Amends the Property Tax Code concerning port districts. Makes a technical change.
      99-02-10 H First reading
                                            Referred to Hse Rules Comm
      99-02-17 H
                                            Assigned to Revenue
      99-03-03 H Added As A Joint Sponsor PUGH
      99-03-04 H
                                            Do Pass/Short Debate Cal 009-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 103-010-001
      99-04-14 S Arrive Senate
               S Placed Calndr First Rdg
      99-11-30 S Chief Sponsor PETERSON
                                           Referred to Sen Rules Comm
               S First reading
      01-01-09 H Session Sine Die
HB-0850
            MOORE, ANDREA.
   35 ILCS 200/26-10
  Amends the Property Tax Code concerning assessments. Makes a technical change.
      99-02-10 H First reading
                                            Referred to Hse Rules Comm
      99-02-17 H
                                            Assigned to Revenue
      99-03-04 H
                                            Do Pass/Short Debate Cal 009-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
            BURKE - BLACK - LOPEZ - COULSON, CURRY, JULIE, POE, GILES,
HB-0851
            REITZ, CROTTY, BRADLEY, BROSNAHAN, WOJCIK, MCCARTHY,
            SCULLY AND FOWLER.
   15 ILCS 505/17.1
                                   from Ch. 130, par. 17.1
  Amends the State Treasurer Act concerning rules. Makes technical changes.
  HOUSE AMENDMENT NO. 1.
      Deletes reference to:
      15 ILCS 505/17.1
      Adds reference to:
      15 ILCS 505/16.5 new
  Deletes everything. Amends the State Treasurer Act. Provides that the Treasurer may
create a College Savings Fund. Provides that the Treasurer may receive moneys from
Illinois residents for deposit into the fund, and hold the moneys in individual college
savings accounts on behalf of Illinois residents. Provides that the Treasurer may invest
individual college savings accounts in the same manner, in the same types of invest-
ments, and subject to the same limitaions provided for the investment of funds by the Il-
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linois State Board of Investment. Provides that the Treasurer shall develop, publish, and implement an investment policy covering the management of the individual college savings accounts within the College Savings Fund. Provides that upon creating a Fund, the State Treasurer shall give bond with 2 or more sufficient sureties that are payable to and for the benefit of of the participants in the College Savings Fund, in the penal sum of \$1,000,000, conditioned upon the faithful discharge of his or her duties in relation to the Fund. Effective immediately.

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BALANCED BUDGET NOTE, H-AM 1 (Bureau of the Budget)
    The bill is not a supplemental appropriation; the Balanced
    Budget Note Act is inapplicable.
    FISCAL NOTE, H-AM 1 (State Treasurer)
    HB851 will have no impact on the State's resources this FY.
SENATE AMENDMENT NO. 1.
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Deletes reference to: 15 ILCS 505/16.5 new Adds reference to: 15 ILCS 505/16.5

Deletes everything. Amends the State Treasurer Act. Provides that distributions from a college sayings pool may be made directly to a designated beneficiary so long as made in a manner that is permissible under Section 529 of the Internal Revenue Code. Effective immediately.

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99-02-10 H First reading
                                     Referred to Hse Rules Comm
99-02-17 H
                                     Assigned to Executive
99-02-19 H Added As A Joint Sponsor LOPEZ
99-02-22 H Joint Sponsor Changed to BLACK
99-02-23 H Added As A Co-sponsor CURRY, JULIE
         H Added As A Co-sponsor POE
99-02-25 H
                                     Fiscal Note Requested POE
                                     Balanced Budget Note Req POE
                                     EXECUTIVE H
         Η
                Amendment No.01
                                                             Adopted
                                     Do Pass Amend/Short Debate 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Joint Sponsor Changed to COULSON
99-03-02 H
                                     Bal Budget Note Fld as amnd
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-03 H
                                     Fiscal Note Filed as amnded
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H Added As A Co-sponsor GILES
         H Added As A Co-sponsor REITZ
         H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor BRADLEY
         H Added As A Co-sponsor BROSNAHAN
         H Added As A Co-sponsor WOJCIK
         H Added As A Co-sponsor MCCARTHY
         H Added As A Co-sponsor SCULLY
         H Added As A Co-sponsor FOWLER
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Chief Sponsor MYERS,J
         S Added as Chief Co-sponsor BOMKE
         S Placed Calndr First Rdg
         S First reading
                                     Referred to Sen Rules Comm
99-03-17
         S Added As A Co-sponsor SIEBEN
         S Added as Chief Co-sponsor DELEO
         S Added as Chief Co-sponsor DUDYCZ
         S Added As A Co-sponsor RADOGNO
         S Added As A Co-sponsor KARPIEL
         S Added As A Co-sponsor HALVORSON
         S Added As A Co-sponsor MAHAR
99-03-18 S Added as Chief Co-sponsor BURZYNSKI
         S Added As A Co-sponsor CRONIN
99-04-14 S
                                     Assigned to Executive
99-04-15 S Added As A Co-sponsor OBAMA
99-04-21 S Added As A Co-sponsor MOLARO
99-04-22 S
                                     Postponed
99-04-29 S
                                     To Subcommittee
                                     Committee Executive
           Added As A Co-sponsor DEMUZIO
99-05-06 S Added As A Co-sponsor DILLARD
99-05-08 S
                                     Refer to Rules/Rul 3-9(a)
00-11-15 S
                                     Assigned to Executive
                                     Postponed
00-11-16 S
00-11-29 S
                                                             Adopted
                Amendment No.01
                                     EXECUTIVE S
                                     Recmnded do pass as amend 010-000-000
         S Placed Calndr, Second Rdg
         S Second Reading
         S Placed Calndr,3rd Reading
00-11-30 S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
01-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
01-01-08 H
                                     Approved for Consideration 004-000-000
         H Place Cal Order Concurrence 01
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01-01-08-Cont.
         H Motion Filed Concur
                 Motion referred to
                                        HRUL
         Η
         Η
                 Rules refers to
                                        HCOF
         Η
                                       Rules - Re-Refer Motion to
         H Calendar Order of Concurren 01
01-01-09 H Be apprvd for consideratn HEXC/013-000-000
         H H Concurs in S Amend 01/116-000-000
         H Passed both Houses
01-01-16 H Sent to the Governor
01-02-09 H Governor approved
              Effective Date 01-02-09
         Η
              PUBLIC ACT 91-0943
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HB-0852 TURNER, JOHN - MATHIAS - POE - WOOLARD, MITCHELL, BILL, O'CONNOR AND GILES.

735 ILCS 5/5-105. 735 ILCS 5/5-105.5 from Ch. 110, par. 5-105

Amends the Code of Civil Procedure. Replaces existing provisions concerning waiver of court costs for poor persons with provisions authorizing a court to waive court costs and other fees of a person who meets specified income criteria or who receives certain types of public assistance. Authorizes a court to appoint counsel to represent an indigent person. Deletes language providing that a party represented by a civil legal services provider is entitled to transcripts on appeal without charge and without the necessity of a motion. Effective immediately.

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99-02-10 H First reading
                                       Referred to Hse Rules Comm
99-02-17 H
                                       Assigned to Judiciary I - Civil Law
99-02-25 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor MATHIAS
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H Joint Sponsor Changed to POE
         H Joint Sponsor Changed to WOOLARD
         H Added As A Co-sponsor MITCHELL, BILL
         H Added As A Co-sponsor O'CONNOR
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-15 H Added As A Co-sponsor GILES
99-03-16 S Arrive Senate
S Placed Calndr First Rdg
99-03-17 S Chief Sponsor SILVERSTEIN
         S First reading
                                       Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-0853 KOSEL.

205 ILCS 675/6.5 new

Amends the Illinois Financial Services Development Act. Provides that a financial institution may not charge interest upon a finance charge or interest that has accrued in a cardholder's account if the cardholder has fully paid the balance for the previous billing cycle.

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99-02-10 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Financial Institutions
99-02-25 H Motion Do Pass-Lost 006-005-008 HFIN
Committee Financial Institutions
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0854 GASH – GRANBERG – WINKEL – LANG – O'BRIEN, TURNER, JOHN, FEIGENHOLTZ, DELGADO, SILVA, MITCHELL, BILL, CURRY, JULIE, O'CONNOR, HOWARD, MYERS, RICHARD, GIGLIO, KOSEL AND FRITCHEY.

20 ILCS 2630/5 from Ch. 38, par. 206-5

Amends the Criminal Identification Act. Provides that the victim of criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, criminal sexual abuse, or aggravated criminal sexual abuse may request that the State's

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Attorney file a petition with the trial judge to have the court records of the case sealed.
Provides that, upon order of the court for good cause shown, the records may be made
available for public inspection, Effective January 1, 2000.
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FISCAL NOTE (Administrative Office of Illinois Courts)
The bill will have no fiscal impact on the judicial branch.
99-02-10 H First reading
                                     Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Judiciary II - Criminal Law
99-02-22 H Added As A Joint Sponsor GRANBERG
99-02-26 H
                                     Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-03 H
                                     Fiscal Note Filed
         H. Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-23 H Added As A Joint Sponsor WINKEL
         H Added As A Joint Sponsor LANG
         H Added As A Joint Sponsor O'BRIEN
         H Added As A Co-sponsor TURNER, JOHN
         H Added As A Co-sponsor FEIGENHOLTZ
         H Added As A Co-sponsor DELGADO
         H Added As A Co-sponsor SILVA
         H Added As A Co-sponsor MITCHELL, BILL
         H Added As A Co-sponsor CURRY JULIE
         H Added As A Co-sponsor O'CONNOR
         H Added As A Co-sponsor HOWARD
         H Added As A Co-sponsor MYERS, RICHARD
         H Added As A Co-sponsor GIGLIO
         H Added As A Co-sponsor KOSEL
         H Added As A Co-sponsor FRITCHEY
         H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-000
99-03-24 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor GEO-KARIS
                                     Referred to Sen Rules Comm
         S First reading
99-04-12 S Added as Chief Co-sponsor SHAW
99-04-15 S
                                     Assigned to Judiciary
99-04-27 S Added as Chief Co-sponsor O'MALLEY
99-04-28 S
                                     Recommended do pass 007-000-003
         S Placed Caindr, Second Rdg
99-05-05 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-11 S Third Reading - Passed 058-000-001
         H Passed both Houses
99-06-09 H Sent to the Governor
99-07-29 H Governor approved
         Η
             Effective Date 00-01-01
         H
             PUBLIC ACT 91-0295
      TURNER, JOHN - MATHIAS, JOHNSON, TIM, O'CONNOR AND MITCH-
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HB-0855 ELL.BILL.

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 shall contain specific prayers for relief.

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99-02-10 H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Judiciary I - Civil Law
99-02-25 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor MATHIAS
         H Added As A Co-sponsor JOHNSON, TIM
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H Added As A Co-sponsor O'CONNOR
         H Added As A Co-sponsor MITCHELL, BILL
         H. 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
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99-03-17 S Chief Sponsor SILVERSTEIN
S First reading Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-0856 GASH.

Appropriates \$1 from the General Revenue Fund to the Legislative Information System for the upgrading of computer equipment. Effective July 1, 1999.

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99-02-10 H First reading
99-02-17 H
Assigned to Approp-Gen Srvc & Govt
Ovrsght
99-03-05 H
Re-Refer Rules/Rul 19(a)
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01-01-09 H Session Sine Die

HB-0857 GASH – GRANBERG.

New Act

30 ILCS 105/5.490 new

Creates the Rainy Day Fund Act and amends the State Finance Act. Creates the Revenue Stabilization Fund as a special fund within the State treasury for use in meeting the State's obligations and casual deficits. Provides that for any year when the State's estimated general funds revenues exceed the prior year's general funds revenues by more than 4% the Governor shall submit a proposed budget to the General Assembly that includes transfers into the Revenue Stabilization Fund of an amount not less than 0.25% of the anticipated general funds revenues. Provides that the General Assembly shall appropriate no less than 0.25% of estimated revenues to the Revenue Stabilization Fund. Provides for the transfer of funds into the Revenue Stabilization Fund. Provides for transfers into the General Revenue Fund when that fund's resources are insufficient to meet the State's obligations. Effective immediately.

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FISCAL NOTE (State Treasurer)
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HB857 will not increase nor decrease revenues or expenditures

of the State.

FISCAL NOTE (Bureau of the Budget)

Setting aside funds does not require expenditure of funds or

change State revenues.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-10 H First reading Referred to Hse Rules Comm
99-02-17 H Added As A Joint Sponsor GRANBERG
99-02-22 H Added As A Joint Sponsor GRANBERG
99-02-26 H Fiscal Note Filed
Committee Approp-Gen Srvc & Govt
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Ovrsght 99-03-02 H Fiscal Note Filed

H Committee Approp-Gen Srvc & Govt

99-03-05 H Ovrsght Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0858 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 of the Lottery 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.

99-02-10 H First reading
99-02-17 H
99-03-05 H
99-03-05 H
Referred to Hse Rules Comm
Assigned to Revenue
Re-Refer Rules/Rul 19(a)

HB-0859 GASH.

30 ILCS 805/4 from Ch. 85, par. 2204

Amends the State Mandates Act. Requires the annual report submitted by the Department of Commerce and Community Affairs to the General Assembly and the Governor to include a recommendation on each mandate whether it should be retained or rescinded and the reason for each recommendation. Effective immediately.

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99-02-10 H First reading
                                       Referred to Hse Rules Comm
                                       Assigned to State Government
99-02-17 H
                                         Administration
99-03-04 H
                                       Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
      GIGLIO.
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HB-0860

55 ILCS 5/5-32036 from Ch. 34, par. 5-32036 65 ILCS 5/9-2-103 from Ch. 24, par. 9-2-103

Amends the Counties Code and the Illinois Municipal Code. Provides that proposals or bids for the construction of improvements shall be accompanied by cash, a certified check, or a bid bond (now by cash or a certified check). Provides that the bid bond shall be for an amount not less than 2% of the aggregate of the proposal.

HOUSE AMENDMENT NO. 1.

Further amends the Counties Code and the Illinois Municipal Code. Provides that the bid bond shall not be less than 10% (instead of 2%) of the aggregate of the proposal.

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99-02-10 H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Local Government
99-02-26 H
                                      LOCAL GOVT H
                 Amendment No.01
                                                               Adopted
                                      Do Pass Amend/Short Debate 009-000-000
         Н
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-17 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
99-03-18 S Arrive Senate
         S Placed Calndr First Rdg
99-04-27 S Chief Sponsor JONES,W
         S First reading
                                      Referred to Sen Rules Comm
                                      Assigned to Local Government
99-05-04 S
                                      Recommended do pass 009-000-000
         S Placed Caindr, Second Rdg
99-05-05 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-11 S Third Reading - Passed 058-000-000
         H Passed both Houses
99-06-09 H Sent to the Governor
99-07-29 H Governor approved
              Effective Date 00-01-01
         Н
         Η
              PUBLIC ACT 91-0296
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WINKEL - O'CONNOR - POE - MATHIAS. HB-0861

720 ILCS 5/16A-6

from Ch. 38, par. 16A-6

Amends the Criminal Code of 1961. Makes a grammatical change in the Section relating to an affirmative defense to a charge of unlawful restraint against a merchant who detains a retail theft suspect.

SENATE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/16A-6 Adds reference to: 720 ILCS 5/12-3.2 from Ch. 38, par. 12-3.2 720 ILCS 5/12-11 from Ch. 38, par. 12-11 720 ILCS 5/19-1 from Ch. 38, par. 19-1 720 ILCS 5/19-3 from Ch. 38, par. 19-3

Deletes everything. Amends the Criminal Code of 1961. Provides that certain offenses of domestic violence committed in the presence of a minor will be subject to a minimum sentence of imprisonment for 10 days or 300 hours community service, or both. Includes various offenses of criminal sexual assault as a basis for charging a now lesser-included felony offense of home invasion. Broadens the definition of the felony offense of residential burglary to include situations where the offender entered with authority but then unlawfully remained in order to commit a felony or theft, and to include situations where the offender entered not only a dwelling, but also "any part thereof". Revises the law so that burglary and residential burglary are no longer mutually exclusive, making burglary a lesser-included offense of residential burglary.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends making home invasion a Class X felony if criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, criminal sexual abuse, or aggravated criminal sexual abuse is committed against a person within the dwelling place.

'n	ching pi			D. C d.t. H Distr. Comm
			First reading	Referred to Hse Rules Comm
	99-02-17			Assigned to Executive
	99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000
				HEXC
			Plcd Cal 2nd Rdg Stndrd Dbt	
	99-02-26	Η		Re-committed to Executive
	99-03-05	Η		Do Pass/Short Debate Cal 015-000-000
		Η	Placed Cal 2nd Rdg-Shrt Dbt	
	99-03-16	Н	Second Reading-Short Debate	e ·
		Н	Held 2nd Rdg-Short Debate	
	99-03-26	Н	Pld Cal 3rd Rdg-Shrt Dbt	
		Η	3rd Rdg-Shrt Dbt-Pass/Vote	104-009-001
	99-04-14	S	Arrive Senate	
		S	Placed Calndr First Rdg	
	00-01-12		Chief Sponsor PHILIP	
		S	First reading	Referred to Sen Rules Comm
		S	•	Assigned to Executive
	00-01-27	S		Postponed
	00-02-10	S		Postponed
	00-02-17	S		Postponed
	00-03-09	S		Recommended do pass 013-000-000
		S	Placed Calndr, Second Rdg	
	00-03-28		Second Reading	
		S	Placed Calndr,3rd Reading	
	00-04-07	S	Filed with Secretary	
		S.	Amendment No.01	PHILIP
		S	Amendment referred to	
		S	Amendment No.01	PHILIP
		S	Rules refers to	SEXC
		S	Amendment No.01	PHILIP
		S		Be adopted
			Recalled to Second Reading	DITTE IN A L . L
		S	Amendment No.01	PHILIP Adopted
			Placed Calndr, 3rd Reading	900 000
			Third Reading - Passed 058-0 Arrive House	100-000
			Place Cal Order Concurrence	01
	00 04 10		Motion Filed Concur	01
	00-04-10	Н	Motion referred to	HRUL
			Calendar Order of Concurren	
	00-04-11		Motion Filed Concur	
	∪∪-∪+ -11	Н	Rules refers to	НЈИВ
			Calendar Order of Concurren	
			Added As A Joint Sponsor PC	
			Added As A Joint Sponsor O	
	00-04-12		Motion Filed Concur	
	00 01 12		Approved for Consideration I	HJUB/007-004-000
			Calendar Order of Concurren	
			Added As A Joint Sponsor M	
	00-04-13		H Concurs in S Amend 01/09	
			Passed both Houses	
	00-05-12		Sent to the Governor	
			Governor Amendatory Veto	
			Placed Cal Amendatory Veto	
	00-11-13		Mtn fild accept amend veto V	
		Н		HRUL
		H	Placed Cal Amendatory Veto	

App for Consider - Complnce

00-11-15 H

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H Accept Amnd Veto-House Pass 115-000-000
      00-11-28 S Placed Cal Amendatory Veto
      00-11-29 S Mtn fild accept amend veto PHILIP
                S Accept Amnd Veto-Sen Pass 058-000-000
                H Bth House Accept Amend Veto
      00-12-11 H Return to Gov-Certification
      00-12-15 H Governor certifies changes
                    Effective Date 01-06-01
               Η
                Н
                     PUBLIC ACT 91-0928
HR-0862
             DURKIN.
  720 ILCS 5/24-5
                                    from Ch. 38, par. 24-5
  Amends the Criminal Code of 1961 to make a grammatical change to the Section
concerned with the defacing of identification marks on a firearm.
      99-02-10 H First reading
                                             Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0863
             WINKEL.
  720 ILCS 5/7-1
                                    from Ch. 38, par. 7-1
  Amends the Criminal Code of 1961. Makes a grammatical change in the Section re-
lating to the use of force in defense of person.
      99-02-10 H First reading
                                             Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0864
             WINKEL.
  720 ILCS 5/21.2-6
                                    from Ch. 38, par. 21.2-6
  Amends the Interference with a Public Institution of Higher Education Article of the
Criminal Code. Adds a caption to the severability provisions of the Article.
      99-02-10 H First reading
                                             Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0865
            MEYER - DART.
  725 ILCS 120/4.5
  730 ILCS 5/5-8A-6 new
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Amends the Rights of Crime Victims and Witnesses Act and the Unified Code of Corrections. Provides that upon written request of a crime victim, the supervising authority must notify the crime victim of periods of time in which a participant in an electronic home detention program is not being monitored. Provides that a supervising authority or its employees are immune from civil or criminal liability if they fail to comply with the notification provisions.

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HOUSE AMENDMENT NO. 1.
  Limits the notification to only specified offenses.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-10 H First reading
                                             Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Judiciary II - Criminal Law
      99-03-05 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-18 H Added As A Joint Sponsor DART
      99-03-23 H Relid 2nd Rdg-Short Debate
               Η
                       Amendment No.01
                                            MEYER
               Н
                       Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      99-03-24 H
                       Amendment No.01
                                            MEYER
               H Recommends be Adopted HRUL
               H Held 2nd Rdg-Short Debate
      99-03-25 H
                       Amendment No.01
                                                                     Adopted
                                            MEYER
               H'Pld Cal 3rd Rdg-Shrt Dbt
      99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-000
      99-04-14 S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor DILLARD
                S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-0866
             MEYER.
  Appropriates $1 from the General Revenue Fund to the Court of Claims for the im-
plementation of the Crime Victims Compensation Act. Effective July 1, 1999.
      99-02-10 H First reading
                                            Referred to Hse Rules Comm
      99-02-17 H
                                            Assigned to Approp-Gen Srvc & Govt
                                              Ovrsght
                                            Re-Refer Rules/Rul 19(a)
      99-03-05 H
      01-01-09 H Session Sine Die
HB-0867
             MEYER.
                                   from Ch. 38, par. 1005-5-6
  730 ILCS 5/5-5-6
  Amends the Unified Code of Corrections to add a caption to the Section concerning
restitution.
      99-02-10 H First reading
                                            Referred to Hse Rules Comm
      99-02-17 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0868
            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
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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; State Mandates

99-02-10 H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

FISCAL NOTE (Department of Transportation)

HB-0869 SILVA.

New Act

Creates the Metropolitan Planning Organization for Northeastern Illinois Act. Requires the committee membership of any organization designated as the metropolitan planning organization for northeastern Illinois to consist of certain specified members, in addition to any current or future committee members. Preempts home rule.

There may be difficulties in implementing the State highway program in NE Illinois; fiscal impact is indeterminate. STATE MANDATES NOTE (Dept. of Commerce and Community Affairs) Creates a local government organization and structure mandate for which no reimbursement is required. HOME RULE NOTE (Department of Commerce and Community Affairs) Preempts home rule authority. NOTE(S) THAT MAY APPLY: Home Rule 99-02-10 H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Local Government Do Pass/Stndrd Dbt/Vote 005-004-000 99-02-26 H HLGV H Plcd Cal 2nd Rdg Stndrd Dbt Η Fiscal Note Filed Η St Mandate Fis Nte Reg BLACK H Home Rule Note Requested BLACK H Cal 2nd Rdg Stndrd Dbt 99-03-09 H St Mandate Fis Note Filed Home Rule Note Filed H H Cal 2nd Rdg Stndrd Dbt 99-03-16 H Second Reading-Stnd Debate H Hld Cal Ord 2nd Rdg-Shrt Db

HB-0870 SCOTT - GRANBERG.

01-01-09 H Session Sine Die

55 ILCS 5/4-2001

99-03-26 H

from Ch. 34, par. 4-2001

Re-Refer Rules/Rul 19(a)

Amends the Counties Code. Increases to \$15,000 (now \$6,000) the annual amount paid to each assistant State's Attorney in counties with not less than 70,000 and not more than 1,000,000 inhabitants where a State mental health institution is located.

FISCAL NOTE (State Treasurer)

HB870 has no impact on the State Treasurer's Office.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-10 H First reading Referred to Hse Rules Comm Assigned to Local Government 99-02-17 H 99-02-22 H Added As A Joint Sponsor GRANBERG 99-02-25 H Fiscal Note Filed Committee Local Government H 99-03-04 H Do Pass/Short Debate Cal 008-000-001 H Placed Cal 2nd Rdg-Shrt Dbt 99-03-16 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt 99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 090-026-002 99-03-22 S Arrive Senate S Placed Calndr First Rdg 99-04-07 S Chief Sponsor SYVERSON 99-04-14 S First reading Referred to Sen Rules Comm

HB-0871 FRANKS - SKINNER.

01-01-09 H Session Sine Die

Appropriates \$3,500,000 from the General Revenue Fund to the Department of Commerce and Community Affairs for a grant to McHenry County for all costs associated with the planning, development, and design and construction of a Juvenile Detention Center, including land acquisition. Effective July 1, 1999.

1572 99-02-10 H First reading H Added As A Joint Sponsor SKINNER Referred to Hse Rules Comm 99-02-17 H Assigned to Approp-Gen Srvc & Govt Ovrsght 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0872 SAVIANO. New Act Creates the Tattoo and Body Piercing Artist Licensing Act. Provides the short title NOTE(S) THAT MAY APPLY: Correctional 99-02-10 H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000 H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0873 LOPEZ - ACEVEDO - MCCARTHY - BROSNAHAN. 720 ILCS 570/407.1 from Ch. 56 1/2, par. 1407.1 Amends the Illinois Controlled Substances Act. Provides that a person of at least 18 years of age who uses, engages, or employs a person under 18 years of age to deliver a controlled, counterfeit, or look-alike substance may be sentenced to imprisonment for a term up to 3 times (now twice) the maximum amount authorized for the delivery of the substance. 99-02-10 H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Judiciary II - Criminal Law 99-02-22 H Added As A Joint Sponsor ACEVEDO 99-03-04 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 99-03-11 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 99-03-12 H Joint Sponsor Changed to MCCARTHY H Joint Sponsor Changed to BROSNAHAN H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000 99-03-16 S Arrive Senate S Placed Calndr First Rdg 99-03-24 S Chief Sponsor MUNOZ S First reading Referred to Sen Rules Comm 99-04-22 S Assigned to Judiciary 99-05-05 S Recommended do pass 010-000-000 S Placed Calndr, Second Rdg 99-05-06 S Second Reading S Placed Calndr, 3rd Reading 99-05-11 S Third Reading - Passed 057-000-000 H Passed both Houses 99-06-09 H Sent to the Governor 99-07-29 H Governor approved Н Effective Date 00-01-01 PUBLIC ACT 91-0297 Н SAVIANO - GRANBERG. HB-0874 225 ILCS 60/2 from Ch. 111, par. 4400-2 Amends the Medical Practice Act of 1987. Provides a definition for the term "surgery". Effective immediately. 99-02-10 H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Executive 99-02-22 H Added As A Joint Sponsor GRANBERG

H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive

Do Pass/Stndrd Dbt/Vote 008-007-000

HEXC

99-02-25 H

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99-03-05 H
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Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0875 HOFFMAN - SAVIANO - SMITH, MICHAEL - PERSICO AND MCCARTHY.

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40 ILCS 5/16-127 from Ch. 108 1/2, par. 16-127
40 ILCS 5/16-128 from Ch. 108 1/2, par. 16-128
40 ILCS 5/17-133 from Ch. 108 1/2, par. 17-133
30 ILCS 805/8.23 new
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Amends the Downstate and Chicago Teacher Articles of the Pension Code. Allows purchase of service credit for up to 3 years of employment by a recognized private school. Requires payment of a contribution plus interest. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PEÑSION ÑOTE (Pension Laws Commission)

Fiscal impact cannot be determined, contributions would fund

the actuarial cost.

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

99-02-10 H First reading

H Added As A Joint Sponsor SAVIANO

H Added As A Co-sponsor SMITH, MICHAEL

H Added As A Co-sponsor PERSICO

H Referred to Hse Rules Comm 99-02-17 H Assigned to Personnel & Pensions

99-03-04 H Added As A Co-sponsor MCCARTHY

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-09 H Pension Note Filed

H Committee Rules

01-01-09 H Session Sine Die

HB-0876 SCULLY.

Appropriates \$10,000,000 to the State Board of Education to implement, administer, and award grants under a student promotion policy grant program. Effective July 1, 1999.

99-02-10 H First reading Referred to Hse Rules Comm

99-02-17 H Assigned to Approp-Elementary & Secondary

Educ

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0877 SCULLY - O'BRIEN.

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, 1999.

FISCAL NOTE (State Board of Education)

Administrative costs would be minimal; costs for additional student services grants would be significant, but cannot be estimated. Current summer school services funding totals \$1,548,500 for General State Aid, and \$3,395,600 for special

education.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-10 H First reading

H Added As A Joint Sponsor O'BRIEN

H Referred to Hse Rules Comm

99-02-17 H Assigned to Elementary & Secondary
Education

99-03-05 H Re-Refer Rules/Rul 19(a) 99-03-09 H Fiscal Note Filed Η St Mandate Fis Note Filed Н Committee Rules

01-01-09 H Session Sine Die

HB-0878 HOFFMAN - WOOLARD - CURRY, JULIE - MITCHELL, BILL -O'CONNOR, GIGLIO, FOWLER, O'BRIEN, GRANBERG, FRANKS, MCCARTHY, CROTTY, BROSNAHAN, DAVIS, STEVE, SCULLY, REITZ, GARRETT, KENNER, BRADLEY, MITCHELL, JERRY AND GILES.

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.

FISCAL NOTE, H-AM 2 (State Board of Education)

There will be no additional cost for a school assessment audit and safety plan. The National Public Safety Training Institute offers a 40-hour course and certificate in this area for \$500 for officers. An initial estimate for FY 2000 would be \$500,000 to train 1000 such officers, with plans to train additional officers in future years. There would be additional responsibility at the State level for the Task Force on School Safety. It may be necessary to pay expenses for those who are not government employees. Local fiscal impact would be minimal in terms of reporting responsibilities. There would be additional expense beyond community or State resources to provide this information; local districts would bear the financial burden. The extent of that need is not known at the State level. STATE MANDATES FISCAL NOTE, H-AM 2 (State Board of Education)

Same as SBE fiscal note for H-am 2.

HOUSE AMENDMENT NO. 2.

Deletes reference to:

105 ILCS 5/10-22.6

Adds reference to:

105 ILCS 5/2-3.126 new

105 ILCS 5/2-3.127 new

105 ILCS 5/3-11

105 ILCS 5/10-20.31 new

105 ILCS 5/10-21.7-5 new

105 ILCS 5/22-26 new

105 ILCS 5/34-18.18 new

105 ILCS 5/34-84a.2 new

705 ILCS 405/1-7

720 ILCS 5/12-2

720 ILCS 5/12-4.2

720 ILCS 5/24-1.2

720 ILCS 5/31-9 new

from Ch. 37, par. 801-7

from Ch. 38, par. 12-2

from Ch. 122, par. 3-11

from Ch. 38, par. 12-4.2

from Ch. 38, par. 24-1.2

Deletes everything. Amends the School Code, the Juvenile Court Act of 1987, and the Criminal Code of 1961. Makes changes concerning a school safety assessment audit and safety plan, a school resource officer grant program, teachers institutes concerning anti-violence and conflict resolution programs, requiring a school official to report certain felonies and misdemeanors, a task force on school safety, requiring a local law enforcement agency to report weapons related offenses and violent crimes committed by minors enrolled in a school to a school official, and increasing the penalties for the offense of aggravated assault committed against a teacher or school employee, the offense of aggravated battery with a firearm committed against a teacher, and the offense of aggravated discharge of a firearm committed in a school or the real property comprising a school. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/2-3.127 new 105 ILCS 5/10-21.7-5 new 105 ILCS 5/34-84a.2 new 720 ILCS 5/12-4.2 720 ILCS 5/31-9 new Adds reference to:

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20 ILCS 4027/25 new
105 ILCS 5/10-21.7 from Ch. 122, par. 10-21.7
105 ILCS 5/10-27.1A
105 ILCS 5/10-27.1B new
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Requires the State Board of Education and the Task Force on School Safety to develop uniform criteria to be implemented in school safety plans. Removes the provisions concerning the School Resource Officer Grant Program. Instead, amends the Illinois Violence Prevention Act of 1995 to require the Illinois Violence Prevention Authority to establish and administer a grant program to be known as the Safe to Learn Program. Provides that the requirement that schools complete a school safety assessment audit is subject to the award of a grant by the State Board of Education and requires (instead of allows) the State Board of Education to provide grants for school safety assessment audits and safety plans. Replaces the provisions requiring certain school officials to report certain felonies and misdemeanors with provisions changing Sections of the School Code concerning reporting firearms in schools and attacks on school personnel. Also adds provisions concerning reporting other weapon-related and drug-related incidents occurring in school. Adds members to the Task Force on School Safety. Requires the Task Force to review all school safety programs. Removes the provisions concerning aggravated battery with a firearm. Adds actions that constitute the offense of aggravated discharge of a firearm and increases the penalty for certain actions. Makes other changes.

SENATE AMENDMENT NO. 2.

```
Deletes reference to:
20 ILCS 4027/25 new
705 ILCS 405/1-7
720 ILCS 5/12-2
720 ILCS 5/24-1.2
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Removes the provisions amending the Illinois Violence Prevention Act of 1995, the Juvenile Court Act of 1987, and the Criminal Code of 1961.

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99-02-10 H First reading
                                    Referred to Hse Rules Comm
99-02-17 H
                                    Assigned to Executive
99-02-25 H
                                    Do Pass/Stndrd Dbt/Vote 008-007-000
                                      HEXC
        H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                    Re-committed to Executive
99-03-05 H
                                    Do Pass/Short Debate Cal 015-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.01
                                    HOFFMAN
        Н
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.02
                                    HOFFMAN
        Н
                Amendment referred to HRUL
        Н
                Rules refers to
                                      HELM
        H Held 2nd Rdg-Short Debate
99-03-25 H
                Amendment No.02
                                    HOFFMAN
        H Recommends be Adopted HELM/012-000-000
                                    Fiscal Note Filed as amnded
                                    St Mndt Fis Note Fld Amnd
        H Added As A Joint Sponsor WOOLARD
        H Added As A Joint Sponsor CURRY, JULIE
        H Added As A Joint Sponsor MITCHELL, BILL
        H Added As A Joint Sponsor O'CONNOR
        H Added As A Co-sponsor GIGLIO
        H Added As A Co-sponsor FOWLER
        H Added As A Co-sponsor O'BRIEN
        H Added As A Co-sponsor GRANBERG
        H Added As A Co-sponsor FRANKS
        H Added As A Co-sponsor MCCARTHY
        H Added As A Co-sponsor CROTTY
        H Added As A Co-sponsor BROSNAHAN
        H Added As A Co-sponsor DAVIS, STEVE
        H Added As A Co-sponsor SCULLY
```

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99-03-25-Cont.
               H Added As A Co-sponsor REITZ
                H Added As A Co-sponsor GARRETT
                                                                      Adopted
                       Amendment No.02
                H
                                            HOFFMAN
                H Pld Cal 3rd Rdg-Shrt Dbt
                H Added As A Co-sponsor KENNER
                H Added As A Co-sponsor BRADLEY
      99-03-26 H
                                             Tabled Pursnt to Rule 40(a) HOUSE
                                               AMEND #1
                H 3rd Rdg-Shrt Dbt-Pass/Vote 107-001-000
                H Added As A Co-sponsor MITCHELL, JERRY
                H Added As A Co-sponsor GILES
      99-04-14 S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor WATSON
                S
                  First reading
                                             Referred to Sen Rules Comm
      99-04-15
                                             Assigned to Judiciary
      99-04-22 S
                                             Re-referred to Rules
                                             Assigned to Education
      99-04-28 S
                                             Postponed
      99-05-04 S
                  Added As A Co-sponsor SHAW
      99-05-05 S
                       Amendment No.01
                                             EDUCATION
                                                            S
                                                                      Adopted
                                             Recmnded do pass as amend 010-000-000
                  Placed Calndr, Second Rdg
      99-05-06
                  Added as Chief Co-sponsor DILLARD
                  Second Reading
      99-05-07
                  Placed Calndr, 3rd Reading
      99-05-11
                S
                  Filed with Secretary
                       Amendment No.02
                                             WATSON
                       Amendment referred to SRUL
      99-05-12
                       Amendment No.02
                                             WATSON
                       Rules refers to
                                              SESE
                Ś
                       Amendment No.02
                                             WATSON
                                            Be adopted
                  Recalled to Second Reading
                                             WATSON
                S
                       Amendment No.02
                                                                      Adopted
                S Placed Calndr, 3rd Reading
      99-05-13 S Added As A Co-sponsor DEMUZIO
                S Third Reading - Passed 058-000-000
                H Arrive House
                H Place Cal Order Concurrence 01,02
      99-05-14 H Motion Filed Concur
                       Motion referred to
                H Calendar Order of Concurren 01,02
      99-05-19 H Be apprvd for consideratn 01,02/HRUL
                H H Concurs in S Amend 01,02/117-000-000
                H Passed both Houses
      99-06-17 H Sent to the Governor
      99-08-13 H Governor approved
                    Effective Date 99-08-13
                Н
                    PUBLIC ACT 91-0491
                H
HB-0879
             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.
      99-02-10 H First reading
                                             Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Do Pass/Short Debate Cal 015-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die

HB-0880 FLOWERS.

220 ILCS 5/8-306 new

Amends the Public Utilities Act. Requires gas public utilities to bill their residential and nonresidential customers at least once each month. Provides that customers are not liable for services or commodities for which bills are not delivered as required. Effective immediately.

FISCAL NOTE (Illinois Commerce Commission)

There would be no fiscal impact on State revenues.

99-02-10 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Public Utilities
99-02-25 H Fiscal Note Filed
Committee Public Utilities
99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0881 WINKEL - O'CONNOR - SCHMITZ - ZICKUS - MYERS,RICHARD, MOFFITT, MEYER AND NOVAK.

720 ILCS 5/18-3

Amends the Criminal Code of 1961. Makes grammatical changes in the Section defining the offense of vehicular hijacking.

CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)

There would be no fiscal or prison population impact on DOC.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

720 ILCS 5/18-3

Adds reference to:

720 ILCS 5/9-3 from Ch. 38, par. 9-3

99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-000-002 H Added As A Co-sponsor NOVAK

Deletes the title and everything after the enacting clause. Amends the Criminal Code of 1961 relating to reckless homicide. Provides that the collision of a motor vehicle with a railroad train or a violation of the provision requiring a person to stop at a railroad crossing is presumed to be a reckless act unless disproved by evidence to the contrary. Provides that reckless homicide in which 2 or more persons are killed as a result of a vehicle-railroad collision is a Class 2 felony.

vehicle-railroad collision is a Class 2 felony.				
99-02-10	Н	First reading	Referred to Hse Rules Comr	n .
99-02-17	Η		Assigned to Executive	
99-02-25	Η		Do Pass/Stndrd Dbt/Vote 00	8-007-000
			HEXC	
	Η	Plcd Cal 2nd Rdg Stndrd Dbt		
99-02-26	Н		Re-committed to Executive	
99-03-05	Η		Do Pass/Short Debate Cal 0	15-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt		
99-03-16	Η	Second Reading-Short Debate	e ·	
	Η	Held 2nd Rdg-Short Debate		
99-03-19	Η	Amendment No.01	WINKEL	
	Н	Amendment referred to	HRUL	
	Η	Held 2nd Rdg-Short Debate		
99-03-23	Н	Added As A Co-sponsor MO	FFITT	
	Η	Added As A Joint Sponsor O	'CONNOR	
	Η	Added As A Joint Sponsor Se	CHMITZ	
	Η	Added As A Joint Sponsor Z	ICKUS	
	H	Added As A Joint Sponsor M		
	H	Amendment No.01	WINKEL	
	Η		HJUB	
		Held 2nd Rdg-Short Debate		
99-03-24		Amendment No.01	WINKEL	
		Recommends be Adopted HJ		
	Η		Corretnl Note Fld as amnd F AMEND #1	BY HOUSE
	н	Added As A Co-sponsor ME		
	H	Amendment No.01	WINKEL	Adopted
		Pld Cal 3rd Rdg-Shrt Dbt	THE STATE OF THE S	2 Idopted
	11	ra car sta rag-sint Dot		

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99-03-26 S Arrive Senate
S Placed Calndr First Rdg
99-05-14 S Chief Sponsor DILLARD
S First reading Referred to Sen Rules Comm
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01-01-09 H Session Sine Die

HB-0882 WOOLARD - FOWLER - DAVIS, MONIQUE.

105 ILCS 5/27A-10

30 ILCS 210/8

30 ILCS 210/10 new

Amends the Charter Schools Law in the School Code. Provides that a certified individual employed by a charter school in an instructional position must hold an Initial or Standard Teaching Certificate.

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99-02-10 H First reading
                                             Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Elementary & Secondary
                                               Education
                                             Do Pass/Short Debate Cal 017-000-003
      99-03-03 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-04 H Cal Ord 2nd Rdg-Shrt Dbt
                H Added As A Joint Sponsor FOWLER
                H Joint Sponsor Changed to DAVIS, MONIQUE
      99-03-16 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-17 H 3rd Rdg-Shrt Dbt-Pass/Vote 094-021-000
      99-03-18 S Arrive Senate
                S Placed Calndr First Rdg
      99-12-02 S Chief Sponsor O'MALLEY
                S First reading
                                             Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-0883
             SCULLY AND NOVAK.
   30 ILCS 105/5.490 new
   30 ILCS 210/2
                                    from Ch. 15, par. 152
   30 ILCS 210/4
                                    from Ch. 15, par. 154
   30 ILCS 210/5
                                    from Ch. 15, par. 155
   30 ILCS 210/6
                                    from Ch. 15, par. 156
   30 ILCS 210/7
                                    from Ch. 15, par. 157
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Amends the State Finance Act and the Illinois State Collection Act of 1986. Requires that the Auditor General establish a Debt Collection Unit for the collection of overdue debts owed to the State. Beginning July 1, 2000, requires State agencies other than universities to determine the uncollectibility of debts using rules adopted by the Auditor General and to turn over to the Debt Collection Unit debts more than 90 days overdue. Exempts confidential debts owed to the Department of Revenue. Permits universities to use the Auditor General's rules and to turn debts over to the Debt Collection Unit. Requires that 10% of debts collected by the Debt Collection Unit be deposited into a special fund in the State treasury for payment of the Unit's administrative costs. Requires the Auditor General to report semi-annually to the General Assembly and State Comptroller upon debts owed to the State and upon collection efforts. Abolishes in 2000 the Debt Collection Board, the Comptroller's use of special account receivable funds, and the use of private collection services by individual State agencies. Effective immediately.

from Ch. 15, par. 158

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FISCAL NOTE (Auditor General)
    Total estimated cost for the Debt Collection Unit would be
    $2,575,450 for start-up. Cost for office space is not known
    or estimable at this time.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-10 H First reading
                                            Referred to Hse Rules Comm
    99-02-17 H
                                            Assigned to State Government
                                              Administration
    99-03-05 H
                                            Fiscal Note Filed
                                            Re-Refer Rules/Rul 19(a)
             Η
    99-03-25 H Added As A Co-sponsor NOVAK
    01-01-09 H Session Sine Die
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1579 HB-0884

HB-0884 SCULLY - KENNER AND NOVAK.

820 ILCS 115/4.5 new

Amends the Wage Payment and Collection Act. Provides that before employing a person as an employee, an employer shall ask the person whether he or she currently owes a duty to pay child support. Provides that if an employer pays wages in cash to an employee who at the time of payment owes a duty to pay child support and if that payment of wages in cash enables the employee to evade his or her duty to pay child support, then the employer commits a business offense punishable by a fine equal to 3 times the amount of support owed by the employee plus the costs of collecting that support. Provides that upon collecting the fine, the clerk of the court shall pay the amount of the fine to the custodial parent or other legal guardian of the child for whom the employee owed the support, for the benefit of the child.

```
        99-02-10
        H First reading
        Referred to Hse Rules Comm

        99-02-17
        H Added As A Joint Sponsor KENNER

        99-03-04
        H Motion Do Pass-Lost 005-007-001 HCSE Remains in CommiChild Support Enforcement

        99-03-05
        H Enforcement

        99-03-25
        H Added As A Co-sponsor NOVAK

        01-01-09
        H Session Sine Die
```

HB-0885 SCULLY.

305 ILCS 5/10-10.4 new 750 ILCS 5/505.3 new 750 ILCS 15/12.2 new 750 ILCS 20/24.2 new

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, and the Illinois Public Aid Code. Provides that for the purposes of enforcement of a child support order a transfer made by a child support obligor is fraudulent as to an obligee if the obligor made the transfer with the intent to defraud the obligee or without receiving equivalent value for the transfer. Provides that in an action for relief from a transfer by a child support obligor the State's Attorney may obtain avoidance of the transfer, an attachment of the asset transferred, an injunction, appointment of a receiver, or any other relief circumstances may require.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-10 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Child Support Enforcement
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-0886 COULSON - DURKIN - MATHIAS.

725 ILCS 5/115-5.2 new 735 ILCS 5/Art 8, Part 28 heading new 735 ILCS 5/8-2801 new

Amends the Code of Criminal Procedure of 1963 and the Code of Civil Procedure. Permits discovery depositions to be admitted into evidence if the witness is unable to be present or to testify at the trial because of death, physical or mental illness, or infirmity or if the party offering the deposition into evidence is unable to procure the witness' attendance by process.

HOUSE AMENDMENT NO. 1...

Deletes reference to: 725 ILCS 5/115-5.2 new

Deletes the amendatory changes to the Code of Criminal Procedure of 1963. Provides that these provisions do not affect the utilization of evidence depositions under Supreme Court Rule.

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99-02-10 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Judiciary II - Criminal Law
99-02-24 H Added As A Joint Sponsor DURKIN
99-02-26 H Do Pass/Short Debate Cal 012-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
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99-03-04 H	I Joint Sponsor Changed to M	ATHIAS	
99-03-16 H	I Amendment No.01	COULSON	
ŀ	I Amendment referred to	HRUL	
ŀ	I Recommends be Adopted HI	RUL	
ŀ	I Second Reading-Short Debar	te	
F	Held 2nd Rdg-Short Debate		
99-03-17 F	I Amendment No.01	COULSON	Adopted
ŀ	I Pld Cal 3rd Rdg-Shrt Dbt		
99-03-18 F	I 3rd Rdg-Shrt Dbt-Pass/Vote	115-000-001	
S	S Arrive Senate		
S	Placed Calndr First Rdg		
99-04-12 \$	Chief Sponsor CRONIN		
99-04-14 \$	First reading	Referred to Sen Rules Comm	1
99-04-20 \$	5	Assigned to Judiciary	
99-04-28 \$		Postponed	
99-05-05	3	Postponed	
S		Committee Judiciary	
99-05-08 \$	3	Refer to Rules/Rul 3-9(a)	
01-01-09 F	I Session Sine Die		

HB-0887 BOLAND.

10 ILCS 5/28-3

from Ch. 46, par. 28-3

Amends the Election Code. Provides that the bottom of each sheet of a petition for the submission of a public question must be signed by the circulator of the petition who has been a registered voter (now a registered voter of the political subdivision, district, or precinct in which the question is to be submitted) at the time he or she circulated the petition. Effective immediately.

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99-02-10 H First reading
         H Primary Sponsor Changed To BOLAND
                                       Referred to Hse Rules Comm
                                       Assigned to Elections & Campaign Reform
99-02-17 H
99-03-03 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-17 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
99-03-18 S Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor JONES,W
99-04-20 S First reading
                                       Referred to Sen Rules Comm
99-04-27 S
                                       Assigned to Local Government
99-05-04 S
                                       Held in Committee
                                       Committee Local Government
99-05-08 S
                                       Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-0888 LYONS, EILEEN - MCKEON.

Appropriates \$1 from the General Revenue Fund to the Illinois Department of Natural Resources for support efforts to eradicate the Asian long-horned beetle infestation and urban reforestation. Effective July 1, 1999.

```
99-02-10 H First reading
H Added As A Joint Sponsor MCKEON
H Referred to Hse Rules Comm
99-02-17 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0889 SAVIANO.

225 ILCS 457/15

Amends the Real Estate Appraiser Licensing Act. Prohibits the use of "Appraiser" in a title or "appraisal" as a description of work performed by a person not licensed under the Act. Effective immediately.

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99-02-10 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Registration & Regulation
```

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99-03-05 H
```

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0890 LINDNER - CURRIE - BLACK - PANKAU - PUGH, BOLAND, HAMOS, MOORE, ANDREA, MCGUIRE AND ERWIN.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Creates the earned income tax credit. Provides that each individual taxpayer is entitled to a credit against the tax imposed by the Act in an amount equal to a specified percentage of the federal earned income tax credit allowed. Provides that if the amount of the credit exceeds the tax liability for the year, then the excess credit shall be refunded to the taxpayer. Provides that the Department of Revenue shall calculate the amount of the earned income credit upon the request of a taxpayer. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-10 H First reading
        H Added As A Joint Sponsor CURRIE
        H Added As A Co-sponsor BLACK
        H Added As A Co-sponsor PANKAU
        H Added As A Co-sponsor PUGH
        H Added As A Co-sponsor BOLAND
        H Added As A Co-sponsor HAMOS
        H Added As A Co-sponsor MOORE, ANDREA
                                    Referred to Hse Rules Comm
99-02-17 H
                                    Assigned to Revenue
99-03-05 H
                                    Re-Refer Rules/Rul 19(a)
99-03-12 H Added As A Co-sponsor MCGUIRE
99-03-19 H Added As A Co-sponsor ERWIN
01-01-09 H Session Sine Die
```

HB-0891 MATHIAS - BOST - HOLBROOK - POE AND MITCHELL, BILL.

New Act

Creates the Commemorative Medallions Act. Authorizes the State Treasurer to issue medallions commemorating popular contemporaneous events of Statewide interest. Provides that the General Assembly shall select the events to be honored by joint resolution adopted by a vote of three-fifths of the members elected to each house. Provides that the State Treasurer may recommend a limit to the number of series of medallions to be issued in a calendar year by giving notice of the limitation to the General Assembly before December 1 of the preceding calendar year. Authorizes the State Treasurer (i) to promulgate rules to implement the program and (ii) to select a vendor to produce, distribute, market, and sell the medallions. Provides that the vendors shall share the proceeds from the sale of the medallions with a not-for-profit corporation. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-10 H First reading
         H Added As A Joint Sponsor BOST
                                       Referred to Hse Rules Comm
99-02-17 H
                                       Assigned to Constitutional Officers
                                       Do Pass/Short Debate Cal 011-000-000
99-02-25 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-26 H Joint Sponsor Changed to HOLBROOK
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H Joint Sponsor Changed to POE
         H Added As A Co-sponsor MITCHELL, BILL
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Chief Sponsor NOLAND
         S Placed Calndr First Rdg
         S First reading
                                       Referred to Sen Rules Comm
99-03-17 S Added as Chief Co-sponsor PETERSON
S Added As A Co-sponsor DONAHUE
99-03-18 S Added as Chief Co-sponsor LIGHTFORD
99-03-19 S Added as Chief Co-sponsor LUECHTEFELD
99-03-25 S
                                       Assigned to State Government Operations
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99-04-20 S Recommended do pass 008-000-000
S Placed Calndr,Second Rdg
99-04-21 S Second Reading
S Placed Calndr,3rd Reading
99-04-26 S Third Reading - Passed 054-001-000
H Passed both Houses
99-05-25 H Sent to the Governor
99-07-09 H Governor approved
H Effective Date 99-07-09
H PUBLIC ACT 91-0071
```

HB-0892 SCULLY - GARRETT - KENNER AND NOVAK.

New Act

Creates the Increased Funding for Public Schools Act. Beginning with fiscal year 2000, and in each fiscal year thereafter, provides that the amount appropriated by the General Assembly from general funds for public school educational programs for the fiscal year shall be at least equal to the sum of (1) 51% of total new general funds available for spending from certain sources during that fiscal year, plus (2) the total amount appropriated from general funds for public school educational programs during the preceding fiscal year. Requires the Governor, beginning with fiscal year 2001, to include in his or her annual budget an allocation for public school educational programs that conforms to the provisions of the Act. Effective immediately.

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JUDICIAL NOTE (Administrative Office of Illinois Courts)
    There would be no increase in the number of judges needed.
    BALANCED BUDGET NOTE (Bureau of Budget)
    Since this bill is not a supplemental appropriation bill,
   the Balanced Budget Note Act does not apply.
   FISCAL NOTE (State Board of Education)
    The fiscal impact of this bill is similar to that of the Fund
   Education First Act.
                         New GRF Ann. $ for Elem. and
   Fiscal Yr.
               GRF
            $19,624,000,000 $770,000,000 Sec. Ed. p. Act
    1998
    1999
            $20,507,100,000 $883,800,000
   2000
            $21,429,900,000 $922,822,000
                                             $470,640,000
            $22,394,200,000 $964,350,000
    2001
                                             $491,820,000
   STATE MANDATES FISCAL NOTE (State Board of Education)
   Same as SBE fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal
   99-02-10 H First reading
                                           Referred to Hse Rules Comm
   99-02-17 H
                                           Assigned to Executive
   99-02-24 H Added As A Joint Sponsor GARRETT
   99-02-26 H Joint Sponsor Changed to KENNER
   99-03-04 H
                                          Judicial Note Filed
                                           Committee Executive
             Н
   99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
   99-03-09 H
                                           Balanced Budget Note Filed
                                           Committee Rules
             Η
   99-03-11 H
                                          Fiscal Note Filed
                                           St Mandate Fis Note Filed
             Ή
                                           Committee Rules
    99-03-25 H Added As A Co-sponsor NOVAK
   01-01-09 H Session Sine Die
```

HB-0893 HULTGREN.

20 ILCS 3850/1-135

Amends the Illinois Research Park Authority Act by making a technical change to the Section concerning construction of the Act.

99-02-10	Η	First reading	Referred to Hse Rules Comm
99-02-17	Η		Assigned to Executive
99-02-25	Η		Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
	Η	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	Η		Re-committed to Executive
99-03-05	Н		Do Pass/Short Debate Cal 015-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

```
99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             HOWARD.
HB-0894
  New Act
  Creates the Internet Safeguards for Children Act. Creates a short title only.
      99-02-10 H First reading
                                            Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Executive
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
      99-02-25 H
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                            Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0895
             BELLOCK - KRAUSE - ZICKUS - MATHIAS - CROTTY, HULTGREN,
             JOHNSON, TOM AND BASSI.
    5 ILCS 220/3
                                    from Ch. 127, par. 743
                                    from Ch. 127, par. 745
    5 ILCS 220/5
    5 ILCS 220/9
                                    from Ch. 127, par. 749
  Amends the Intergovernmental Cooperation Act. Provides that public agency powers
may be combined and transferred, among other things, except as provided by law. Pro-
vides that a county may participate in an intergovernmental agreement without the au-
thority to perform the action (now service) involved. Provides that in an agreement
between a county and municipality, the county may act within the municipality or
within contiguous territory not more than one and one-half miles beyond the municipal
limits.
      99-02-10 H First reading
                                            Referred to Hse Rules Comm
      99-02-11 H Added As A Joint Sponsor KRAUSE
               H Added As A Joint Sponsor ZICKUS
               H Added As A Joint Sponsor MATHIAS
      99-02-17 H Added As A Co-sponsor HULTGREN
               H Added As A Co-sponsor JOHNSON, TOM
               Н
                                            Assigned to Local Government
      99-02-26 H
                                            Do Pass/Short Debate Cal 009-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-09 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
      99-03-12 H Joint Sponsor Changed to CROTTY
               H Added As A Co-sponsor BASSI
      99-03-16 S Arrive Senate
               S Placed Calndr First Rdg
      99-03-17 S Chief Sponsor DILLARD
               S First reading
                                            Referred to Sen Rules Comm
      99-04-14
                                            Assigned to Local Government
      99-04-27
                                            Recommended do pass 009-001-000
               S Placed Calndr, Second Rdg
      99-04-28
              S Second Reading
               S Placed Calndr,3rd Reading
               S Third Reading - Passed 058-001-000
               H Passed both Houses
      99-06-09 H Sent to the Governor
      99-07-29 H Governor approved
```

HB-0896 CROTTY.

H H

305 ILCS 5/10-10.2 from Ch. 23, par. 10-10.2

Effective Date 99-07-29

PUBLIC ACT 91-0298

Amends the Illinois Public Aid Code. Makes a technical change in provisions regarding notice to the clerk of the circuit court of payment received by the Department of Public Aid.

```
99-02-10 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Executive
99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000
HEXC
H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H Re-committed to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0897 HOWARD – BOLAND – MCKEON – JONES,LOU – DAVIS,MONIQUE, HARRIS, SHARP AND FLOWERS.

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.

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FISCAL NOTE (State Board of Education)
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There would be no fiscal impact.

FISCAL NOTE (Educational Labor Relations Board)

There would be a negligible impact on the number of cases filed

with the IELRB. Passage of this bill would likely result in an increase in the number of cases filed with the IELRB.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-10 H First reading
                                      Referred to Hse Rules Comm
99-02-19 H
                                      Assigned to Elementary & Secondary
                                        Education
99-02-25 H
                                      Do Pass/Short Debate Cal 014-001-005
         H Placed Cal 2nd Rdg-Shrt Dbt
                                      Fiscal Note Requested COWLISHAW
         Η
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-02 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor BOLAND
         H Added As A Joint Sponsor MCKEON
         H Added As A Joint Sponsor JONES, LOU
         H Added As A Joint Sponsor DAVIS, MONIQUE
99-03-10 H
                                        3d Reading Consideration PP
         H
                                        Calendar Consideration PP
         H Added As A Co-sponsor HARRIS
         H Added As A Co-sponsor SHARP
         H Added As A Co-sponsor FLOWERS
99-03-11 H
                                      Fiscal Note Filed
                                        Calendar Consideration PP
         Н
99-03-26 H
                                      3RD RDING DEADLINE
         Η
                                      EXTENDED - 5/21/99
         Н
                                        Calendar Consideration PP
99-05-21 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0898 ERWIN – FEIGENHOLTZ.

5 ILCS 375/6 from Ch. 127, par. 526 5 ILCS 375/6.1 from Ch. 127, par. 526.1 305 ILCS 5/5-5 from Ch. 23, par. 5-5

Amends the State Employees Group Insurance Act and the Illinois Public Aid Code. Removes language prohibiting the coverage of abortions for State employees, Provides that the Department of Public Aid may not pay for abortions for public aid recipients unless, in the physician's professional judgement, the abortion is medically necessary

or medically indicated taking into account the physical and psychological factors as well as the age and family situation of the woman (now, only to preserve the life of the woman).

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-10 H First reading
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H Added As A Joint Sponsor FEIGENHOLTZ

H Referred to Hse Rules Comm 99-02-25 H Assigned to Human Services 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0899 MAUTINO.

Appropriates \$500,000 from the General Revenue Fund to the Department of Natural Resources for all costs associated with the National Resources Damages Act Trustee. Effective July 1, 1999.

99-02-10 H First reading	Referred to Hse Rules Comm
99-02-17 H	Assigned to Approp-Gen Srvc & Govt
	Ovrsght
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	•

HB-0900 SKINNER.

30 ILCS 330/2	from Ch. 127, par. 652
30 ILCS 330/5	from Ch. 127, par. 655
215 ILCS 5/409	from Ch. 73, par. 1021

Amends the General Obligation Bond Act and the Illinois Insurance Code. Authorizes the issuance of \$120,000,000 of bonds each fiscal year beginning in fiscal year 2000 for grants to school districts for projects authorized under the School Construction Law. Provides that the proceeds from the annual privilege tax on insurance companies shall be used to pay the principal and interest on the bonds. Effective July 1, 1999.

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

99-02-10 H First reading	Referred to Hse Rules Comm
99-02-17 H	Assigned to Approp-Elementary & Secondary
	Educ
99-03-05 H	Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0901 DURKIN - MURPHY.

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65 ILCS 5/11-1-5.1 from Ch. 24, par. 11-1-5.1 from Ch. 24, par. 11-7-3
```

Amends the Illinois Municipal Code. Provides that beginning in taxable year 2000, a municipality may impose taxes for police and fire protection at a rate not to exceed .60% (the current rate is .40%) of the value of the taxable property in the municipality after holding a referendum. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-03-19 H Pld Cal 3rd Rdg-Shrt Dbt

99-02-10	H First reading	Referred to Hse Rules Comm
99-02-17	Н	Assigned to Local Government
99-02-24	Н	Re-assigned to Revenue
99-03-04	Н	Do Pass/Short Debate Cal 009-000-000
	H Placed Cal 2nd Rdg-Shrt Dbt	9
99-03-11	Н	Fiscal Note Requested DAVIS, MONIQUE
	H	St Mandate Fis Nte Req DAVIS, MONIQUE
_	H	Home Rule Note Requested
		DAVIS,MONIQUE
	H	Judicial Note RequesteDAVIS,MONIQUE
	H Cal Ord 2nd Rdg-Shrt Dbt	
99-03-12	H	Fiscal Note Req -withdrawn
	H	St Mandate Fis Nte Req-wdrn
	H	Home Rule Note Req-wthdwn
	H	Judicial Note Req-withdrawn
	H Cal Ord 2nd Rdg-Shrt Dbt	
	H Second Reading-Short Debat	e '
	H Held 2nd Rdg-Short Debate	•
99-03-17	H Added As A Joint Sponsor M	URPHY

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99-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 072-033-002
99-03-24 S Arrive Senate
         S Placed Calndr First Rdg
99-03-26 S Chief Sponsor WALSH,T
         S First reading
                                      Referred to Sen Rules Comm
99-04-15 S
                                      Assigned to Local Government
99-04-21 S Added as Chief Co-sponsor SHAW
99-04-27 S
                                      Recommended do pass 009-001-000
         S Placed Calndr, Second Rdg
99-04-29 S Second Reading
         S Placed Calndr,3rd Reading
99-05-11 S Third Reading - Passed 058-000-000
         H Passed both Houses
99-06-09 H Sent to the Governor
99-07-29 H Governor approved
         Η
              Effective Date 99-07-29
         Н
              PUBLIC ACT 91-0299
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HB-0902

SAVIANO – NOVAK – ZICKUS – REITZ – MEYER, BUGIELSKI, BURKE, CAPPARELLI, CROSS, DAVIS, STEVE, DURKIN, ERWIN, HOFFMAN, MCAULIFFE, O'BRIEN, O'CONNOR, PARKE, PERSICO, RYDER, LANG, GRANBERG, BIGGINS, OSMOND, BOLAND, WOJCIK, MATHIAS AND GASH.

New Act	
5 ILCS 80/4.10	from Ch. 127, par. 1904.10
5 ILCS 80/4.20 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
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.	

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 Regulatory Sunset Act to repeal the new Act on January 1, 2010. Amends various Acts to update cross references. Effective January 1, 2000.

HOUSE AMENDMENT NO. 1.

Changes the title of the Real Estate License Act of 1999 to the Real Estate License Act of 2000. Changes various dates throughout the bill from 1999 to 2000.

Referred to Hse Rules Comm

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-10 H First reading
        H Added As A Joint Sponsor NOVAK
        H Added As A Co-sponsor ZICKUS
        H Added As A Co-sponsor REITZ
        H Added As A Co-sponsor MEYER
        H Added As A Co-sponsor BUGIELSKI
        H Added As A Co-sponsor BURKE
        H Added As A Co-sponsor CAPPARELLI
        H Added As A Co-sponsor CROSS
        H Added As A Co-sponsor DAVIS, STEVE
        H Added As A Co-sponsor DURKIN
        H Added As A Co-sponsor ERWIN
        H Added As A Co-sponsor HOFFMAN
        H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor O'BRIEN
        H Added As A Co-sponsor O'CONNOR
        H Added As A Co-sponsor PARKE
        H Added As A Co-sponsor PERSICO
        H Added As A Co-sponsor RYDER
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99-02-17 H
                                            Assigned to Registration & Regulation
      99-02-18 H Added As A Co-sponsor LANG
      99-02-22 H Added As A Co-sponsor GRANBERG
      99-02-24 H Added As A Co-sponsor BIGGINS
      99-02-25 H Added As A Co-sponsor OSMOND
                                            REGIS REGULAT H
      99-02-26 H
                       Amendment No.01
                                                                     Adopted
                                            Do Pass Amend/Short Debate 017-000-000
               Η
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-03 H Added As A Co-sponsor BOLAND
      99-03-09 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Added As A Co-sponsor WOJCIK
      99-03-12 H Added As A Co-sponsor MATHIAS
      99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
      99-03-22 S Arrive Senate
               S Placed Calndr First Rdg
      99-03-23 S. Chief Sponsor BURZYNSKI
               S Added as Chief Co-sponsor PHILIP
               S Added as Chief Co-sponsor KLEMM
               S First reading
                                            Referred to Sen Rules Comm
      99-03-24 S Added as Chief Co-sponsor MADIGAN,R
               S Added As A Co-sponsor DELEO
      99-03-25 S
                                            Assigned to Licensed Activities
      99-04-15 S Added as Chief Co-sponsor PARKER
      99-04-22 S Added As A Co-sponsor SULLIVAN
                                            Recommended do pass 008-000-000
               S Placed Calndr, Second Rdg
      99-04-26 S Second Reading
               S Placed Caindr,3rd Reading
      99-04-27 S Third Reading - Passed 058-000-000
               H Passed both Houses
      99-05-05 H Added As A Co-sponsor GASH
      99-05-26 H Sent to the Governor
      99-07-22 H Governor approved
                   Effective Date 99-12-31
               н
                    PUBLIC ACT 91-0245
               Н
HB-0903
            CAPPARELLI - SAVIANO.
  225 ILCS 457/105
  Amends the Real Estate Appraiser Licensing Act. Makes a technical change. Effec-
tive immediately.
      99-02-10 H First reading
               H Added As A Joint Sponsor SAVIANO
                                            Referred to Hse Rules Comm
      99-02-17 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
                                              HEXC
               H Pled Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0904
            GIGLIO.
  220 ILCS 50/6
                                   from Ch. 111 2/3, par. 1606
  Amends the Illinois Underground Utility Facilities Damage Prevention Act. Adds a
caption to a Section concerning emergency excavation or demolition.
      99-02-10 H First reading
                                            Referred to Hse Rules Comm
      99-02-17 H
                                            Assigned to Executive
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
      99-02-25 H
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
                                            Do Pass/Short Debate Cal 015-000-000
      99-03-05 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
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415 ILCS 5/21

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99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 103-009-002
      99-04-14 S Arrive Senate
                S Placed Calndr First Rdg
      01-01-09 H Session Sine Die
HR-0905
             GIGLIO.
                                    from Ch. 122, par. 2-3.67
  105 ILCS 5/2-3.67
  Amends the School Code to add a caption to a Section requiring the State Board of
Education to report on suggested changes in the suspension and revocation of certifi-
cates.
      99-02-10 H First reading
                                             Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0906
             GIGLIO.
  225 ILCS 320/26
                                    from Ch. 111, par. 1125
  Amends the Illinois Plumbing License Law. Makes a technical change in the Section
concerning administrative review.
      FISCAL NOTE (Department of Public Health)
      HB906 has no fiscal impact on DPH.
      99-02-10 H First reading
                                             Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Registration & Regulation
      99-03-01 H
                                             Fiscal Note Filed
               H
                                             Committee Registration & Regulation
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0907
             GIGLIO.
   70 ILCS 605/3-2
                                    from Ch. 42, par. 3-2
  Amends the Illinois Drainage Code. Makes technical changes to the Section con-
cerning names of districts.
      99-02-10 H First reading
                                             Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0908
             GIGLIO.
  415 ILCS 5/8
                                    from Ch. 111 1/2, par. 1008
  Amends the Environmental Protection Act to make a technical change.
      99-02-10 H First reading
                                             Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Executive
      99-02-25 H
                                             Do Pass/Stndrd Dbt/Vote 008-007-000
                                               HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                             Re-committed to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0909
             GIGLIO - PERSICO AND GILES.
  415 ILCS 5/22.10
                                    from Ch. 111 1/2, par. 1022.10
  Amends the Environmental Protection Act to make technical changes.
  HOUSE AMENDMENT NO. 1.
      Deletes reference to:
      415 ILCS 5/22.10
      Adds reference to:
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from Ch. 111 1/2, par. 1021

Deletes everything. Amends the Environmental Protection Act. Provides that no person shall cause or allow the open dumping of waste in a manner that results in deposition of general or clean construction or demolition debris.

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HOUSE AMENDMENT NO. 2.
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Adds an immediate effective date.
    99-02-10 H First reading
                                          Referred to Hse Rules Comm
    99-02-17 H
                                          Assigned to Executive
   99-02-25 H
                                          Do Pass/Stndrd Dbt/Vote 008-007-000
                                             HEXC
             H Plcd Cal 2nd Rdg Stndrd Dbt
   99-02-26 H
                                          Re-committed to Executive
   99-03-05 H
                                          Do Pass/Short Debate Cal 015-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-10 H
                     Amendment No.01
             Н
                     Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-11 H
                     Amendment No.01
                                          GIGLIO
             H
                     Rules refers to
                                            HENE
             H Recommends be Adopted HENE
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-16 H
                     Amendment No.02
                                          GIGLIO
                     Amendment referred to HRUL
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    99-03-18 H
                     Amendment No.02
                                          GIGLIO
             H Recommends be Adopted HRUL/003-002-000
             H Added As A Co-sponsor GILES
                     Amendment No.01
                                          GIGLIO
                                                                    Adopted
             Н
                     Amendment No.02
                                          GIGLIO
                                                                    Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
             H Added As A Joint Sponsor PERSICO
   99-03-22 S Arrive Senate
             S Placed Calndr First Rdg
   99-03-23 S Chief Sponsor SULLIVAN
             S First reading
                                          Referred to Sen Rules Comm
   99-03-25 S
                                          Assigned to Environment & Energy
                                          Recommended do pass 009-000-000
    99-04-15 S
             S Placed Calndr, Second Rdg
    99-04-20 S Second Reading
             S Placed Calndr, 3rd Reading
   99-04-21 S Added as Chief Co-sponsor TROTTER
S Third Reading - Passed 056-000-000
             H Passed both Houses
   99-05-20 H Sent to the Governor
   99-07-09 H Governor approved
             Ħ
                  Effective Date 99-07-09
                  PUBLIC ACT 91-0072
             H
          GIGLIO.
```

HB-0910

305 ILCS 5/10-10.2

from Ch. 23, par. 10-10.2

Amends the Illinois Public Aid Code. Makes a technical change in provisions regarding notice to the clerk of the circuit court of payment received by the Department of Public Aid.

99-02-10 H First reading	Referred to Hse Rules Comm
99-02-17 H	Assigned to Executive
99-02-25 H	Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
H Plcd Cal 2nd Rdg Str	ndrd Dbt
99-02-26 H	Re-committed to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	•
ANT CITATION	

HB-0911 GIGLIO.

750 ILCS 5/505.1

from Ch. 40, par. 505.1

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a stylistic change in provisions regarding unemployed persons owing a duty of support.

```
Referred to Hse Rules Comm
      99-02-10 H First reading
                                             Assigned to Executive
      99-02-17 H
                                              Do Pass/Stndrd Dbt/Vote 008-007-000
      99-02-25 H
                                                HEXC
                H Plcd Cal 2nd Rdg Stndrd Dbt
                                              Re-committed to Executive
      99-02-26 H
                                              Re-Refer Rules/Rul 19(a)
      99-03-05 H
      01-01-09 H Session Sine Die
             CURRY, JULIE - WOOLARD - HOLBROOK.
HB-0912
    5 ILCS 340/3
                                     from Ch. 15, par. 503
                                     from Ch. 15, par. 504
    5 ILCS 340/4
    5 ILCS 340/5
                                     from Ch. 15, par. 505
                                     from Ch. 15, par. 506
    5 ILCS 340/6
    5 ILCS 340/Act title
```

Amends the Voluntary Payroll Deductions Act of 1983. Permits a personal services contractor to authorize voluntary payroll deductions under the Act. Defines a personal services contractor as an individual, other than an employee, who performs services under a contract with the State and whose compensation is subject to income tax withholding. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to:
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5 ILCS 340/4

5 ILCS 340/5

5 ILCS 340/6

5 ILCS 340/Act title

Deletes everything. Amends the Voluntary Payroll Deductions Act of 1983. Provides that for the purposes of the Act, "employee" includes an individual hired as an employee by contract directly with that individual. Effective immediately.

```
Referred to Hse Rules Comm
99-02-10 H First reading
99-02-17 H
                                      Assigned to State Government
                                        Administration
                                      STE GOV ADMIN H
                                                               Adopted
99-02-26 H
                Amendment No.01
                                      Do Pass Amend/Short Debate 009-000-000
         н
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H Added As A Joint Sponsor WOOLARD
         H Added As A Joint Sponsor HOLBROOK
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-19 S Chief Sponsor SULLIVAN
         S First reading
                                      Referred to Sen Rules Comm
01-01-09 H Session Sine Die
```

HB-0913 LYONS,EILEEN – JOHNSON,TOM – HAMOS – SAVIANO – FLOWERS AND SHARP.

225 ILCS 60/7

from Ch. 111, par. 4400-7

Amends the Medical Practice Act of 1987. Provides that the 2 public members of the Illinois State Medical Disciplinary Board shall become voting members.

```
99-02-10 H First reading
         H Added As A Joint Sponsor HAMOS
                                      Referred to Hse Rules Comm
         Н
99-02-17 H
                                      Assigned to Registration & Regulation
                                      Re-assigned to Consumer Protect'n &
99-02-18 H
                                        Product Regul
                                      Do Pass/Short Debate Cal 006-003-000
99-02-26 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-12 H Joint Sponsor Changed to SAVIANO
         H Joint Sponsor Changed to FLOWERS
         H Added As A Co-sponsor SHARP
99-03-16 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
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99-03-22 H Added As A Joint Sponsor JOHNSON, TOM

99-03-23 H 3rd Rdg-Shrt Dbt-Lost/Vote 023-075-008

HB-0914 MULLIGAN - LINDNER AND JOHNSON, TIM.

New Act

Creates the University of Illinois Study on Compulsive Gambling Act. Creates only a short title Section and a purpose Section. 99-02-10 H First reading

Referred to Hse Rules Comm

) OL 10		I not reading	Referred to 113c Rules Collins
99-02-17	Η	•	Assigned to Executive
99-02-25	H	Added As A Co-sponsor JOH	INSON,TIM
99-03-04	Η		Do Pass/Short Debate Cal 015-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-09	Н	Added As A Joint Sponsor L	INDNER
99-03-11	Н	Second Reading-Short Debat	e ·
	Н	Pld Cal 3rd Rdg-Shrt Dbt	
99-03-12	Н	3rd Rdg-Shrt Dbt-Pass/Vote	104-004-007
99-03-16	S	Arrive Senate	
	S	Placed Calndr First Rdg	
99-04-19	S	Chief Sponsor SULLIVAN	
99-04-20	S	First reading	Referred to Sen Rules Comm
	·S	_	Assigned to Executive
99-04-29	S	, sg	Postponed
99-05-06	S		To Subcommittee
	S		Committee Executive
99-05-08	S		Refer to Rules/Rul 3-9(a)
01-01-09	Н	Session Sine Die	

HB-0915 MULLIGAN.

New Act

730 ILCS 110/15.5 new

Creates the Compulsive Gambling Intervention Act. Establishes a pilot program in DuPage County, Peoria County, East St. Louis, and Cook County for certain offenders whose compulsive gambling was a probable cause of the charged offense for which the offender was convicted. Requires the court to impose as a condition of probation for the offenders, that they submit to compulsive gambling treatment. Provides that the Division of Probation Services of the Supreme Court shall administer the program. Requires the Division to establish an educational program for probation officers who will supervise offenders in the pilot program. Amends the Probation and Probation Officers Act to require the Division to administer the pilot program established under the Compulsive Gambling Intervention Act. Effective January 1, 2000.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

99-02-10 H First reading	Referred to Hse Rules Comm
99-02-17 H	Assigned to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-0916 MULLIGAN - KRAUSE - COULSON - BASSI - MATHIAS.

5 ILCS 220/3.8 new

Amends the Intergovernmental Cooperation Act to allow a municipality to enter into intergovernmental agreements with a township for floodwater management in the unincorporated areas of a county.

SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Intergovernmental Cooperation Act. Provides that in counties with a population of 3,000,000 or more, a municipality may enter into intergovernmental agreements with a township for floodwater management in the unincorporated areas of the county.

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99-02-10 H First reading
         H Added As A Joint Sponsor KRAUSE
         H Added As A Co-sponsor COULSON
         H Added As A Co-sponsor BASSI
                                     Referred to Hse Rules Comm
99-02-17 H
                                     Assigned to Local Government
99-03-01 H Joint Sponsor Changed to MATHIAS
99-03-04 H
                                     Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
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99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
99-03-11 S Arrive Senate
         S Placed Calndr First Rdg
99-03-12 S Chief Sponsor SULLIVAN
99-03-16 S First reading
                                      Referred to Sen Rules Comm
99-03-25 S
                                      Assigned to Local Government
                                      Held in Committee
99-04-14 S
99-04-27 S
                                      Held in Committee
                                      LOCAL GOV
99-05-04 S
                Amendment No.01
                                                    S
                                                               Adopted
                                      Recmnded do pass as amend 009-000-000
         S Placed Calndr, Second Rdg
99-05-05 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-11 S Third Reading - Passed 059-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-13 H Motion Filed Concur
                Motion referred to
                                        HRUL
         Н
         H Calendar Order of Concurren 01
99-05-17 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/115-000-000
         H Passed both Houses
99-06-15 H Sent to the Governor
99-08-06 H Governor approved
              Effective Date 00-01-01
         Н
              PUBLIC ACT 91-0424
         Н
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HB-0917 MULLIGAN.

99-02-10 H First reading

60 ILCS 1/1-5

Amends the Township Code. Makes stylistic changes in the Section regarding use of terms.

Referred to Hse Rules Comm

99-02-17	Н		Assigned to Executive
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
	Н	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	Η		Re-committed to Executive
99-03-05	H		Re-Refer Rules/Rul 19(a)
01-01-09	Н	Session Sine Die	

HB-0918 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

99-02-10 H First reading Referred to Hse Rules Comm

99-02-17 H Assigned to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0919 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.

99-02-10	H First reading	Referred to Hse Rules Comm
99-02-17	H	Assigned to Executive

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99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0920
            MULLIGAN - CURRIE.
  225 ILCS 85/8
                                   from Ch, 111, par. 4128
  Amends the Pharmacy Practice Act of 1987. Makes a technical change.
      99-02-10 H First reading
               H Added As A Joint Sponsor CURRIE
                                            Referred to Hse Rules Comm
      99-02-17 H
                                            Assigned to Executive
      99-02-25 H
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-02-26 H
                                            Re-committed to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0921
            MULLIGAN - PARKE - COULSON - PANKAU - FEIGENHOLTZ AND
            NOVAK.
   30 ILCS 105/5.490 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.
  Amends the Telephone Solicitations Act. Repeals all existing provisions except the
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Amends the Telephone Solicitations Act. Repeals all 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 this 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 this Act. Amends the State Finance Act to create the new fund.

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99-02-10 H First reading
H Added As A Joint Sponsor PARKE
H Added As A Co-sponsor COULSON
H Added As A Co-sponsor PANKAU
H Referred to Hse Rules Comm
99-02-17 H Assigned to Public Utilities
99-03-04 H Joint Sponsor Changed to FEIGENHOLTZ
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-26 H Added As A Co-sponsor NOVAK
01-01-09 H Session Sine Die
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HB-0922 **1594**

HB-0922 GIGLIO.

220 ILCS 50/1

from Ch. 111 2/3, par. 1601

Amends the Illinois Underground Utility Facilities Damage Prevention Act. Makes technical changes in the Short title Section.

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99-02-10 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Executive
99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000
HEXC
H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H Re-committed to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0923 TURNER, ART - FLOWERS.

305 ILCS 5/5-5

from Ch. 23, par. 5-5

Amends the Illinois Public Aid Code. In provisions outlining the medical services to be covered for recipients of medical assistance under the Code, provides that in order to ensure patient freedom of choice the Department of Public Aid shall immediately promulgate all rules and take all other necessary actions so that provided services may be accessed from therapeutically certified optometrists to the full extent of the Illinois Optometric Practice Act of 1987 without discrimination from other like service providers. Effective immediately.

HOUSE AMENDMENT NO. 1.

Changes the condition under which services are required to be covered from therapeutically certified optometrists to the full extent of the Illinois Optometric Practice Act of 1987 from "without discrimination from other like service providers" to "without discriminating between service providers".

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99-02-10 H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Human Services
99-02-25 H
                Amendment No.01
                                      HUMAN SERVS H
                                                               Adopted
                                      Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Added As A Joint Sponsor FLOWERS
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-23 S Chief Sponsor RAUSCHENBERGER
                                      Referred to Sen Rules Comm
         S First reading
99-04-20 S
                                      Assigned to Public Health & Welfare
99-04-27 S
                                      Postponed
99-05-04 S
                                      Postponed
         S
                                      Committee Public Health & Welfare
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
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HB-0924 MITCHELL, JERRY – WOOLARD – HOEFT – O'CONNOR – BOLAND, DAVIS, MONIQUE, GILES, GASH, FEIGENHOLTZ, FLOWERS, BRUNS-VOLD AND MEYER.

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105 ILCS 5/2-3.11
                                    from Ch. 122, par. 2-3.11
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
                                    from Ch. 122, par. 10-22.34
105 ILCS 5/10-22.34
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 5/21-0.05 new
105 ILCS 5/21-1
                                    from Ch. 122, par. 21-1
105 ILCS 5/21-1a
                                    from Ch. 122, par. 21-1a
105 ILCS 5/21-1b
                                    from Ch. 122, par. 21-1b
                                    from Ch. 122, par. 21-1c
105 ILCS 5/21-1c
105 ILCS 5/21-2
                                    from Ch. 122, par. 21-2
105 ILCS 5/21-2.1
                                    from Ch. 122, par. 21-2.1
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105 ILCS 5/21-2b
                                      from Ch. 122, par. 21-2b
                                      from Ch. 122, par. 21-3
105 ILCS 5/21-3
105 ILCS 5/21-4
                                      from Ch. 122, par. 21-4
105 ILCS 5/21-5
                                      from Ch. 122, par. 21-5
105 ILCS 5/21-5a
105 ILCS 5/21-5b
                                      from Ch. 122, par. 21-5a
105 ILCS 5/21-5c
105 ILCS 5/21-5d
105 ILCS 5/21-7.1
                                      from Ch. 122, par. 21-7.1
                                      from Ch. 122, par. 21-9
105 ILCS 5/21-9
105 ILCS 5/21-10
                                      from Ch. 122, par. 21-10
                                      from Ch. 122, par. 21-11
105 ILCS 5/21-11
                                      from Ch. 122, par. 21-11.1
105 ILCS 5/21-11.1
                                      from Ch. 122, par. 21-11.2
105 ILCS 5/21-11.2
105 ILCS 5/21-11.3
105 ILCS 5/21-11.4
                                      from Ch. 122, par. 21-11.3
105 ILCS 5/21-12
                                      from Ch. 122, par. 21-12
105 ILCS 5/21-14
                                      from Ch. 122, par. 21-14
                                      from Ch. 122, par. 21-16
105 ILCS 5/21-16
                                      from Ch. 122, par. 21-17
105 ILCS 5/21-17
105 ILCS 5/21-19
                                      from Ch. 122, par. 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
                                      from Ch. 122, par. 21-23
105 ILCS 5/21-23
105 ILCS 5/21-23b
                                      from Ch. 122, par. 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.
```

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), Amends the Higher Education Student Assistance Act, the Clinical Psychologist Licensing Act, and the Professional Counselor and Clinical Professional Counselor Licensing Act. Makes other changes. Effective January 1, 2000.

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FISCAL NOTE (State Board of Education)
There would be costs associated with the creation of a new agency, including hiring and training new staff.
STATE MANDATES NOTE (State Board of Education)
Same as SBE fiscal note.
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HOUSE AMENDMENT NO. 1.

Makes technical changes to include the most recent underlying statutes. Requires the Professional Teacher Standards Board to report to the General Assembly and the Governor with recommendations for further changes and improvements to the teacher certification system no later than January 1, 2001 and on an annual basis until January 1, 2003. Provides that, beginning January 1, 2000, the Professional Teacher Standards Board shall implement and administer the system of certification for teachers.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-10 H First reading
H Added As A Joint Sponsor WOOLARD
H Added As A Co-sponsor HOEFT
H Added As A Co-sponsor O'CONNOR
H Referred to Hse Rules Comm
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99-02-17 H
                                     Assigned to Elementary & Secondary
                                       Education
99-02-25 H
                                     Do Pass/Short Debate Cal 022-001-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Joint Sponsor Changed to BOLAND
         H Added As A Co-sponsor DAVIS, MONIQUE
         H Added As A Co-sponsor GILES
99-03-03 H
                Amendment No.01
                                     MITCHELL, JERRY
                Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-04 H
                                     Fiscal Note Filed
                                     St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor GASH
         H Added As A Co-sponsor FEIGENHOLTZ
99-03-10 H Added As A Co-sponsor FLOWERS
         H Added As A Co-sponsor BRUNSVOLD
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-18 H
                Amendment No.01
                                     MITCHELL, JERRY
         H Recommends be Adopted HRUL/003-002-000
                Amendment No.01
                                     MITCHELL, JERRY
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 099-019-000
         H Added As A Co-sponsor MEYER
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-03-24 S Chief Sponsor SIEBEN
         S First reading
                                     Referred to Sen Rules Comm
01-01-09 H Session Sine Die
```

HB-0925 BROSNAHAN - DART - SAVIANO - DAVIS,MONIQUE - GIGLIO AND GASH.

New Act

Creates the Brick Education and Research Act. Creates an Illinois Brick Education and Research Council, consisting of 11 members. Requires the Council to develop programs to enhance consumer and employee safety and training, to provide for research and development, and to inform and educate the public about safety and other issues associated with the use of brick. Provides for assessments on brick to be collected from producers and forwarded to the Council on a monthly basis. Permits assessment refunds. Prohibits use of assessments for lobbying. Requires that the price of brick be determined by market forces.

HOUSE AMENDMENT NO. 1.

H

Provides that when brick is purchased from a manufacturer for use in the State or delivered or transported into Illinois, assessments must be collected from the purchaser and paid by the manufacturer to the Illinois Brick Education and Research Council on a monthly basis.

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BALANCED BUDGET NOTE, H-AM 1 (Bureau of the Budget)
    Since the bill is not a supplemental appropriation, the Balanc-
    ed Budget Note Act is inapplicable.
    HOUSING AFFORDABILITY NOTE, H-AM 1 (Housing Development Auth.)
   Increases the cost of constructing a $100,000 home by an
   estimated $125.
    FISCAL NOTE, H-AM 1 (Dept. of Commerce and Community Affairs)
    HB 925 (H-am 1) will not have an impact on DCCA.
    STATE MANDATES FISCAL NOTE, H-AM 1
    (Department of Commerce and Community Affairs)
    HB 925 (H-am 1) does not create a State mandate.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-10 H First reading
             H Added As A Joint Sponsor DART
             H Added As A Co-sponsor SAVIANO
             H Added As A Co-sponsor DAVIS, MONIQUE
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Referred to Hse Rules Comm

H Added As A Co-sponsor GIGLIO H Added As A Co-sponsor GASH

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99-02-17 H
                                             Assigned to Labor & Commerce
                                             LABOR-CMRC H
      99-03-03 H
                       Amendment No.01
                                                                      Adopted
                                             Do Pass Amend/Short Debate 010-004-001
               Н
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-04 H
                                             Fiscal Note Req as amended PARKE
               Η
                                             St Mndt Fis Note Req Amnd
               Н
                                             Bal Budget Note Req as amnd
               Н
                                             Hous Aford Note Req as amnd
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-09 H
                                             Bal Budget Note Fld as amnd
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-15 H
                                             Hous Aford Note Fld as amnd
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-24 H
                                             Fiscal Note Filed as amnded
                                             St Mndt Fis Note Fld Amnd
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0926
             RYDER - CURRIE.
  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 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.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-10 H First reading
H Added As A Joint Sponsor CURRIE
H Referred to Hse Rules Comm

99-02-17 H Assigned to Judiciary II - Criminal Law

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-0927 MORROW.

Appropriates \$1 from the General Revenue Fund to the Illinois Department of Transportation to develop a Comprehensive Transit Plan for Illinois to increase service levels and rebuild the infrastructure. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Appropriates funds to the Department of Transportation and the Capital Development Board for specified purposes, including grants.

```
99-02-11 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
99-02-17 H
                                     Assigned to Appropriations-Public Safety
99-03-05 H
                                     COMMITTEE DEADLINE
        Н
                                     EXTENDED - 3/12/99
         H
                                     Committee Appropriations-Public Safety
99-03-12 H
                Amendment No.01
                                     APP-PUB SAFTY H
                                                              Adopted
                                      Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
```

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99-03-16 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate
99-03-26 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0928 SAVIANO - MCAULIFFE AND BIGGINS.

35 ILCS 200/16-195

Amends the Property Tax Code concerning review of the Property Tax Appeal Board. Makes a technical change.

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HOUSE AMENDMENT NO. 1.
Deletes reference to:
35 ILCS 200/16-195
Adds reference to:
35 ILCS 200/5-5
35 ILCS 200/12-50
35 ILCS 200/16-95
35 ILCS 200/16-125
35 ILCS 200/16-160
```

Deletes everything. 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 a county with 3,000,000 or more inhabitants, the members of the board of review are titled as commissioners. 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 after receiving the notice or within 30 days after the date that the board transmits its final action on the township to the county assessor. 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. Effective immediately.

HOUSE AMENDMENT NO. 3.

Changes the designation of "members" of boards of review to "commissioners" of boards of review. Provides that any reference to a member of a board of review means a commissioner of a board of review. Provides that the board of review succeeds to the powers and duties of the board of appeals and has any powers and duties granted to it under this Code.

SENATE AMENDMENT NO. 1.

Provides that whenever it may be necessary for the purposes of determining its jurisdiction, the board of review shall be deemed to succeed to the powers and duties of the former board of appeals and shall have all the powers and duties granted to it under the Property Tax Code.

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99-02-11 H Filed With Clerk
         H Added As A Joint Sponsor MCAULIFFE
         H First reading
                                    Referred to Hse Rules Comm
99-02-17 H
                                    Assigned to Revenue
99-03-02 H Added As A Co-sponsor BIGGINS
                Amendment No.01
99-03-04 H
                                    REVENUE
                                                            Adopted
                                    Do Pass Amend/Short Debate 009-000-000
        H
         H Placed Cal 2nd Rdg-Shrt Dbt
                                    SAVIANO
99-03-09 H
                Amendment No.02
        Н
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
99-03-10 H
                Amendment No.03
                                    SAVIANO
        H
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-11 H
                Amendment No.03
                                    SAVIANO
        H Recommends be Adopted HRUL/005-000-000
         H Second Reading-Short Debate
                Amendment No.03
                                    SAVIANO
                                                            Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-19 H
                                    Tabled Pursnt to Rule 40(a) HOUSE
                                      AMEND #2
         H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-002
```

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99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-03-24 S Chief Sponsor O'MALLEY
         S First reading
                                      Referred to Sen Rules Comm
99-04-22 S
                                      Assigned to Revenue
99-05-06 S
                 Amendment No.01
                                      REVENUE
                                                    S
                                                               Adopted
                                      Recmided do pass as amend 009-000-000
         S Placed Calndr, Second Rdg
99-05-07 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-11 S Third Reading - Passed 059-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-13 H Motion Filed Concur
         Н
                Motion referred to
                                        HRUL
         H Calendar Order of Concurren 01
99-05-17 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/114-000-001
         H Passed both Houses
99-06-15 H Sent to the Governor
99-08-06 H Governor approved
              Effective Date 99-08-06
         H
              PUBLIC ACT 91-0425
```

HB-0929 SAVIANO – MCAULIFFE.

35 ILCS 200/16-175

Amends the Property Tax Code concerning subpoenas of the Property Tax Appeal Board. Makes a technical change.

99-02-11 H Filed With Clerk H Added As A Joint Sponsor MCAULIFFE

H First reading Referred to Hse Rules Comm

99-02-17 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0930 PANKAU - DANIELS - MCAULIFFE.

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, 1999. Sunsets the credit after 10 years. Effective immediately.

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99-02-11 H Filed With Clerk
H Added As A Joint Sponsor DANIELS
H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Revenue
99-03-02 H Joint Sponsor Changed to MCAULIFFE
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-0931 FEIGENHOLTZ – COULSON – FLOWERS – KOSEL – DAVIS,STEVE AND KLINGLER.

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

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that dental services shall be covered under Public Aid's medical assistance program for persons 21 years of age or older who are otherwise eligible for assistance under the Code. Effective immediately.

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STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
    Does not create a State mandate.
    FISCAL NOTE (Department of Public Aid)
    The Department estimates that this legislation would increase
    the expenditures by $14 million GRF for FY00.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-11 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
    99-02-17 H
                                          Assigned to Human Services
    99-02-25 H
                                          Do Pass/Short Debate Cal 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Joint Sponsor FLOWERS
    99-03-04 H
                                          Fiscal Note Requested BLACK
                                          St Mandate Fis Nte Req BLACK
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-09 H
                                          St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    99-03-17 H
                                          Fiscal Note Filed
             H Held 2nd Rdg-Short Debate
    99-03-24 H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-25 H Added As A Joint Sponsor COULSON
             H Added As A Joint Sponsor KOSEL
             H Added As A Joint Sponsor DAVIS, STEVE
             H 3rd Rdg-Shrt Dbt-Pass/Vote 110-002-001
             H Added As A Co-sponsor KLINGLER
    99-03-26 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor TROTTER
    99-04-14 S First reading
                                          Referred to Sen Rules Comm
    99-04-26 S Added as Chief Co-sponsor LIGHTFORD
    01-01-09 H Session Sine Die
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HB-0932 MULLIGAN - MOFFITT - MCKEON - POE - RYDER.

New Act

30 ILCS 105/5.490 new

Creates the Rainy Day Act and amends the State Finance Act. Creates the Revenue Stabilization Fund as a special fund within the State treasury for use in meeting the State's obligations and casual deficits. Provides that for any year when the State's estimated general funds revenues exceed the prior year's general funds revenues by more than 4% the Governor shall submit a proposed budget to the General Assembly that includes transfers into the Revenue Stabilization Fund of an amount not less than 0.25% of the anticipated general funds revenues. Provides that the General Assembly shall appropriate no less than 0.25% of the estimated revenues to the Revenue Stabilization Fund. Provides for the transfer of funds into the Revenue Stabilization Fund. Sets a maximum Revenue Stabilization Fund balance and provides transfers into the Fund shall cease when that maximum is met. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-11 H Filed With Clerk
               H Added As A Joint Sponsor MOFFITT
               H Added As A Joint Sponsor MCKEON
               H Added As A Joint Sponsor POE
               H First reading
                                           Referred to Hse Rules Comm
      99-02-17 H
                                           Assigned to Approp-Gen Srvc & Govt
                                              Ovrsght
      99-02-18 H Joint Sponsor Changed to RYDER
      99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0933
            LYONS, EILEEN.
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305 ILCS 5/10-10.2 from Ch. 23, par. 10-10.2

Amends the Illinois Public Aid Code. Makes a technical change in provisions regarding notice to the clerk of the circuit court of payment received by the Department of Public Aid.

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        99-02-11
        H
        Filed With Clerk

        99-02-17
        H
        First reading
        Referred to Hse Rules Comm

        99-02-17
        H
        Assigned to Executive

        99-02-25
        H
        Do Pass/Stndrd Dbt/Vote 008-007-000

        HEXC
        HEXC

        99-02-26
        H
        Re-committed to Executive

        99-03-05
        H
        Re-Refer Rules/Rul 19(a)

        01-01-09
        H
        Session Sine Die
```

HB-0934 LYONS, EILEEN.

750 ILCS 5/505.1

from Ch. 40, par. 505.1

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a stylistic change in provisions regarding unemployed persons owing a duty of support.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 750 ILCS 5/505.1 Adds reference to: 750 ILCS 5/505.3 new 750 ILCS 45/7.5 new

Deletes everything. Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that the circuit court may provide simplified forms and clerical assistance to help with the drafting, preparation, and filing of a petition seeking to establish or enforce a child support order by any person not represented by counsel. Amends the Illinois Parentage Act of 1984. Provides that the circuit court may provide simplified forms and clerical assistance to help with the drafting, preparation, and filing of an action to determine the existence of the father and child relationship, and a petition to establish or enforce a child support order by any person not represented by counsel.

SENATE AMENDMENT NO. 1.

Deletes everything. Reinserts the provisions of the bill as engrossed but provides that the office of the clerk of the circuit court shall (rather than may) provide the assistance, and that the assistance shall be with writing and filing the petitions (rather than drafting, preparation, and filing). Provides that the State's Attorney may also provide this assistance.

99-02-11		Filed With Clerk	
		First reading	Referred to Hse Rules Comm
99-02-17			Assigned to Executive
99-02-25	H		Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
	LI	Dlad Cal and Dda Staded Dbt	
00 02 26		Plcd Cal 2nd Rdg Stndrd Dbt	
	H	A d NI - O1	Re-committed to Executive
99-03-05		Amendment No.01	EXECUTIVE H Adopted
	H	Discord Col 2nd Ddn Char Dha	Do Pass Amend/Short Debate 015-000-000
00 00 11		Placed Cal 2nd Rdg-Shrt Dbt	
99-03-11		Second Reading-Short Debate	e
00 00 10		Pld Cal 3rd Rdg-Shrt Dbt	115 000 000
		3rd Rdg-Shrt Dbt-Pass/Vote	115-000-000
99-03-16	-	Arrive Senate	
		Placed Calndr First Rdg	
99-03-25		Chief Sponsor RADOGNO	
		First reading	Referred to Sen Rules Comm
99-04-14	·S		Assigned to Judiciary
	S		Postponed
99-04-21	J		
99-04-21	-		Held in Committee
	-		Held in Committee Recommended do pass 010-000-000
99-04-28	S	Placed Calndr,Second Rdg	
99-04-28	S S S	Placed Calndr,Second Rdg Filed with Secretary	
99-04-28 99-05-05	S S S	, ,	
99-04-28 99-05-05	S S S	Filed with Secretary	Recommended do pass 010-000-000 RADOGNO
99-04-28 99-05-05	S S S S	Filed with Secretary Amendment No.01	Recommended do pass 010-000-000 RADOGNO
99-04-28 99-05-05 99-05-10	S S S S S	Filed with Secretary Amendment No.01 Amendment referred to	Recommended do pass 010-000-000 RADOGNO SRUL
99-04-28 99-05-05 99-05-10	\$ 5 5 5 5 5 5 5 5	Filed with Secretary Amendment No.01 Amendment referred to Amendment No.01 Rules refers to	Recommended do pass 010-000-000 RADOGNO SRUL RADOGNO
99-04-28 99-05-05 99-05-10	S S S S S S S S S	Filed with Secretary Amendment No.01 Amendment referred to Amendment No.01 Rules refers to	Recommended do pass 010-000-000 RADOGNO SRUL RADOGNO SJUD RADOGNO
99-04-28 99-05-05 99-05-10	S S S S S S S S S S	Filed with Secretary Amendment No.01 Amendment referred to Amendment No.01 Rules refers to Amendment No.01	Recommended do pass 010-000-000 RADOGNO SRUL RADOGNO SJUD RADOGNO
99-04-28 99-05-05 99-05-10	S S S S S S S S S S S S S S S S S S S	Filed with Secretary Amendment No.01 Amendment referred to Amendment No.01 Rules refers to Amendment No.01 Be apprvd for consideratn SJ	Recommended do pass 010-000-000 RADOGNO SRUL RADOGNO SJUD RADOGNO

99-05-13 S Third Reading - Passed 058-000-000 H Arrive House H Place Cal Order Concurrence 01 99-05-14 H Motion Filed Concur Н Motion referred to HRUL H Calendar Order of Concurren 01 99-05-25 H Motion Filed Non-Concur #2/01/LYONS, EILEEN H Calendar Order of Concurren 01 99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL 01-01-09 H Session Sine Die HB-0935 KLINGLER. 750 ILCS 50/3 from Ch. 40, par. 1504 Amends the Adoption Act. Makes a stylistic change in provisions concerning who may be adopted. 99-02-11 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000 H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HR-0936 KLINGLER. 705 ILCS 405/2-19 from Ch. 37, par. 802-19 Amends the Abused, Neglected, and Dependent Minors Article of the Juvenile Court Act of 1987. Makes a stylistic change in provision regarding preliminary orders concerning an examination of the child. 99-02-11 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0937 KLINGLER. 705 ILCS 405/2-10.1 from Ch. 37, par. 802-10.1 Amends the Abused, Neglected, and Dependent Minors Article of the Juvenile Court Act of 1987. Makes a stylistic change in provision regarding case plans for minors placed in shelter care. 99-02-11 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC H Plcd Cal 2nd Rdg Stndrd Dbt 99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-0938 KLINGLER. 225 ILCS 10/4.4 from Ch. 23, par. 2214.4 Amends the Child Care Act of 1969. Provides a caption to the Section regarding background investigations. 99-02-11 H Filed With Clerk Referred to Hse Rules Comm H First reading 99-02-17 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000

HEXC

Re-committed to Executive

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H

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99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die
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HB-0939 WINTERS. 10 ILCS 5/4-8.03 from Ch. 46, par. 4-8.03 10 ILCS 5/4-33 from Ch. 46, par. 5-7.03 10 ILCS 5/5-43 10 ILCS 5/6-35.03 from Ch. 46, par. 6-35.03 10 ILCS 5/6-79

Amends the Election Code. Changes references in an election authority's triplicate registration record card system from the voter's triplicate card to the voter's copy of his or her record card. Requires that election authorities with a computer-based voter registration file use in duplicate a registration record card designed by the State Board of Elections. Requires inclusion of a voter's social security number, to the extent allowed by law, in registration information and eliminates inclusion of the voter's driver's license number. Requires a deputy registrar's expedited return of copies of registration record cards and affidavits of cancellation of previous registration received between 35 and 29 (now 35 and 28) days before an election. Removes obsolete language concerning the State Board of Elections' extension of a 1986 deadline. Removes repeated text. Effective immediately.

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99-02-11 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Elections & Campaign Reform
      99-02-25 H
                                             Do Pass/Short Debate Cal 011-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
      99-03-22 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-23 S Chief Sponsor BURZYNSKI
                S First reading
                                             Referred to Sen Rules Comm
      99-03-25 S
                                             Assigned to Local Government
      99-04-14 S
                                             Recommended do pass 009-000-000
               S Placed Calndr, Second Rdg
      99-04-21 S Second Reading
                S Placed Calndr, 3rd Reading
      99-04-26 S Third Reading - Passed 057-000-000
               H Passed both Houses
      99-05-25 H Sent to the Governor
      99-07-09 H Governor approved
               H
                    Effective Date 99-07-09
               Η
                    PUBLIC ACT 91-0073
HB-0940
             WINTERS - BOLAND.
```

Amends the Election Code. Provides that the computer-stored image of a voter's signature shall comply with State Board of Elections' rule and shall not be altered. Provides that access to computer-based registration files shall be recorded by identifying the person, time, date, and any change to the file. Provides that the data may be altered only by persons authorized by the election authority. Provides that inquiry into these files shall not access social security or vital records data. Effective immediately.

10 ILCS 5/4-33 10 ILCS 5/5-43 10 ILCS 5/6-79

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99-02-11 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-17 H Assigned to Elections & Campaign Reform
Do Pass/Short Debate Cal 010-000-001
H Placed Cal 2nd Rdg-Shrt Dbt
99-03-11 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H Added As A Joint Sponsor BOLAND
H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
```

99-03-16	S	Arrive Senate	
	S	Placed Calndr First Rdg	
99-03-23	S	Chief Sponsor BURZYNSKI	
	S	First reading	Referred to Sen Rules Comm
99-04-20	S		Assigned to Local Government
99-04-27	S		Held in Committee
99-05-04	S		Held in Committee
	S		Committee Local Government
99-05-08	S		Refer to Rules/Rul 3-9(a)
01-01-09	Н	Session Sine Die	

HB-0941 GRANBERG – GIGLIO AND HOWARD.

New Act

30 ILCS 105/5.490 new

Amends the State Finance Act to create the Prevention of Tobacco Use by Minors Fund. Creates the Cigarette Sales Act. Provides that it is unlawful to sell cigarettes at less than cost in this State. Imposes fines for certain violations of the Act. Provides that fines collected under the Act shall be deposited into the Prevention of Tobacco Use by Minors Fund. Provides that moneys in the Fund shall be used for education to prevent the underage use of tobacco products.

FISCAL NOTE (Attorney General)

No fiscal impact on the Att. Gen. office; additional duties would be absorbed by existing resources.

HOUSE AMENDMENT NO. 2.

Amends the Cigarette Sales Act. Removes provisions making the Act apply to retailers.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-11 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
    99-02-17 H
                                         Assigned to Judiciary I - Civil Law
    99-02-24 H
                                         Re-assigned to Registration & Regulation
    99-03-03 H
                                         Do Pass/Stndrd Dbt/Vote 009-006-000
                                           HREG
             H Plcd Cal 2nd Rdg Stndrd Dbt
             H Added As A Joint Sponsor HOLBROOK
    99-03-04 H
                                         Fiscal Note Requested BLACK
             H Cal 2nd Rdg Stndrd Dbt
    99-03-12 H
                    Amendment No.01
                                         GRANBERG
                    Amendment referred to HRUL
             Н
             H Cal 2nd Rdg Stndrd Dbt
    99-03-15 H
                                         Fiscal Note Filed
             H Cal 2nd Rdg Stndrd Dbt
    99-03-16 H
                    Amendment No.02
                                         GRANBERG
                    Amendment referred to HRUL
             H Second Reading-Stnd Debate
             H Hld Cal Ord 2nd Rdg-Shrt Db
    99-03-18 H
                    Amendment No.02
                                         GRANBERG
             H Recommends be Adopted HRUL/003-002-000
             H Hld Cal Ord 2nd Rdg-Shrt Db
    99-03-23 H
                    Amendment No.02
                                         GRANBERG
                                                                  Adopted
             H Pld Cal 3rd Rdg-Stndrd Dbt
    99-03-24 H
                                         Tabled Pursnt to Rule 40(a) HOUSE
                                           AMEND #1
             H 3rd Rdg-Stnd Dbt-Pass/Vote 112-001-000
   99-03-25 H Added As A Joint Sponsor GIGLIO
             H Added As A Co-sponsor HOWARD
             S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor PETERSON
             S Added as Chief Co-sponsor CLAYBORNE
             S First reading
                                         Referred to Sen Rules Comm
    99-04-15 S
                                         Assigned to Executive
   99-04-22 S
                                         Postponed
    99-04-29 S
                                         Recommended do pass 013-000-000
             S Placed Calndr, Second Rdg
```

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99-05-04 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-11 S Third Reading - Passed 057-000-000
         H Passed both Houses
99-06-09 H Sent to the Governor
99-08-06 H Governor vetoed
         H Placed Calendar Total Veto
```

99-11-18 H Total Veto Stands.

HB-0942 GRANBERG.

30 ILCS 105/8.3

from Ch. 127, par. 144.3

Amends the State Finance Act to provide a caption to the Section concerning the road fund.

```
99-02-11 H Filed With Clerk
                                       Referred to Hse Rules Comm
         H First reading
99-02-17, H
                                       Assigned to Executive
99-02-25 H
                                       Do Pass/Stndrd Dbt/Vote 008-007-000
                                         HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26 H
                                       Re-committed to Executive
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-0943 MADIGAN,M.J.

65 ILCS 95/11

from Ch. 24, par. 1611

Amends the Home Equity Assurance Act concerning guarantee funds. Makes a technical change.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Home Equity Assurance Act. Authorizes the governing commission of a Home Equity Program to establish a Low Interest Home Improvement Loan Program to be administered with funds from the Guaranteed Home Equity Program. Provides that the cumulative total of all loans and loan guarantees under the program may not exceed one-quarter of the aggregate balance of the taxes collected under the Guaranteed Home Equity Program. Establishes requirements for applicants, loan purposes, loan amounts, fees, and interest rates.

HOUSE AMENDMENT NO. 2.

Provides that a governing commission, with no less than \$4,000,000 in its guarantee fund, may by majority resolution establish a Low Interest Home Improvement Loan Program.

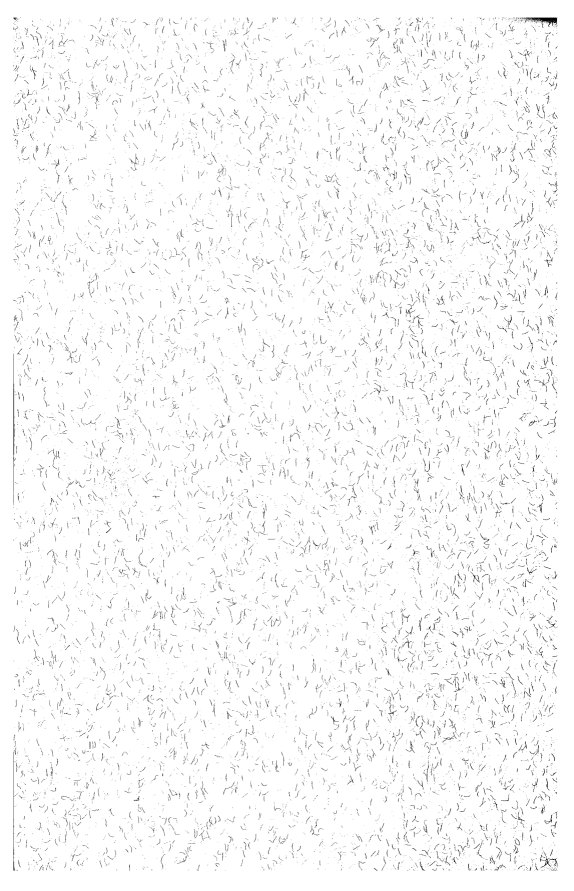
SENATE AMENDMENT NO. 1.

Provides that a governing commission may, by referendum (instead of resolution), establish a Low Interest Home Improvement Loan Program according to and subject to procedures established by a financial institution. Provides that at any given time, the cumulative total of all loans and loan guarantees issued under the program may not reduce the balance of the guarantee fund to less than \$3,000,000 (instead of may not exceed one-quarter of the aggregate balance of the taxes collected under the Guaranteed Home Equity Program). Deletes the amendatory provision allowing an applicant to participate more than once in the loan program.

```
99-02-11 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
99-02-17 H
                                     Assigned to Local Government
99-02-26 H
                Amendment No.01
                                     LOCAL GOVT H
                                                             Adopted
                                     Do Pass Amend/Short Debate 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-12 H
                Amendment No.02
                                     MADIGAN, MJ
         Н
                Amendment referred to HRUL
         H Recommends be Adopted HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H
                Amendment No.02
                                    MADIGAN,MJ
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
```

99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-003-001

	99-03-22	S	Arrive Senate			
			Placed Calndr First Rdg			
	99-03-23		Chief Sponsor DELEO	D.C. L. G. D.L. G		
	00.04.00		First reading	Referred to Sen Rules Comm		
	99-04-20			Assigned to Executive		
	99-04-29		Add a Chief Co annual	Postponed		
			Added as Chief Co-sponsor I Amendment No.01			
	99-05-06	S	Amendment No.01	Recmnded do pass as amend 012-000-000		
			Placed Calndr, Second Rdg	Reclinided do pass as afficild 012-000-000		
	99-05-07		Second Reading			
))		Placed Calndr,3rd Reading			
	99-05-11		Third Reading - Passed 059-	000-000		
			Arrive House			
		Η	Place Cal Order Concurrence	e 01		
	99-05-18	Η	Motion Filed Concur			
		Η		HRUL		
			Be apprvd for consideratn 01			
	00.05.10		Calendar Order of Concurrer			
	99-05-19		H Concurs in S Amend 01/11	17-000-000		
	00 06 17		Passed both Houses Sent to the Governor			
			Governor approved			
	99-06-13	Н				
		Н	PUBLIC ACT 91-0492			
TTD 00	.44 3.4					
HB-09			OIGAN,MJ.			
	ILCS 415.			111, par. 6202		
Am	ends the	Illi	nois Certified Shorthand Re	eporters Act of 1984. Provides a caption to		
the sh	ort title S	ect	ion.			
	99-02-11	Н	Filed With Clerk			
			First reading	Referred to Hse Rules Comm		
	99-02-17			Assigned to Executive		
	99-02-25	Η		Do Pass/Stndrd Dbt/Vote 008-007-000		
HEXC						
	00.02.26		Pled Cal 2nd Rdg Stndrd Db			
	99-02-26 99-03-05			Re-committed to Executive Re-Refer Rules/Rul 19(a)		
			Session Sine Die	Re-Reici Rules/Rul 19(a)		
HB-09			DIGAN,MJ.	•		
225	ILCS 90/3	34	from Ch.	111, par. 4284		
Am	ends the	Illi	nois Physical Therapy Act.	Makes technical changes in the short title		
Section.						
	99-02-11	Ή	Filed With Clerk	· · · · · · · · · · · · · · · · · · ·		
		Η	First reading	Referred to Hse Rules Comm		
	99-02-17	Η		Assigned to Executive		
	99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000		
HEXC						
			Plcd Cal 2nd Rdg Stndrd Db			
	99-02-26			Re-committed to Executive		
	99-03-05		a : a: b:	Re-Refer Rules/Rul 19(a)		
			Session Sine Die			
HB-0946 MADIGAN,MJ.						
225 ILCS 65/10-50						
Amends the Nursing and Advanced Practice Nursing Act. Makes technical changes.						
			Filed With Clerk	5		
			First reading	Referred to Hse Rules Comm		
	99-02-17	Н		Assigned to Executive		
	99-02-25	H		Do Pass/Stndrd Dbt/Vote 008-007-000		
HEXC						
	00.00.0		Plcd Cal 2nd Rdg Stndrd Db			
	99-02-26			Re-committed to Executive		
	99-03-05		Cassian Gina Di	Re-Refer Rules/Rul 19(a)		
	01-01-09	Н	Session Sine Die			



UNIVERSITY OF ILLINOIS-URBANA



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